

Localized Policy Manual Update 117

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Update 117 contains (LOCAL) policies that require board action and adoption notification before we can incorporate the revisions into your district's Policy On Line[®] manual.

What should I do to prepare for board adoption?

- 1. In <u>Local Manual Updates</u>¹ (*myTASB login required*), download and save the numbered update resource material.
- 2. Present the (LOCAL) policies to your board for adoption.
- 3. Following board action, notify Policy Service of adoption so we can incorporate the adopted policies into your district's Policy On Line manual.
- 4. If there are additional changes, submit the annotated changes with your Adoption Notification Form.

How do I notify Policy Service that the board has adopted the update?

- 1. Go to Local Manual Updates and click the "notify TASB" link.
- 2. Fill out and submit the electronic Adoption Notification Form for TASB-Initiated Updates.

Questions?

- If you have questions regarding Policy On Line, contact <u>pol-support@tasb.org</u>.
- If you have questions regarding policy text, contact your <u>district's assigned policy</u> <u>consultant</u>.²

¹ Local Manual Updates: <u>https://www.tasb.org/apps/policyUpdates/GetUpdates.aspx</u>

² Contact a Policy Service Consultant: <u>https://www.tasb.org/services/policy-service/consultant-contact-information.aspx</u>

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You can download a PDF of this update packet, annotated copies of the (LOCAL) policies, editable (LOCAL) text, and more under <u>Local Manual Updates</u>³ in the myTASB Policy Service Resource Library.

Other materials, including an overview video of the (LOCAL) policy changes, are available under <u>Policy Manual Update Resources</u>.⁴

Need help? Please call your policy consultant at 800-580-7529 or email <u>Policy.Service@TASB.org</u>.

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Overview

Update 117 includes policy revisions in response to revised state and federal rules. In addition, the update includes a reorganization of the legally referenced policies in the CH and CV series regarding purchasing and facilities construction. Local policy recommendations address revisions to the leaves and absences policy and an optional delegation to the superintendent for certain emergency contracts. Please carefully review these local policy recommendations to ensure the text aligns with the district's practices and contact your policy consultant if changes are needed.

Your Localized Update 117 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.

• **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.

Local Policy Overview for Update 117

Beginning with Update 116, the newly redesigned publication *Local Policy Overview* replaced *Vantage Points*.

Like *Vantage Points*, the *Local Policy Overview* provides a general, high-level overview of the changes to the (LOCAL) policies included in TASB updates. Presented in both video and written document formats, the *Local Policy Overview* is available on myTASB in <u>Policy Manual Update Resources</u>.⁵ From there, you may forward it electronically or print the written document for distribution to staff and board members.

Legal Services Update Memo

TASB Legal Services' <u>Legal Issues in Update 117 memo⁶</u> (available in the myTASB Policy Service Resource Library under Policy Manual Update Resources) describes common legal concerns specific to the local policies recommended in this update for your consideration prior to board adoption of any local policies. Local policies will not be sent for a separate review by Legal Services as part of the update process. If after reviewing the memo you have questions about any specific provisions in your local policies, please contact TASB Legal Services at 800-580-5345.

(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

TASB recommends that the district address this update on the agenda as follows:

"Policy Update 117:

- (LEGAL) policies
- (LOCAL) policies (see attached list of codes)"

(LEGAL) policies sub-item: TASB recommends that the board review, but not adopt, the (LEGAL) policies issued in the update. If the board may discuss certain issues addressed by the updated (LEGAL) policies, particularly if those issues are of interest to the public, then, for purposes of discussion, the relevant policy codes, titles, and subtitles should be listed under the sub-item.

(LOCAL) policies sub-item: Board action on the (LOCAL) policies included in the update must occur within a properly posted, open meeting of the board.

- You may use the "(LOCAL) Policy Action List" provided online in Local Manual Updates and include the list under the sub-item, or you may compile a list of (LOCAL) policy codes, titles, and subtitles from the Instruction Sheet and Explanatory Notes included in the update packet.
- A suggested motion for board action on the (LOCAL) policies included in the update:

"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 Local-ized Policy Manual Update 117 [with the following changes:]"

How to Notify Policy Service of Board Action

Notify Policy Service of the board's action on Update 117 so our records remain accurate. Go to <u>Local Manual Updates</u>⁷ in myTASB and click the "notify TASB" link. Then fill out and submit the electronic Adoption Notification Form for TASB-Initiated Updates.



How to Keep Minutes

The board's action on Localized Update 117 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:

- <u>The Administrator's Guide to Policy Management</u>⁸
- <u>Tutorial videos</u>⁹ on handling an update

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

How to Keep Your Administrative Regulations Current

<u>Regulations Resource Manual¹⁰</u> Update 63, which includes revisions to model regulations and forms corresponding with Update 117, is now available on myTASB.

Inspect your district's administrative procedures and documents—including (EXHIBIT)s, (REGULATION)s, handbooks, and guides—that may be affected by Update 117 policy changes.

If you must make changes to the (REGULATION)s or (EXHIBIT)s 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.

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³ Local Manual Updates: <u>https://www.tasb.org/apps/policyUpdates/GetUpdates.aspx</u>

⁴ Policy Manual Update Resources: <u>https://www.tasb.org/services/policy-service/mytasb/policy-manual-update-resources.aspx</u>

⁵ Policy Manual Update Resources: <u>https://www.tasb.org/services/policy-service/mytasb/policy-manual-update-resources.aspx</u>

⁶ Legal Issues memo: <u>https://www.tasb.org/services/policy-service/mytasb/policy-manual-update-</u> resources/documents/u117_legal_issues.pdf

 ⁷ Local Manual Updates: <u>https://www.tasb.org/apps/policyUpdates/GetUpdates.aspx</u>
 ⁸ Administrator's Guide to Policy Management: <u>https://www.tasb.org/services/policy-</u> service/mytasb/guidance-for-policy-administrators.aspx

⁹ Tutorials: https://www.tasb.org/services/policy-service/mytasb/tutorials.aspx

¹⁰ TASB Regulations Resource Manual: <u>https://www.tasb.org/services/policy-service/mytasb/regulations-resource-manual.aspx</u>

Instruction Sheet TASB Localized Policy Manual Update 117

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Code	Туре	Action To Be Taken	Note
AIC	(LEGAL)	Replace policy	Revised policy
BBC	(LEGAL)	Replace policy	Revised policy
BBD	(EXHIBIT)	Replace exhibit	Revised exhibit
BJCE	(LEGAL)	Replace policy	Revised policy
С	(LEGAL)	Replace table of contents	Revised table of contents
CBB	(LEGAL)	Replace policy	Revised policy
СН	(LEGAL)	Replace policy	Revised policy
СН	(LOCAL)	Replace policy	Revised policy
CHE	(LEGAL)	Replace policy	Revised policy
CHE	(LOCAL)	DELETE policy	See explanatory note
CL	(LEGAL)	Replace policy	Revised policy
CV	(LEGAL)	Replace policy	Revised policy
CV	(LOCAL)	Replace policy	Revised policy
CVA	(LEGAL)	Replace policy	Revised policy
CVB	(LEGAL)	Replace policy	Revised policy
CVC	(LEGAL)	Replace policy	Revised policy
CVD	(LEGAL)	Replace policy	Revised policy
CVE	(LEGAL)	Replace policy	Revised policy
CVF	(LEGAL)	Replace policy	Revised policy
DEC	(LOCAL)	Replace policy	Revised policy
EHAA	(LEGAL)	Replace policy	Revised policy
EHBA	(LEGAL)	Replace policy	Revised policy
EHBAA	(LEGAL)	Replace policy	Revised policy
EHBAB	(LEGAL)	Replace policy	Revised policy
EHBAC	(LEGAL)	Replace policy	Revised policy
EHBAD	(LEGAL)	Replace policy	Revised policy
EHBC	(LEGAL)	Replace policy	Revised policy
EIF	(LEGAL)	Replace policy	Revised policy
EKB	(LEGAL)	Replace policy	Revised policy
EL	(LEGAL)	Replace policy	Revised policy
FFAC	(LEGAL)	Replace policy	Revised policy

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AIC(LEGAL) ACCOUNTABILITY: INTERVENTIONS AND SANCTIONS

Administrative Code provisions amended effective January 5, 2021, address program performance regarding certain special student populations. The rules address supervision and monitoring reviews and require the commissioner to assign districts an annual determination level based on performance of the special student populations.

BBC(LEGAL) BOARD MEMBERS: VACANCIES AND REMOVAL FROM OFFICE

We have streamlined the reference to CH(LEGAL) regarding board member removal for purchasing violations.

BBD(EXHIBIT) BOARD MEMBERS: TRAINING AND ORIENTATION

As approved by the State Board of Education in November 2020, the Framework for School Board Development has been extensively revised.

BJCE(LEGAL) SUPERINTENDENT: SUSPENSION/TERMINATION DURING CONTRACT

Changes to this legally referenced policy on suspension of the superintendent without pay and termination during the contract term were prompted by Administrative Code revisions effective January 11, 2021.

C(LEGAL) BUSINESS AND SUPPORT SERVICES

The C Section table of contents has been revised to rename CHE to Vendor Disclosures and Contracts.

CBB(LEGAL) STATE AND FEDERAL REVENUE SOURCES: FEDERAL

The federal Department of Education issued correcting amendments to the Uniform Guidance for Grants and Agreements, effective February 22, 2021, resulting in a change to the provisions on cooperative purchasing in this legally referenced policy. Citations have also been updated.

CH(LEGAL) PURCHASING AND ACQUISITION

Update 117 includes a reorganization of the purchasing and facilities construction legally referenced policies in the CH and CV series.

As part of the reorganization, we have:

- Added cross-references to other pertinent policy codes to eliminate duplicated material;
- Added existing provisions on site-based purchasing;
- Reordered and adjusted provisions for clarity and to better match statutory wording;
- Moved to CHE(LEGAL) provisions on required vendor disclosures and contract provisions and lobbying restrictions; and
- Moved detailed provisions on competitive bidding to CVA(LEGAL).

Provisions on purchasing recycled products were added from new Administrative Code rules, effective July 2, 2020.

CH(LOCAL) PURCHASING AND ACQUISITION

The major winter storms earlier this year caused extensive damage to many district facilities. Based on district requests for additional flexibility in such emergency circumstances, we recommend a new provision delegating authority to the superintendent to contract for the replacement, construction, or repair of equipment or facilities in the event of a catastrophe, emergency, or natural disaster affecting the district if

Explanatory Notes

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emergency replacement, construction, or repair is necessary for the health and safety of district students and staff. The superintendent must report to the board any contracts made under the delegated authority at the next regular meeting.

The recommended text also clarifies that the delegation *does not* permit the superintendent to act under Education Code 44.031(h) to make purchases without following normal competitive purchasing requirements; the board must take action to waive any Chapter 44 provisions in accordance with law.

The recommended delegation provision is optional. Please carefully review the new text to ensure it aligns with the district's practices and contact the district's policy consultant if your district does not wish to add this provision or has other revisions.

TASB Legal Services' eSource article <u>Emergency Management for Texas Public Schools</u> provides additional information on purchasing in emergency situations.

The Legal Issues in Update 117 memo describes common legal concerns and best practices specific to this policy topic.

CHE(LEGAL) PURCHASING AND ACQUISITION: VENDOR DISCLOSURES AND CONTRACTS

This legally referenced policy has been reorganized to focus on required vendor disclosures and contract provisions. This material has been moved from CH(LEGAL).

In addition, we have:

- Included references to other pertinent codes and deleted material duplicated at other policy codes; and
- Reordered and adjusted provisions for clarity and to better match statutory wording.

CHE(LOCAL) PURCHASING AND ACQUISITION: VENDOR DISCLOSURES AND CONTRACTS

Policy Service recommends that the administrative details regarding visits by vendors be removed from the local policy manual, as board-adopted policy is not required. This topic is typically addressed in a district's visitor procedures.

CL(LEGAL) BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

New Administrative Code rules, effective July 2, 2020, prompted revisions to provisions on recycling programs.

Provisions on pool sanitation and safety standards have been streamlined to refer to the relevant legal guidance.

CV(LEGAL) FACILITIES CONSTRUCTION

Update 117 includes a reorganization of the purchasing- and construction-related legally referenced policies in the CH and CV series.

As part of the reorganization, we have:

- Added cross-references to other pertinent policy codes to eliminate duplicated material; and
- Reordered and adjusted provisions for flow and to better match statutory wording.

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CV(LOCAL) FACILITIES CONSTRUCTION

For ease of reference and to align with recommended changes at CH(LOCAL) on delegation to the superintendent for emergency contracting, Policy Service recommends adding a Note referring to CH(LOCAL) for those provisions.

The *Legal Issues in Update 117* memo describes common legal concerns and best practices specific to this policy topic.

CVA(LEGAL) FACILITIES CONSTRUCTION: COMPETITIVE BIDDING

Provisions on identical, competitive bids have been moved from CH(LEGAL). In addition, a provision on making bid evaluations public has been moved to this policy from CV(LEGAL). Other revisions are to delete material duplicated at other policy codes and adjust language for clarity and to better match statutory wording.

CVB(LEGAL) FACILITIES CONSTRUCTION: COMPETITIVE SEALED PROPOSALS

A cross-reference has been added to procurement processes included at other policy codes, and duplicated material has been deleted. Other revisions are to adjust language for clarity and to better match statutory wording.

CVC(LEGAL) FACILITIES CONSTRUCTION: CONSTRUCTION MANAGER-AGENT

Additional detail has been added regarding the construction manager-agent method. A cross-reference has been added to procurement processes included at other policy codes, and duplicated material has been deleted. Other revisions are to adjust language for clarity and to better match statutory wording.

CVD(LEGAL) FACILITIES CONSTRUCTION: CONSTRUCTION MANAGER-AT-RISK

Additional detail has been added regarding the construction manager-at-risk method. A cross-reference has been added to procurement processes included at other policy codes, and duplicated material has been deleted. Other revisions are to adjust language for clarity and to better match statutory wording.

CVE(LEGAL) FACILITIES CONSTRUCTION: DESIGN-BUILD

A cross-reference has been added to procurement processes included at other policy codes, duplicated material has been deleted, and provisions have been reordered for flow. Other revisions are to adjust language for clarity and to better match statutory wording.

CVF(LEGAL) FACILITIES CONSTRUCTION: JOB ORDER CONTRACTS

A cross-reference has been added to procurement processes included at other policy codes, duplicated material has been deleted, and provisions have been reordered for flow. Other revisions are to adjust language for clarity and to better match statutory wording.

DEC(LOCAL) COMPENSATION AND BENEFITS: LEAVES AND ABSENCES

The events of the past year have highlighted the need for additional flexibility regarding administration of leave. TASB Policy, Legal, and HR Services collaborated on the recommended revisions to this policy, which remove administrative details not required to be in board policy and that may be more appropriately addressed elsewhere, such as in the employee handbook.

To support the removal of these administrative details, a new paragraph directs the superintendent to develop administrative regulations to implement the policy. [Remember that BJA(LOCAL) permits the superintendent to delegate this responsibility as appropriate.] In addition, TASB HR Services has:

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- Created a corresponding <u>Framework for Developing Leaves and Absences Procedures</u>, with prompts and placeholders for administrative decisions; and
- Revised the 2021–22 *Model Employee Handbook* to address administrative provisions removed from the policy.

Other changes include:

- Adding a definition of *school year* that aligns with terminology in the TASB sample contracts and that provides context for references to the term elsewhere in the policy.
- Revising the definition of catastrophic illness or injury to clarify eligibility for the sick leave bank.
- Relocating provisions on concurrent use of leave and compensatory time to the sections addressing each type of leave.
- Revising the provisions on bereavement leave slightly to clarify that these are paid leave days.
- Streamlining of family and medical leave (FML) provisions to eliminate information not necessary in board-adopted policy.
- Revising terminology from *reimbursement* to *payment* for unused leave to reflect that employees are receiving payment for days of accumulated leave upon retirement. We have also adjusted item 4 to clarify that the employee must have ten days of available <u>local</u> leave since the district does not pay for unused state leave.

New recommended provisions on state personal leave clarify that:

- Nondiscretionary use includes leave related to the birth or placement of a child and taken within the first year after the child's birth, adoption, or foster placement.
- In approving or denying requests for the discretionary use of leave, the district will also consider how the duration of the requested absence affects the educational program and district operations.

The *Legal Issues in Update 117* memo describes common legal concerns and best practices specific to this policy topic.

Please note: Several recommended changes resulted from the policy review session on April 5:

- The designation of the 12-month period for purposes of FML entitlement has been changed to measure forward from the employee's use of FML.
- At Combined Leave for Spouses, the recommendation from the policy review was to limit to a total of 12 weeks for the birth, adoption, or placement of a child or to care for a parent and 26 weeks for military caregiver leave if both spouses are employed by the district.
- At Workers' Compensation, it was confirmed during the policy review that the district does permit offsetting, so we have added a provision to align the policy with this practice.

EHAA(LEGAL) BASIC INSTRUCTIONAL PROGRAM: REQUIRED INSTRUCTION (ALL LEVELS)

New Administrative Code rules address the requirement for districts to provide instruction in positive character traits, which can be met through a stand-alone course or by integrating the TEKS into other courses. The rules address the frequency of instruction by grade bands and are effective for the 2021–22 school year.

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EHBA(LEGAL) SPECIAL PROGRAMS: SPECIAL EDUCATION

Revised Administrative Code rules, effective March 14, 2021, address various special education provisions and:

- Provide more detail on instructional arrangements;
- Include a definition of *regular school day* for the purpose of determining the instructional arrangement; and
- Update citations to funding statutes.

EHBAA(LEGAL) SPECIAL EDUCATION: IDENTIFICATION, EVALUATION, AND ELIGIBILITY

Provisions on a district's obligation to refer for evaluation and the definition of a *child with a disability* have been updated based on revised Administrative Code rules, effective March 14, 2021. Other changes are to better reflect statute.

EHBAB(LEGAL) SPECIAL EDUCATION: ARD COMMITTEE AND INDIVIDUALIZED EDUCATION PROGRAM

As a result of revised Administrative Code rules effective March 14, 2021, we have updated text regarding establishment of the admission, review, and dismissal (ARD) committee and added a provision addressing a district's overall responsibility for all of the functions of the IEP team and ARD committee. Citations have also been updated.

EHBAC(LEGAL) SPECIAL EDUCATION: STUDENTS IN NONDISTRICT PLACEMENT

From revised Administrative Code rules effective March 14, 2021, we have added a provision requiring the district to notify TEA within 30 calendar days of an ARD committee's decision to place a student in a residential education program.

EHBAD(LEGAL) SPECIAL EDUCATION: TRANSITION SERVICES

Revised Administrative Code rules, effective March 14, 2021, prompted a revision to the graduation provisions and updates to cites throughout this legally referenced policy.

EHBC(LEGAL) SPECIAL PROGRAMS: COMPENSATORY/ACCELERATED SERVICES

Revisions regarding approval of an optional flexible school day program are from revised Administrative Code rules, effective December 6, 2020.

EIF(LEGAL) ACADEMIC ACHIEVEMENT: GRADUATION

Details have been added on the graduation of students receiving special education services who entered grade nine after the 2014–15 school year. The changes come from revised Administrative Code rules effective March 14, 2021.

In addition, we have replaced detailed provisions on graduation of students receiving special education services who entered grade nine before the 2014–15 school year with a reference to the relevant Administrative Code provision. Citations have been updated throughout.

EKB(LEGAL) TESTING PROGRAMS: STATE ASSESSMENT

In accordance with House Bill 3906 (86th Legislative Session) and effective September 1, 2021, the reference to the separate writing assessment in grades 4 and 7 has been removed.

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EL(LEGAL) CAMPUS OR PROGRAM CHARTERS

We have added provisions that a district is entitled to additional state aid if the district was under contract during the 2017–18 school year or is under renewal of such a contract to jointly operate a campus or campus program under Education Code 11.157 (Contracts for Educational Services). Details may be found in revised Administrative Code rules, effective March 30, 2021.

FFAC(LEGAL) WELLNESS AND HEALTH SERVICES: MEDICAL TREATMENT

New Administrative Code rules, effective February 18, 2021, address maintenance and administration of unassigned asthma medication for districts that choose to implement such a program. Contact your policy consultant if your district has a program but lacks local policy provisions.

See FFAC in the <u>TASB Regulations Resource Manual</u>.

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Interventions and Sanctions for School Districts	The commissioner of education shall take any of the actions au- thorized by Education Code, Chapter 39A, Subchapter A, to the ex- tent the commissioner determines necessary if:			
Grounds for Commissioner	1.	A di	strict does not satisfy:	
Action		a.	The accreditation criteria under Education Code 39.052 [see AIA];	
		b.	The academic performance standards under Education Code 39.053 or 39.054 [see AIA]; or	
		C.	Any financial accountability standard as determined by commissioner rule [see CFA]; or	
	2.	the	commissioner considers the action to be appropriate on basis of a special accreditation investigation under Educa-Code 39.057.	
	Edu	icatio	n Code 39A.001	
Authorized Commissioner	lf a may		ct is subject to commissioner action, the commissioner	
Actions	1.	lssu	e public notice of the deficiency to the board;	
	2.		er a hearing to be conducted by the board to notify the lic of:	
		a.	The insufficient performance;	
		b.	The improvements in performance expected by the Texas Education Agency (TEA); and	
		C.	The interventions and sanctions that may be imposed if the performance does not improve;	
	3.	plar der mar	er the preparation of a student achievement improvement that addresses each academic achievement indicator un- Education Code 39.053(c) for which the district's perfor- nce is insufficient, the submission of the plan to the com- sioner for approval, and the implementation of the plan;	
	4.	com and disti	er a hearing to be held before the commissioner or the missioner's designee at which the president of the board the district's superintendent shall appear and explain the rict's low performance, lack of improvement, and plans for rovement;	
	5.	Arra	ange a monitoring review of the district;	
	6.		oint a TEA monitor to participate in and report to TEA on activities of the board or superintendent;	
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- Appoint a conservator to oversee the operations of the district;
- 8. Appoint a management team to direct the operations of the district in areas of insufficient performance or require the district to obtain certain services under a contract with another person; or
- 9. Authorize the district to enter into a memorandum of understanding with an institution of higher education that provides for the assistance of the institution of higher education in improving the district's performance.

Education Code 39A.002

Regardless of whether the commissioner lowers a district's status or rating, the commissioner may take action under Education Code Chapters 39 and 39A or 19 Administrative Code 97.1057 if the commissioner determines that the action is necessary to improve any area of performance by the district or campus.

Subject to 19 Administrative Code 97.1057(h)–(k), once the commissioner takes action under 19 Administrative Code Subchapter EE (accreditation status, standards, and sanctions), the commissioner may impose on the district or campus any other sanction under Education Code Chapter 39 or 39A, or Subchapter EE, singly or in combination, to the extent the commissioner determines is reasonably required to achieve the purposes specified in 19 Administrative Code 97.1053.

19 TAC 97.1057(c), (e)

In making a determination to impose district and campus accreditation sanctions under 19 Administrative Code Chapter 97, Subchapter EE, the commissioner shall meet the requirements of 19 Administrative Code 97.1059. *19 TAC 97.1059*

Conservator or Management Team The commissioner shall clearly define the powers and duties of a conservator or management team appointed to oversee the operations of a district.

At least every 90 days, the commissioner shall review the need for the conservator or management team and shall remove the conservator or management team unless the commissioner determines that continued appointment is necessary for effective governance of the district or delivery of instructional services.

A conservator or management team, if directed by the commissioner, shall prepare a plan for the implementation of the appointment of a board of managers or the revocation of accreditation.

The conservator or management team may:

- 1. Direct an action to be taken by the principal of a campus, the superintendent of the district, or the board; and
- 2. Approve or disapprove any action of the principal of a campus, the superintendent of the district, or the board.

The conservator or management team may not:

- Take any action concerning a district election, including ordering or canceling an election or altering the date of or the polling places for an election;
- 2. Change the number of or method of selecting the board;
- 3. Set a tax rate for the district; and
- 4. Adopt a budget for the district that provides for spending a different amount, exclusive of required debt service, from that previously adopted by the board.

Education Code 39A.003

Regardless of whether a district has satisfied the accreditation criteria, if for two consecutive school years, including the current school year, a district has had a conservator or management team assigned, the commissioner may appoint a board of managers, a majority of whom must be residents of the district, to exercise the powers and duties of the board of trustees. For purposes of this subsection, a school year begins on the first day of instruction and includes any portion of the school year. *19 TAC 97.1057(d); Education Code 39A.006(b)*

- Board of Managers The commissioner may appoint a board of managers to exercise the powers and duties of a district's board if the district is subject to commissioner action and:
 - 1. Has a current accreditation status of accredited-warned or accredited-probation;
 - Fails to satisfy any standard under Education Code 39.054(e); or
 - 3. Fails to satisfy financial accountability standards as determined by commissioner rule.

Education Code 39A.004

Revocation of Accreditation of a district if the district is subject to commissioner action, and for two consecutive school years, including the current school year, the district has:

	1.	Received an accreditation status of accredited-warned or ac- credited-probation;	
	2.	Failed to satisfy any standard under Education Code 39.054(e); or	
	3.	Failed to satisfy financial accountability standards as deter- mined by commissioner rule.	
	In ac may	Idition to revoking a district's accreditation, the commissioner	
	1.	Order closure of the district and annex the district to one or more adjoining districts under Education Code 13.054; or	
	2.	In the case of a home-rule school district, order closure of all programs operated under the district's charter.	
	Edu	cation Code 39A.005	
Intervention to Improve High School Completion Rate	faile caus sanc	district is subject to commissioner action and the district has d to satisfy any standard under Education Code 39.054(e) be- e of the district's dropout rates, the commissioner may impose stions against a district designed to improve high school com- on rates, including:	
	1.	Ordering the development of a dropout prevention plan for approval by the commissioner;	
	2.	Restructuring the district or appropriate campuses to improve identification of and service to students who are at risk of dropping out of school, as defined by Education Code 29.081;	
	3.	Ordering lower student-to-counselor ratios on campuses with high dropout rates; and	
	4.	Ordering the use of any other intervention strategy effective in reducing dropout rates, including mentor programs and flexible class scheduling.	
	Edu	cation Code 39A.007	
Campus Intervention Team and Targeted	If the performance of a campus is below any standard under cation Code 39.054(e), the commissioner shall:		
Improvement Plan Actions Based on Campus	1.	Take actions, to the extent the commissioner determines nec- essary, as provided by Education Code, Chapter 39A; and	
Performance	2.	Assign a campus intervention team.	
		ne extent the commissioner determines necessary, the com- ioner may:	

	1.	Order a hearing to be held before the commissioner or the commissioner's designee at which the president of the board, the superintendent, and the campus principal shall appear and explain the campus's low performance, lack of improve- ment, and plans for improvement; or
	2.	Establish a school community partnership team composed of members of the campus-level planning and decision-making committee and additional community representatives as de- termined appropriate by the commissioner.
	Edu	ication Code 39A.051
Texas Accountability Intervention System	Coc scril can 97.1 a ca pal	campus's performance is below any standard under Education le 39.054(e), the campus shall engage in interventions as de- bed by TEA. The commissioner shall assign members to a npus intervention team as outlined in 19 Administrative Code 1063 and Education Code 39A.052. The campus shall establish ampus leadership team (CLT) that includes the campus princi- and other campus leaders responsible for the development, im- nentation, and monitoring of the targeted improvement plan.
		campus is assigned an unacceptable rating under Education le 39.054(e):
	1.	For a second consecutive year, the campus must engage in the processes outlined in this provision, and the campus must develop a campus turnaround plan to be approved by the commissioner.
	2.	For a third or fourth consecutive year, the campus must en- gage in the processes outlined in this provision, and the cam- pus must implement the commissioner-approved campus turnaround plan as described in 19 Administrative Code 97.1064.
	3.	For a fifth consecutive year, the commissioner shall order the appointment of a board of managers to govern the district or the closure of the campus.
	sior	ed on a campus's progress toward improvement, the commis- ner may order a hearing if a campus's performance is below any ndard under Education Code 39.054(e).
	rele	rventions and sanctions listed under this provision begin upon ase of preliminary ratings and may be adjusted based on final ountability ratings.
	19	TAC 97.1061(a)–(c), (e)–(i)

Campus Intervention Team	The campus intervention team shall follow the requirements of 19 Administrative Code 97.1061 and Education Code 39.106.				
	A campus intervention team assigned by the commissioner may clude teachers, principals, other educational professionals, and perintendents recognized for excellence in their roles and ap- pointed by the commissioner to serve as members of a team. <i>Education Code 39A.052</i>				
	A campus intervention team must include a district coordinator of school improvement (DCSI) and the campus principal's direct supervisor, if the DCSI is not the campus principal's direct supervisor. The DCSI must submit qualifications to TEA for approval.				
	An education professional, approved through an application either by TEA or TEA's technical assistance provider, who is not an em- ployee of the campus or district, shall assist with the needs assess- ment.				
	19 7	AC 9	7.1063(b)–(c)		
On-Site Needs	A campus intervention team shall:				
Assessment	1.		duct, with the involvement and advice of the school com- ity partnership team, if applicable:		
		a.	If the commissioner determines necessary, a compre- hensive on-site needs assessment; or		
		b.	A targeted on-site needs assessment relevant to an area of insufficient performance of the campus; and		
	2.		ommend appropriate actions as provided by Education e 39A.054.		
	An on-site needs assessment must determine the factors re in the campus's low performance and lack of progress, inclu the contributing education-related factors.				
	In conducting a comprehensive on-site needs assessment, the campus intervention team shall use each of the guidelines and procedures at Education Code 39A.053(c) and 19 Administrative Code 97.1061(d).				
	terve	entior es des	cting a targeted on-site needs assessment, the campus in- team shall use the appropriate guidelines and proce- scribed above relevant to each area of insufficient perfor-		
	Edu	catior	n Code 39A.053		

Recommen- dations	On completing the on-site needs assessment, the campus inter- vention team shall, with the involvement and advice of the school community partnership team, if applicable, recommend actions re- lating to any area of insufficient performance, including:				
	1.	Reallocation of resources;			
	2.	Technical assistance;			
	3.	Changes in school procedures or operations;			
	4.	Staff development for instructional and administrative staff;			
	5.	Intervention for individual administrators or teachers;			
	6.	Waivers from state statutes or rules;			
	7.	Teacher recruitment or retention strategies and incentives provided by the district to attract and retain appropriately certi- fied and experienced teachers; or			
	8.	Other actions the campus intervention team considers appropriate.			
	Education Code 39A.054				
Targeted Improvement		In addition to the duties relating to the on-site needs assessment, the campus intervention team shall:			
Plan	1.	Assist the campus in developing a targeted improvement plan;			
	2.	Conduct a public meeting at the campus with the campus principal, the members of the campus-level planning and de- cision-making committee, parents of students attending the campus, and community members residing in the district to review the campus performance rating and solicit input for the development of the targeted improvement plan [see Notice of Public Meeting, below];			
	3.	Assist the campus in submitting the targeted improvement plan to the board for approval and presenting the plan in a public hearing [see Public Hearing, below]; and			
	4.	Assist the commissioner in monitoring the progress of the campus in executing the targeted improvement plan.			
	Education Code 39A.055; 19 TAC 97.1061(d)(3)–(4)				
Notice of Public Meeting	pub	campus intervention team must provide written notice of the lic meeting to the parents of students attending the campus post notice of the meeting on the campus's internet website.			

		ce must include the date, time, and place of the meeting. n Code 39A.056		
	The public must be notified of the meeting 15 days prior to meeting by way of the district and campus website, local r pers or other media that reach the general public, and the aison, if present on the campus. <i>19 TAC 97.1061(d)(3)(A)</i>			
Public Hearing		argeted improvement plan or an updated targeted improve- n is submitted to the board, the board shall conduct a o:		
	1. Not	ify the public of:		
	a.	The insufficient performance of the campus;		
	b.	The improvements in performance expected by TEA; and		
	С.	The intervention measures or sanctions that may be imposed under Education Code, Chapter 39A if the performance does not improve within a designated period; and		
		cit public comment on the targeted improvement plan or ated targeted improvement plan.		
		d must post the targeted improvement plan on the dis- ernet website before the hearing.		
	puses su	rd may conduct one hearing relating to one or more cam- bject to a targeted improvement plan or an updated tar- provement plan.		
	Educatio	n Code 39A.057		
Submission to Commissioner	targeted campus	d shall submit the targeted improvement plan or updated improvement plan to the commissioner for approval. The intervention team shall assist the campus in submitting the improvement plan to the commissioner. <i>Education Code</i>		
Executing Plan		ting the targeted improvement plan, the campus interven- n shall, if appropriate:		
	for oing	ist the campus in implementing research-based practices curriculum development and classroom instruction, includ- bilingual education and special education programs, and ncial management;		

	2.	Provide research-based technical assistance, including data analysis, academic deficiency identification, intervention im- plementation, and budget analysis, to strengthen and improve the instructional programs at the campus; and				
	3.	Require the district to develop a teacher recruitment and re- tention plan to address the qualifications and retention of the teachers at the campus.				
	Edι	ucation Code 39A.059				
Continuing Duties of the Campus		For each year a campus is assigned an unacceptable performance rating, the campus intervention team shall:				
Intervention Team	1.	Assist in updating the targeted improvement plan to identify and analyze areas of growth and areas that require improve- ment; and				
	2.	Submit each updated targeted improvement plan to the board.				
	Edι	Education Code 39A.060				
Needs Improvement Rating		If a district or campus is assigned an overall or domain perfor- mance rating of D:				
	1.	The commissioner shall order the district or campus to de- velop and implement a targeted improvement plan approved by the board; and				
	2.	The interventions and sanctions provided by Education Code, Chapter 39A based on failure to satisfy performance stand- ards under Education Code 39.054(e) apply to the district or campus only as provided below.				
	The interventions and sanctions based on failure to satisfy perfor- mance standards under Education Code 39.054(e) apply to a dis- trict or campus ordered to develop and implement a targeted im- provement plan if the district or campus is assigned:					
	1.	An overall or domain performance rating of F; or				
	2.	An overall performance rating of D as provided below.				
	D fo velo sior	district or campus is assigned an overall performance rating of or a school year after the district or campus is ordered to de- op and implement a targeted improvement plan, the commis- ner shall implement interventions and sanctions that apply to an acceptable campus and those interventions and sanctions shall				

	ontinue for each consecutive school year therea ampus is assigned an overall performance ratin					
	ducation Code 39A.0545					
Campus Planning and Site-Based Decision-Making	he commissioner may authorize a school comme am established under Education Code 39A.051 uthority of and satisfy the requirements of estab aining a campus-level planning and decision-ma	to supersede the lishing and main-				
	The commissioner may authorize a targeted improvement plan or an updated targeted improvement plan to supersede the provision of and satisfy the requirements of developing, reviewing, and revi ng a campus improvement plan.					
	ducation Code 39A.061					
Submission of Campus Improvement Plan	the performance of a campus satisfies performander Education Code 39.054(e) for the current should not satisfy the performance standards if the sed for the following school year were applied to chool year, on the request of the commissioner, lanning and decision-making committee shall reme commissioner the portions of the campus implicat are relevant to those areas for which the campatisfy performance standards. The revised portion on Code 39A.062	school year but e standards to be o the current the campus-level vise and submit to provement plan npus would not ons of the im-				
Compliance Through Federal Accountability	Notwithstanding the provisions of Education Code Chapter 3 the commissioner determines that a campus subject to interv- tions or sanctions has implemented substantially similar inter- tion measures under federal accountability requirements, the missioner may accept the substantially similar intervention measures as measures in compliance with Education Code ter 39A. <i>Education Code 39A.063</i>					
Campus Turnaround Plan	If a campus has been identified as unacceptable for two consecu- tive school years, the commissioner shall order the campus to pre- pare and submit a campus turnaround plan.					
Updated Targeted	A campus intervention team shall assist the campus in:					
Improvement Plan	Developing an updated targeted improvement a campus turnaround plan to be implemented					
	. Submitting the updated targeted improvements board for approval and presenting the plan is as provided by Education Code 39A.057;					

	3. Obtaining approval of the updated plan from the commis- sioner; and		
	4. Executing the updated plan on approval by the commissioner.		
	The updated targeted improvement plan submitted to the board must include all plans and details that are required to execute the campus turnaround plan without any additional action or approval by the board.		
	Education Code 39A.101		
Public Notice	Within 60 days of receiving a campus's preliminary accountability rating, the district must notify parents, community members, and stakeholders that the campus received an unacceptable rating for two consecutive years and request assistance in developing the campus turnaround plan in accordance with 19 Administrative Code 97.1064. <i>19 TAC 97.1064(d)</i>		
Submission and Approval	Upon approval of the board, the district must submit the campus turnaround plan electronically to TEA by March 1 unless otherwise specified. Not later than June 15 of each year, the commissioner must either approve or reject any campus turnaround plan prepared and submitted by a district. <i>19 TAC 97.1064(g)–(h); Education Code 39A.103–.104</i>		
Implementation	A campus may implement, modify, or withdraw its campus turna- round plan with board approval if the campus receives an academi- cally acceptable rating for the school year following the develop- ment of the campus turnaround plan.		
	A campus that has received an unacceptable rating for the school year following the development of the campus turnaround plan must implement its commissioner-approved campus turnaround plan with fidelity until the campus operates for two consecutive school years without an unacceptable rating.		
	The commissioner may appoint a monitor, conservator, manage- ment team, or board of managers for a school district that has a campus that has been ordered to implement an updated targeted improvement plan. The commissioner may order any of the inter- ventions as necessary to ensure district-level support for the low- performing campus and the implementation of the updated tar- geted improvement plan. The commissioner may make the ap- pointment at any time during which the campus is required to im- plement the updated targeted improvement plan.		
	19 TAC 97.1064(j)–(k)		
Required Contents	A campus turnaround plan must include:		

	1.	Details on the method for restructuring, reforming, or recons tuting the campus;		
	2.	A detailed description of the academic programs to be offer at the campus, including:		
		a.	Instructional methods;	
		b.	Length of school day and school year;	
		c. Academic credit and promotion criteria; and		
		d.	Programs to serve special student populations;	
	3.		district charter is to be granted for the campus under Edu- on Code 12.0522:	
		a.	The term of the charter; and	
	b. Information on the		Information on the implementation of the charter;	
	4.	Writt	en comments from:	
		a.	The campus-level committee established under Educa- tion Code 11.251, if applicable;	
		b.	Parents; and	
		C.	Teachers at the campus;	
	5.	sources required to implement the plan, including any sup mental resources to be provided by the district or other id fied sources; and		
	6.			
	Sena	ate Bl	n Code 39A.105(a) [Acts of the 85th Legislative Session, ill 1566, amended former Education Code 39.107(b-1) to e information provided at Subsection (6)]	
ACE Turnaround Plan	A campus may submit an accelerated campus excellence (ACE) turnaround plan. The plan must provide:			
strated a history of improvement in stu			assignment of a principal to the campus who has demon- ed a history of improvement in student academic growth ampuses in which the principal has previously worked;	
	2.		the principal has final authority over personnel decisions e campus;	

- 3. That at least 60 percent of the classroom teachers assigned to the campus be teachers who demonstrated instructional effectiveness during the previous school year, with instructional effectiveness determined by:
 - a. For a teacher who taught in the district during the previous school year:
 - (1) The teacher's impact on student growth as determined using a locally developed value-added model that measures student performance on at least one assessment selected by the district; and
 - (2) An evaluation of the teacher based on classroom observation; and
 - b. For a teacher who did not teach in the district during the previous school year, data and other evidence indicating that if the teacher had taught in the district during the previous school year, the teacher would have performed in the top half of teachers in the district;
- 4. A detailed description of the employment and compensation structures for the principal and classroom teachers, which must include significant incentives for a high-performing principal or teacher to remain at the campus and a three-year commitment by the district to continue incentives for the principal and teachers;
- 5. Policies and procedures for the implementation of best practices at the campus, including:
 - a. Data-driven instructional practices;
 - b. A system of observation of and feedback for classroom teachers;
 - c. Positive student culture on the campus;
 - d. Family and community engagement, including partnerships with parent and community groups;
 - e. Extended learning opportunities for students, which may include service or workforce learning opportunities; and
 - f. Providing student services before or after the instructional day that improve student performance, which may include tutoring, extracurricular activities, counseling services, and offering breakfast, lunch, and dinner to all students at the campus; and

	 Assistance by a third-party provider that is approved by the commissioner in the development and implementation of the district's plan. 		
	Education Code 39A.105(b)		
Implementing Entities	A campus ordered to prepare a campus turnaround plan shall im- plement the updated targeted improvement plan as approved by the commissioner.		
	The commissioner may appoint a monitor, conservator, manage- ment team, or board of managers to the district to ensure and over see district-level support to low-performing campuses and the im- plementation of the updated targeted improvement plan.		
	In making appointments, the commissioner shall consider individu- als who have demonstrated success in managing campuses with student populations similar to the campus at which the individual appointed will serve.		
	Education Code 39A.102, .108		
Effective Date	A campus turnaround plan must take effect not later than the school year following the third consecutive school year that the campus has received an unacceptable performance rating. <i>Educa-tion Code 39A.106</i>		
Commissioner Approval or Rejection	Not later than June 15 of each year, the commissioner shall, in writing, either approve or reject any campus turnaround plan pre- pared and submitted to the commissioner by a district. If the com- missioner rejects a campus turnaround plan, the commissioner must also send the district an outline of the specific concerns re- garding the turnaround plan that resulted in the rejection. <i>Educa-</i> <i>tion Code 39A.107(a-1)</i>		
	If the commissioner rejects a campus turnaround plan, the district must create a modified plan with assistance from TEA staff and submit the modified plan to the commissioner for approval not later than the 60th day after the date the commissioner rejects the campus turnaround plan. The commissioner shall notify the district in writing of the commissioner's decision regarding the modified plan not later than the 15th day after the date the commissioner receives the modified plan. <i>Education Code 39A.107(a-2)</i>		
	The commissioner may approve a campus turnaround plan only if the commissioner determines that the campus will satisfy all stu- dent performance standards required under Education Code 39.054(e) not later than the second year the campus receives a performance rating following the implementation of the campus turnaround plan.		

		Education Code 12.0522(b) does not apply to a district charter approved by the commissioner. An approved district charter may be renewed or continue in effect after the campus is no longer subject to the commissioner's order under Education Code 39A.101.					
		If the commissioner does not approve a campus turnaround plan, the commissioner shall order:					
		1.	Appointment of a board of managers to govern the district;				
		2.	Alternative management of the campus; or				
		3.	Closure of the campus.				
		Edι	Education Code 39A.107; 19 TAC 97.1065				
	Implementation	sior teai	owing approval of a campus turnaround plan by the commis- ner, the district, in consultation with the campus intervention m, may take any actions needed to prepare for the implementa- of the plan. <i>Education Code 39A.108</i>				
	Assistance and	A district may:					
I	Partnerships	1.	Request that a regional education service center provide as- sistance in the development and implementation of a campus turnaround plan; or				
		2.	Partner with an institution of higher education to develop and implement a campus turnaround plan.				
		Education Code 39A.109					
Change in Campus Performance Rating	If a campus for which a campus turnaround plan has been ordered receives an acceptable performance rating for the school year fol- lowing the order, the board may:						
		1.	Implement the campus turnaround plan;				
		2.	Implement a modified version of the campus turnaround plan; or				
		3.	Withdraw the campus turnaround plan.				
		A district required to implement a campus turnaround plan may modify the plan if the campus receives an acceptable performance rating for two consecutive school years following implementation of the plan.					
		Edι	ication Code 39A.110				

Continued Unacceptable Performance Rating	If a campus is considered to have an unacceptable performance rating for three consecutive school years after the campus is or- dered to submit a campus turnaround plan, the commissioner shall order:			
	1. Appointment of a board of managers to govern the district; or			
	2. Closure of the campus.			
	Education Code 39A.111; 19 TAC 97.1065(a)(2)			
Parent Petition for Action	"Parent" means the parent who is indicated on the student regis tion form at that campus and the signature of only one parent of student is required.			
	If the commissioner is presented, in the time and manner specified by commissioner rule, with a written petition signed by the parents of a majority of the students enrolled at a campus with an unac- ceptable performance rating for three consecutive school years, specifying an authorized action that the parents request the com- missioner to order, the commissioner shall order the specific action requested.			
	If the board presents to the commissioner, in the time and manner specified by commissioner rule, a written request that the commis- sioner order specific authorized action other than the specific ac- tion requested in the parents' petition and a written explanation of the basis for the board's request, the commissioner may order the action requested by the board.			
	Education Code 12.051, 39A.112; 19 TAC 97.1065(d)			
Repurposing of Closed Campus	If the commissioner orders the closure of a campus, that campus may be repurposed to serve students at that campus location only if the commissioner finds that the repurposed campus offers a dis- tinctly different academic program and approves a new campus identification number for the repurposed campus. A campus may be repurposed if the campus:			
	 Serves a majority of grade levels not served at the original campus; or 			
	 Is operated under a contract, approved by the school board, with a nonprofit organization exempt from federal taxation un- der Section 501(c)(3), Internal Revenue Code of 1986 that: 			
	a. Has a governing board that is independent of the district;			
	 Has a successful history of operating school district cam- puses or open-enrollment charter schools: 			

		(1)	That cumulatively serve 10,000 or more students; and
		(2)	A majority of which have been assigned an overall performance rating of B or higher under Education Code 39.054 for the preceding school year; and
	C.	high	been assigned an overall performance rating of B or ner under Education Code 39.054 for the preceding ool year.
Student Enrollment and Assignment	allowed to that stude	o trar ent's	ssigned to a campus that has been closed must be nsfer to any other campus in the district that serves grade level and on request must be provided trans- e other campus.
	signed to	a clo	oner may grant an exemption allowing students as- osed campus to attend the repurposed campus if er campus in the district at which the students may
Noncontracted Repurposed Campus	closed ar previous	nd rep scho	f students assigned to a campus that has been ourposed may not have attended that campus in the ol year if the campus was repurposed to serve a ma- levels not served at the original campus.
Enrollment Provision in Contract	tion must the camp	prov prov	proved by the school board with a nonprofit organiza- ide that a student residing in the attendance zone of mediately before the campus was repurposed shall or enrollment at the repurposed campus.
	Educatio	n Cod	de 39A.113
Targeted Technical Assistance	performa years is l targeted	nce c imiteo techr cont	sioner determines that the basis for the unacceptable of a campus for more than two consecutive school d to a specific condition that may be remedied with nical assistance, the commissioner may require the ract for the appropriate technical assistance. <i>Educa-</i> <i>1.114</i>
Commissioner Authority	subchapt	er of	the commissioner under the campus turnaround plan the Education Code is final and may not be ap- tion Code 39A.116
Alternative Management	ment tea quired, a der any c	m, or s dete other ter El	oner shall appoint a monitor, conservator, manage- board of managers whenever such action is re- ermined by 19 Administrative Code 1073. Action un- section of 19 Administrative Code Chapter 97, E is not a prerequisite to acting under this section. <i>19</i>

Solicitation of Proposals	If the commissioner orders alternative management of a campus, the commissioner shall solicit proposals from qualified nonprofit en- tities to assume management of the campus or appoint a school district as provided below. The commissioner may solicit proposals from qualified for-profit entities if a nonprofit entity has not re- sponded to the commissioner's request for proposals.				
	The commissioner may appoint a school district to assume man- agement of the campus if the district:				
	1.	Is not the district in which the campus is located; and			
	2.	Is located within the boundaries of the same regional educa- tion service center as the campus.			
	If a school district is appointed, the district shall assume manage- ment of the campus in the same manner as a qualified entity or in accordance with commissioner rule.				
	The commissioner may annually solicit proposals for the alterna management of a campus. The commissioner shall notify a qua fied entity that has been approved as a provider under this section				
	Education Code 39A.151				
Qualifications of Managing Entity	To qualify for consideration as a managing entity, the entity must submit a proposal that provides information relating to the entity's management and leadership team that will participate in manage- ment of the campus under consideration, including information re- lating to individuals who have:				
	1.	Documented success in whole school interventions that in- creased the educational and performance levels of students in campuses considered to have an unacceptable perfor- mance rating;			
	2.	A proven record of effectiveness with programs assisting low- performing students;			
	3.	A proven ability to apply research-based school intervention strategies;			
	4.	A proven record of financial ability to perform under the man- agement contract; and			
	5.	Any other experience or qualifications the commissioner de- termines necessary.			
		electing a managing entity, the commissioner shall give prefer- e to a qualified entity that:			
	1.	Meets any of the commissioner's qualifications; and			

	2.	Has documented success in educating students from similar demographic groups and with similar educational needs as the students who attend the campus to be operated by the managing entity.				
	Edu	Education Code 39A.152				
Contract with Managing Entity	If the commissioner has ordered alternative management of a cam- pus, the district shall execute a contract with an approved provider to serve as a managing entity for the campus. The term of the con- tract may not exceed five years with an option to renew the con- tract. The district must execute the contract and relinquish control of the campus before January 1 of the school year.					
	The management contract must include:					
	1.	A provision describing the district's responsibilities in support- ing the operation of the campus; and				
	2.	Provisions approved by the commissioner requiring the man- aging entity to demonstrate improvement in campus perfor- mance, including negotiated performance measures.				
	Performance measures must be consistent with the priorities of Ed- ucation Code Chapters 39 and 39A.					
	The management contract must be approved by the commissioner before the contract is executed. As appropriate, the commissioner may require the district, as a term of the contract, to support the campus in the same manner as the district was required to support the campus before the execution of the contract.					
	Education Code 39A.153; 19 TAC 97.1067					
Extension of Management Contract	mar dete tern The	e commissioner may require a district to extend the term of a nagement contract with a managing entity if the commissioner ermines that extending the contract on expiration of the initial in is in the best interest of the students attending the campus. It terms of the contract must be approved by the commissioner. Incation Code 39A.154				
Evaluation of Managing Entity	The commissioner shall evaluate a managing entity's performance on the first and second anniversaries of the date of the manage- ment contract.					
	If the evaluation fails to demonstrate improvement as negotiated under the management contract by the first anniversary of the date of the contract, the district may:					
	1.	Terminate the contract, with the commissioner's consent, for nonperformance or breach of contract; and				
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	2.	Select another provider from an approved list provided by the commissioner.
	dete	e evaluation fails to demonstrate significant improvement, as ermined by the commissioner, by the second anniversary of the e of the management contract, the district shall:
	1.	Terminate the contract; and
	2.	Select another provider from an approved list provided by the commissioner or resume operation of the campus if approved by the commissioner.
	the	e commissioner approves the district's resumed operation of campus, the commissioner shall assign a technical assistance n to assist the campus.
	Edu	cation Code 39A.155
Cancellation of Management Contract	con: age	campus receives an unacceptable performance rating for two secutive school years after a managing entity assumes man- ment of the campus, the commissioner shall cancel the con- t with the managing entity. <i>Education Code 39A.156</i>
Return of Management to District	thre form term sha	ess a campus has an unacceptable performance rating for e consecutive school years [see Continued Unacceptable Per- nance Rating, above], at the end of a management contract or on the cancellation of a management contract, the board Il resume management of the campus. <i>Education Code</i> .157
Applicability of Accountability Provisions	tion	h campus operated by a managing entity is subject to Educa- Code Chapters 39 and 39A in the same manner as any other ipus in the district. <i>Education Code 39A.158</i>
Funding	be le per sam	funding for a campus operated by a managing entity may not ess than the funding of the other campuses in the district on a student basis so that the managing entity receives at least the le funding the campus would otherwise have received. <i>Educa-</i> <i>Code 39A.159</i>
Open Meetings and Public Information	With tity:	n respect to the management of a campus by a managing en-
	1.	A managing entity is considered to be a governmental body for purposes of the Texas Open Meetings Act and Public In- formation Act; and

	2.	Any requirement in the Texas Open Meetings Act or Public In- formation Act that applies to a school district or the board of trustees of a district applies to a managing entity.				
	Edι	ication Code 39A.160				
Board of Managers General Powers and Duties	A board of managers may exercise all of the powers and duties as- signed to a board of trustees of a school district by law, rule, or reg- ulation.					
	A board of managers appointed by the commissioner is required take appropriate actions to resolve the conditions that caused a campus to be subject to the commissioner's order, including amending the district's budget, reassigning staff, or relocating ac demic programs. The commissioner may adopt rules necessary implement this subsection.					
	Edι	cation Code 39A.201				
Board of Managers of District	If th trict	e commissioner appoints a board of managers to govern a dis- :				
	1.	The powers of the board are suspended for the period of the appointment; and				
	2.	The commissioner shall appoint a district superintendent.				
	A board of managers appointed to govern a school district may amend the budget of the district.					
	Education Code Chapter 39A applies to a school district governed by a board of managers in the same manner it applies to any other district.					
	Education Code 39A.202					
Board of Managers of Campus		e commissioner appoints a board of managers to govern a npus:				
	1.	The powers of the board of trustees of the school district in re- lation to the campus are suspended for the period of the ap- pointment; and				
	2.	The commissioner shall appoint a campus principal.				
	A board of managers appointed to govern a campus may submit to the commissioner for approval amendments to the budget of the school district for the benefit of the campus. If the commissioner approves the amendments, the board of trustees of the school dis- trict shall adopt the amendments.					
	Edι	ication Code 39A.203				

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ACCOUNTABILITY INTERVENTIONS AND	SANCTIONS (LI	AIC EGAL)
Composition of Board of Managers	A board of managers appointed by the commissioner must, if sible, include community leaders, business representatives w have expertise in leadership, and individuals who have known or expertise in the field of education. <i>Education Code 39A.20</i>	/ho ledge
Training of Board of Managers	The commissioner must provide each individual appointed to board of managers with training in effective leadership strated <i>Education Code 39A.205</i>	
	The training in effective leadership strategies shall be provide TEA-approved authorized providers of board training to each vidual appointed by the commissioner to a board of managers and, following the expiration of the appointment of the board managers, to the board of trustees of the school district. <i>19 T</i> . <i>97.1073(h)</i>	indi- s, of
Compensation	The commissioner may authorize payment of a board of man from TEA funds.	agers
	A conservator or a member of a management team appointed serve on a board of managers may continue to be compensa determined by the commissioner.	
	Education Code 39A.206	
Replacement of Member of Board of Managers	The commissioner may at any time replace a member of a bo managers. The commissioner may adopt rules necessary to i ment this section. <i>Education Code 39A.207</i>	
Expiration of Appointment	A board of managers shall, during the period of the appointmoder the election of members of the board of trustees of the school district in accordance with the law. The members of the board of trustees do not assume any powers or duties after the election until the appointment of the board of managers expire	ie he
	Not later than the second anniversary of the date the board of managers of a school district was appointed, the commission shall notify the board of managers and the board of trustees of date on which the appointment of the board of managers will pire. Following each of the last three years of the period of the pointment, one-third of the members of the board of manager shall be replaced by the number of members of the board of the tees who were elected at an election that constitutes, as close possible, one-third of the membership of the board of trustees	er of the ex- e ap- rs trus- ely as
	If, before the second anniversary of the date the board of ma ers of a school district was appointed, the commissioner dete mines, after receiving local feedback, that insufficient progres	er-

	been made toward improving the academic or financial perfor- mance of the district, the commissioner may extend the authority of the board of managers for a period of up to two additional years.				
	On the expiration of the appointment of the board of managers, the board of trustees assumes all of the powers and duties assigned to a board of trustees by law, rule, or regulation.				
	Following the expiration of the period of appointment of a board of managers for a school district, the commissioner shall provide training in effective leadership strategies to the board of trustees.				
	Education Code 39A.208; 19 TAC 97.1073				
Removal of Board of Managers	The commissioner may remove a board of managers appointed to govern a school district only if the campus that was the basis for the appointment of the board of managers receives an acceptable performance rating for two consecutive school years.				
	If a campus that was the basis for the appointment of a board of managers receives an unacceptable performance rating for two ad- ditional consecutive years following the appointment of the board of managers, the commissioner may remove the board of manag- ers and, in consultation with the local community, may appoint a new board of managers to govern the district.				
	Following the removal of a board of managers, or at the request of a managing entity to oversee the implementation of alternative management, the commissioner may appoint a conservator or monitor for the district to ensure district-level support for low-per- forming campuses and to oversee the implementation of the up- dated targeted improvement plan.				
	Education Code 39A.209; 19 TAC 97.1073				
Challenge of Intervention or Sanction	A district that challenges the commissioner's decision to close the district or a campus or to pursue alternative management of a campus must appeal the decision as provided below.				
Review of Sanctions by SOAH	A challenge is under the substantial evidence rule [see Govern- ment Code, Chapter 2001, Subchapter G]. The commissioner shall adopt procedural rules for a challenge under this section.				
	Notwithstanding other law:				
	1. The State Office of Administrative Hearings (SOAH) shall con- duct an expedited review of a challenge;				
	2. The administrative law judge shall issue a final order not later than the 30th day after the date on which the hearing is finally closed;				

	3.	The decision of the administrative law judge is final and may not be appealed; and	1			
	4.	The decision of the administrative law judge may set an effe tive date for an action under this section.	C-			
	Education Code 39A.301					
Annual Review	The commissioner shall annually review the performance of a dis- trict or campus subject to intervention and sanction to determine the appropriate actions to be implemented.					
	The commissioner must review at least annually the performance of a district for which the accreditation status or performance rating has been lowered due to insufficient student performance and may not raise the accreditation status or performance rating until the district has demonstrated improved student performance.					
	incr	e review reveals a lack of improvement, the commissioner sha ease the level of state intervention and sanction unless the missioner finds good cause for maintaining the current status				
	Education Code 39A.901					
Increasing Intensity	If a district or campus does not exhibit improvement in student per- formance, the commissioner may increase the intensity of interven- tion and sanction that would otherwise be required by statute or rule, including ordering campus closure, district annexation, or ap- pointment of a board of managers.					
	For purposes of this section, improvement means an increase in the scaled score for the overall academic performance rating under Education Code Chapter 39.					
	19 TAC 97.1070(a)–(b)					
Special Accreditation	The commissioner may authorize a special accreditation investiga- tion:					
Investigations	1.	When excessive numbers of absences of students eligible to be tested on state assessment instruments are determined;				
	2.	When excessive numbers of allowable exemptions from the required state assessment are determined;				
	3.	In response to complaints to TEA of alleged violations of civi rights or other requirements imposed on the state by federal law or court order;				
	4.	In response to established compliance reviews of the district financial accounting practices and state and federal reporting requirements;				
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- 5. When extraordinary numbers of student placements in disciplinary alternative education programs, other than placements under Education Code 37.006 and 37.007, are determined;
- 6. In response to an allegation involving a conflict between members of the board or between the board and the district administration if it appears that the conflict involves a violation of a role or duty of the board members or the administration clearly defined by the Education Code. If TEA's findings indicate the board has observed a lawfully adopted policy, TEA may not substitute its judgment for that of the board;
- When excessive numbers of students in special education programs are assessed through modified assessment instruments;
- 8. In response to an allegation regarding, or an analysis using a statistical method result indicating, a possible violation of an assessment instrument security procedure;
- When a significant pattern of decreased academic performance has developed as a result of the promotion in the preceding two school years of students who did not perform satisfactorily on the state assessments;
- 10. When excessive numbers of students eligible to enroll fail to complete an Algebra II course or any other advanced course as determined by the commissioner;
- 11. When resource allocation practices indicate a potential for significant improvement in resource allocation;
- 12. When a disproportionate number of students of a particular demographic group is graduating with a particular endorsement;
- 13. When an excessive number of students is graduating with a particular endorsement;
- 14. When a school district for any reason fails to produce, at the request of TEA, evidence or an investigation report relating to an educator who is under investigation by the State Board for Educator Certification;
- 15. In response to a complaint with respect to alleged inaccurate data that is reported through PEIMS or through other reports required by state or federal law or rule or court order and that is used by TEA to make a determination relating to public school accountability, including accreditation, under Education Code Chapter 39;

	16.	In response to repeated complaints concerning impositi excessive paperwork requirements on classroom teach			
	17.	As the commissioner otherwise determines necessary.			
	Education Code 39.057(a)–(c)				
	tatio info dist	A shall adopt written procedures for conducting special ac on investigations, including procedures that allow TEA to rmation from district employees in a manner that prevent rict or campus from screening the information. <i>Education</i> 058(a); 19 TAC 102.1401	obtain s a		
Commissioner Action		Based on the results of a special accreditation investigation, the commissioner may:			
	1.	Take appropriate action under Education Code Chapter [see Interventions and Sanctions for School Districts, a			
	2.	Lower the district's accreditation status or a district's or pus's performance rating; or	cam-		
	3.	Take action under both items 1 and 2 above.			
	stat sior tion	gardless of whether the commissioner lowers the accredit us or a district's or campus's performance rating, the con ner may impose one of the district- or campus-level interv s or sanctions under Education Code 39A.002 [see Interv s and Sanctions for School Districts, above].	nmis- ′en-		
	Edι	ication Code 39.057(d), (e)			
Miscellaneous Provisions Acquisition of Professional Services	In addition to other authorized interventions and sanctions, the commissioner may order a district or campus to acquire profes- sional services at the expense of the district or campus to address the applicable financial, assessment, data quality, program, perfor- mance, or governance deficiency. The commissioner's order may require the district or campus to:				
	1.	Select or be assigned an external auditor, data quality e professional authorized to monitor district assessment i ment administration, or curriculum or program expert; o	instru-		
	2.	Provide for or participate in the appropriate training of d staff or board members in the case of a district, or camp staff, in the case of a campus.			
	Edι	ication Code 39A.902			
Costs Paid by District	can	e costs of providing a monitor, conservator, management npus intervention team, technical assistance team, managety, or service provider shall be paid by the district. If the d	ging		
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	fails or refuses to pay the costs in a timely manner, the commis- sioner may:				
	1.	•	the costs using amounts withheld from any funds to ch the district is otherwise entitled; or		
	2.	reco	cover the amount of the costs in the manner provided for overy of an over allocation of state funds under Education de 48.272.		
	Education Code 39A.903				
Monitoring Reviews and On-Site Investigations	may visit	/ dire s of a	s provided by Education Code 7.028(a), the commissioner ct TEA to conduct monitoring reviews and random on-site a district at any time, as authorized by Education Code nly as necessary to ensure:		
	1.	Cor	npliance with federal law and regulations;		
	2.		ancial accountability, including compliance with grant re- rements; and		
	3.	Dat	a integrity for purposes of:		
		a.	The Public Education Information Management System (PEIMS);		
		b.	Accountability under Education Code Chapter 39 and 39A; and		
	4.	Qua	alification for funding under Chapter 48.		
	The board of trustees has primary responsibility for ensuring that the district complies with all applicable requirements of state educational programs.				
	Edu	icatio	n Code 7.028		
Compliance Monitoring Activities	Districts are subject to general supervision and monitoring activi- ties for compliance with state law and federal regulation and revi- of program implementation and effectiveness within certain spec populations of students.				
	Acti	Activities may include:			
	1.	cati or c req son	ndom, targeted, or cyclical reviews authorized under Edu- on Code 39.056 (monitoring reviews), conducted remotely on-site to identify problems implementing state and federal uirements and to provide support for development of rea- able and appropriate strategies to address identified prob- s; and/or		

	 Intensive or special investigative remote or on-site reviews authorized under Education Code 39.057 (special accredita- tion investigations).
	Activities described in item 1, above, are applicable for compliance with requirements for reading diagnosis in Education Code 28.006 [see EKC] and dyslexia and related disorders in Education Code 38.003 and 19 Administrative Code 74.28 [see EHB].
	19 TAC 97.1071(a)–(b)
Notice	TEA shall give written notice to the superintendent and the board of trustees of any impending monitoring review. <i>Education Code</i> 39.056(d)
Conducting the Review	A monitoring review may include desk reviews and on-site visits, including random on-site visits. In conducting a monitoring review, TEA may obtain information from administrators, other district employees, parents of students enrolled in the district, and other persons as necessary. <i>Education Code</i> 39.056(c), (g)
Accreditation Investigation	The commissioner may at any time convert a monitoring review to a special accreditation investigation under Education Code 39.057, provided the commissioner promptly notifies the district of the conversion. <i>Education Code 39.056(h)</i>
Improvements	TEA shall report in writing to the superintendent and president of the board and shall make recommendations concerning any necessary improvements or sources of aid such as regional education service centers. A district that takes action with regard to the recommendations provided by TEA shall make a reasonable effort to seek assistance from a third party in developing an action plan to improve district performance using improvement techniques that are goal-oriented and research-based. <i>Education Code 39.056(e)–(f)</i>
Immunity from Civil Liability	An employee, volunteer, or contractor acting on behalf of the com- missioner, or a member of a board of managers appointed by the commissioner, is immune from civil liability to the same extent as a professional employee of a district under Education Code 22.051. <i>Education Code 39A.904</i>
Campus Name Change	In reconstituting, repurposing, or imposing any other intervention or sanction on a campus, the commissioner may not require that the name of the campus be changed. <i>Education Code 39A.905</i>
Transitional Interventions and Sanctions	For a campus that received an unacceptable performance rating for the 2013–14, 2014–15, and 2015–16 school years, the commissioner may apply the interventions and sanctions authorized by

		Chapter 39 as that chapter existed on January 1, 2015, to the cam- pus.
		If a campus receives an unacceptable performance rating for the 2016–17 and 2017–18 school years, the commissioner shall apply the interventions and sanctions authorized when a campus has an unacceptable performance rating for three consecutive school years under current law.
		For a campus that received an acceptable performance rating for the 2013–14 school year and an unacceptable performance rating for the 2014–15 and 2015–16 school years, the commissioner shall apply interventions and sanctions in current law to the campus. If the campus receives an unacceptable performance rating for the 2016–17, 2017–18, and 2018–19 school years, the commissioner shall apply the interventions and sanctions authorized when a cam- pus has an unacceptable performance rating for three consecutive school years under current law.
		These transition provisions expire September 1, 2020.
		Education Code 39A.906
Special Prograr Performance Determination		The commissioner shall assign districts an annual determination level based on performance levels of certain special populations student groups under 19 Administrative Code 97.1005 (Results Driven Accountability) [see AIB] according to the criteria and re- quirements in 19 Administrative Code 97.1071.
		The commissioner shall notify in writing each district identified for review under this section as a result of assigned determination level or cyclical selection prior to requiring a district to implement or participate in any activities included in 19 Administrative Code $97.1071(f)(1)-(6)$.
		Actions taken under this section are intended to assist the district in raising its performance and/or achieving compliance under 19 Administrative Code 97.1005 and 74.28 and Education Code sec- tions 28.006 and 38.003 and do not preclude or substitute for a sanction under another provision of Chapter 97, Subchapter EE.
		19 TAC 97.1071(c), (g), (h)
	Intervention Pause	Except as otherwise provided by 19 Administrative Code 97.1062 and unless extended by the commissioner, TEA will cease to en- force the interventions under Education Code 39A.101-39A.111 un- til conclusion of the second consecutive school year of operation under:

		artnership as defined by 19 Administrative Code 1077(a)(2), (b), or (c) of this title [see ELA]; or
		signation as a mathematics innovation zone under Educa- Code 28.020 and applicable rules.
	Any inter shall cor	rvention or sanction not covered by the provision above tinue.
	point dur terventio on the ra	bus ceases to qualify for the intervention pause at any ring a school year, TEA will resume previously ordered in- ns and sanctions, order interventions and sanctions based ating from that school year, and count that rating for pur- consecutive years of performance.
	19 TAC :	97.1062
Failure to Submit Emergency Operations Plan	district's [see CK0 district u order the emerger servator' emerger commiss under Ec	ceives notice from the Texas School Safety Center of a failure to submit a multihazard emergency operations plan C], the commissioner may appoint a conservator for the nder Education Code Chapter 39A. The conservator may e district to adopt, implement, and submit a multihazard ncy operations plan. If a district fails to comply with a conservator to adopt, implement, and submit a multihazard ncy operations plan within the time frame imposed by the sioner, the commissioner may appoint a board of managers ducation Code Chapter 39A to oversee the operations of ct. <i>Education Code 37.1082(a)–(b)</i>
	Note:	The following provisions apply to a district with a central administrative office that is located in a county with a population of more than two million and that has a student enrollment that is more than 125,000 and less than 200,000, and that is operating under a turnaround plan.
Student Board Member	a school a nonvot such a re	tanding Education Code 11.051(b) (number of trustees on board), the board may adopt a resolution establishing as ing member a student trustee position. If a board adopts esolution, the board shall adopt a policy addressing the becified in statute. <i>Education Code 11.0511</i>

	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 of- e board. A board may not refuse to accept a resignation. Code 201.001	
Effective Date	immediat resignatio	I member submits a resignation, whether to be effective ely 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	All public officers shall continue to perform the duties of their of- fices until their successors shall be duly qualified (i.e., sworn in). Until the vacancy created by a board member's resignation is filled by a successor, the board member continues to serve and have the duties and powers of office and continues to be subject to the nepotism provisions. A holdover board member may not vote on the appointment of his or her successor. <i>Tex. Const., Art. XVI, Sec.</i> <i>17; Atty. Gen. Ops. JM-636 (1987), O-6259 (1945)</i> [See DBE for more information on nepotism]		
Residency	remain a board me fice. <i>Tex.</i> 779 (<i>Tex.</i>	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 <i>Civ. App.</i>—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 of year rem be filled r	ncy occurs on the board, the remaining board members he vacancy by appointment until the next trustee election, order 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- vication 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 141.001(a)</i> [See BBA]		
Special Election	A special election to fill a vacancy shall be conducted in the same manner as the district's general election. <i>Education Code 11.060(c)</i>		
		election to fill a vacancy shall be to fill the unexpired term only. Const. Art. XVI, Sec. 27	
Date of Election	unif vaca 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>b. 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.	
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	If the person against whom the information is filed is found guilty as charged, the court:			
	1.		all enter judgment removing the person from the office and the costs of prosecution; and	
	2.		y fine the person for usurping, intruding into, or unlawfully ding and executing the office.	
	Civ	Prac	c. & Rem. Code 66.001–.003	
Removal by Petition and Trial	a w the at le and	ritten boar east s I who	eding for the removal of a board member is begun by filing petition for removal in district court of the county in which d member resides. A resident of the state who has lived for six months in the county in which the petition is to be filed is not currently under indictment in the county may file a <i>Local Gov't Code 87.015</i>	
Reasons for	Ab	oard	member may be removed from office for:	
Removal	1.	"Inc	competency," which means:	
		a.	Gross ignorance of official duties;	
		b.	Gross carelessness in the discharge of those duties; or	
		C.	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.	hav with The neg	ficial misconduct," which means intentional, unlawful be- vior relating to official duties by a board member entrusted in the administration of justice or the execution of the law. The term includes an intentional or corrupt failure, refusal, or glect of a board member to perform a duty imposed on the ard member by law.	
	3.	bev	exication on or off duty caused by drinking an alcoholic verage, but not if it was caused by drinking an alcoholic verage on the direction and prescription of a licensed phyan.	
	4.	mis offi volv	nviction of a board member by a jury for any felony or for edemeanor official misconduct. The conviction of a public cer by a petit jury for any felony or for a misdemeanor in- ving official misconduct operates as an immediate removal n office of that officer.	
		. Cor 3, .03	nst., Art. V, Sec. 24; Local Gov't Code 87.011, .012(14), 31	

tions.

Removal for Purchasing Violations

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 activated 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.

See CH for information regarding removal for purchasing viola-

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 temporarily replaced as the date the board member will enter active military service.

A temporary board member has all the powers, privileges, and duties 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:

- 1. 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 Army, the United States Navy, the United States Air Force, the United States Marine Corps, the United States Coast Guard, any reserve or auxiliary component of any of those services, or the National Guard.

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

Framework for School Board Development

Preamble: The mission of the public education system of this state is to ensure that all Texas children have access to a quality education that enables them to achieve their potential and fully participate now and in the future in the social, economic, and educational opportunities of our state and nation (Education Code 4.001).

The board of trustees is the governing body for Texas public schools. To effectively meet the challenges of public education, school boards and superintendents must function together as a governance leadership team. Each leadership team will annually assess its development needs both as a corporate body and as individuals. As a team, they will focus on the improvement of locally developed student outcomes and provide support for opportunities and experiences through vision and goals, systems and processes, progress and accountability, advocacy and engagement, and synergy and teamwork. Teams ensure that their districts provide equitable and effective educational programs and services for all students. The Framework for School Board Development has been approved by the State Board of Education to provide the critical areas of development for all public school boards.

- 1. Vision and Goals The board ensures creation of a shared vision and locally developed, measurable goals that improve student outcomes and provide support for opportunities and experiences. The board:
 - Keeps the district focus on the well-being of all children.
 - Adopts a shared vision that incorporates input from the community to reflect local aspirations as well as present and future needs for all children.
 - Ensures that the vision aligns with the state's mission, objectives, and goals for education established by law and/or rule.
 - Adopts a reasonable number of specific, quantifiable, research-based, and timebound goals that align with state law, are developed with community input, and support the vision to improve student outcomes.
 - Embraces, supports, and fulfills the vision that all students receive what they need to learn, thrive, and grow, including resources, opportunities, and experiences.
 - Uses the vision and goals to drive all deliberations, decisions, and actions.
- 2. Systems and Processes The board ensures systems and processes are in place to accomplish the vision and goals. The board:
 - Regularly develops, reviews, and adopts board policies for effective support of the district's vision and goals.
 - Approves a budget that aligns with and maximizes resources to fulfill the district's vision and goals.
 - Monitors multiple, measurable elements of student progress and achievement throughout the year.

- Incorporates equity when making decisions and evaluating systems and processes.
- Focuses its actions on following board operating procedures while providing oversight of the superintendent, policymaking, planning and goal setting, progress monitoring, and evaluation, while avoiding involvement in daily operations and management.
- Approves goals, policies, and programs that ensure a safe and secure learning environment.
- Ensures the equitable distribution of resources, opportunities, and experiences based on the diverse needs of students and schools.
- Adopts a planning calendar and engages in a decision-making process consistent with state law and rule to help achieve the district's vision.
- Ensures that the district's planning and decision-making process enables all segments of the community, families, and staff to meaningfully contribute to achieving the district's vision.
- Welcomes and values all people and cultures as important stakeholders in the process for student success.
- Ensures the district has a system that monitors for sound business and fiscal practices.
- Adopts policies regarding hiring, assigning, appraising, terminating, and compensating school district personnel in compliance with state laws and rules.
- Ensures the district adopts a protocol regarding the recruitment, determination of professional development needs, building of leadership capacity, and retention rates for the district's teachers.
- Fulfills the statutory duties of the local board of trustees and upholds all laws, rules, ethical procedures, and court orders pertaining to schools and school employees.
- 3. Progress and Accountability The board sets clear goals, provides resources and support, evaluates goal attainment, and engages in ongoing objective feedback on progress and commitments. The board:
 - Holds itself accountable to its adopted vision, goals, commitments, and operating procedures.
 - Ensures progress toward achievement of district goals through systematic, timely, and comprehensive review of relevant reports and student data that illustrate progress toward locally developed student outcome goals.
 - Ensures equity throughout the system by regularly identifying inequities, updating policies, and appropriately distributing resources.

BBD (EXHIBIT)

- Differentiates among resources, intermediate measures, and outcomes, especially when focusing on student outcomes.
- Monitors and evaluates the allocation of resources in support of the district's vision and goals and sustainability.
- Reviews the efficiency and effectiveness of district operations and use of resources in supporting the district's vision and goals.
- Employs and annually evaluates the superintendent on the achievement of district goals, including locally developed academic goals, demonstration of educational leadership, and management of daily operations.
- 4. Advocacy and Engagement The board promotes the vision and engages the community in developing and fulfilling the vision. The board advocates on behalf of Texas public schoolchildren. The board:
 - Demonstrates its commitment to, and advocates on behalf of, the shared vision and goals by clearly communicating them to the superintendent, staff, and community.
 - Regularly reports district progress to families and the community, which could include an online dashboard for the community.
 - Ensures multiple forms of two-way communication will be used to engage, empower, and connect students, families, staff, media, and community with the district.
 - Builds collaborative relationships and partnerships with families and community, business, nonprofit, higher-education, education support organizations, and governmental leaders to influence and expand educational opportunities and meet the needs of students.
 - Recognizes the respective roles of and provides input and feedback to the legislature, State Board of Education, and the Texas Education Agency to ensure maximum effectiveness and benefit to Texas schoolchildren.
 - Promotes school board service by educating the community about the role of a school board and encouraging leadership opportunities within the community.
- 5. Synergy and Teamwork The board's duties are distinct, and the board works effectively as a collaborative unit and as a team with the superintendent to lead the district in fulfilling the vision and goals. The board:
 - Recognizes its distinct role in establishing the vision and the goals, adopting policies that guide the district, setting priorities, establishing governance protocols to oversee management of the district, adopting and overseeing the annual budget, and hiring and evaluating the superintendent.
 - Recognizes each individual trustee's duty as a trustee and fiduciary for the entire district.

- Remains focused on its goals and priorities, as opposed to individual agendas separate and apart from the shared vision.
- Annually evaluates its performance as a team, with attention given to the district's vision and goals; fulfilling the board's duties, responsibilities, and commitments; and the board's working relationship with the superintendent.
- Makes decisions as a whole only at properly called meetings and recognizes that individual members have no authority to take individual action in policy or district and campus administrative matters.
- Respects the right of individual members to express their viewpoints and vote their convictions and honors the decisions of the majority.
- Develops teamwork, problem-solving, and decision-making skills as a team with its superintendent.
- Understands and adheres to laws and local policies and respects the superintendent's responsibility to manage the school district and to direct employees in district and campus matters.
- Adopts and adheres to established policies and procedures for welcoming and addressing ideas and concerns from students, families, staff, and the community.
- Establishes and follows local policies, procedures, and ethical standards governing the conduct and operations of the board.
- Understands the leadership role of the board president and adheres to local policies and procedures about the duties and responsibilities of the board officers.

Adopted by the State Board of Education, January 1996, as authorized by 19 TAC 61.1(a); revised November 20, 2020.

DeSoto ISD 057906		
SUPERINTENDENT SUSPENSION/TERMINATION DURING CONTRACT (LE		
Suspension Without Pay	For good cause, as determined by the board, the board n pend a superintendent without pay for a period not to extern yond the end of the school year pending discharge or in I mination. <i>Education Code</i> 21.201(1), .211(b)	end be-
Back Pay	A superintendent who is not discharged after being susper without pay pending discharge is entitled to back pay for of suspension. <i>Education Code 21.211(c)</i>	
Contract Termination	The board may terminate a term contract and discharge to intendent at any time for good cause as determined by the <i>Education Code 21.211(a), .212(d)</i>	
Due Process	Before dismissal for good cause, a superintendent shall be notice of the charges against him or her, an explanation of trict's evidence, and an opportunity to respond. <u>Cleveland</u> <u>Educ. v. Loudermill</u> , 470 U.S. 532, 546 (1985)	of the dis-
Hearing on Proposed Suspension or Termination	Education Code Chapter 21, Subchapter F (Hearings befing Examiners) applies if a superintendent requests a heareceiving notice of the proposed decision to terminate the tendent's term contract before the end of the contract per suspend the superintendent without pay. Education Code $21.251(a)(2)-(3)$	aring after superin- iod or
	The superintendent must file a written request for a hearing Subchapter F with the commissioner not later than the 15 ter the date the superintendent receives written notice of posed action. The superintendent must provide the district copy of the request and must provide the commissioner we copy of the notice. The parties may agree in writing to ext not more than ten days the deadline for requesting a hear <i>cation Code 21.253</i> [See DFD]	ith day af- the pro- ct with a vith a tend by
Severance Payments Definition	"Severance payment" means any amount paid by a board behalf of a superintendent on early termination of the sup dent's contract that exceeds the amount earned by the su- dent under the contract as of the date of termination, inclu- amount that exceeds the amount of earned standard sala benefits that is paid as a condition of early termination of tract. Payments to a former superintendent who remains by a district in another capacity or contracts with a district vide the district services may be severance payments in v in part if the payments are compensation for the early term of a prior employment agreement. Severance payments is any payment for actual or threatened litigation involving of to the employment contract. <i>Education Code</i> 11.201(c); 1 105.1021(a)(1)	verinten- uperinten- uding any ary and the con- employed to pro- whole or mination nclude or related

SUPERINTENDENT SUSPENSION/TERMINATION DURING CONTRACT

Duty to Report	The board that makes a severance payment to a superintendent shall report the terms of the severance payment to the commissioner. <i>Education Code 11.201(c)</i>
	A district that makes a payment of any kind to a departing superin- tendent must file with the Texas Education Agency (TEA) a Super- intendent Payment Disclosure Form. No form is required to be filed for a payment already earned and payable under the terms of a terminated employment contract, such as a payment for accrued vacation.
	The form must be filed by the 60th day after the district executes the agreement to make the payment or the 60th day after any pay- ment under such an agreement, whichever is sooner. The interim superintendent, new superintendent, or board president is respon- sible for timely filing the Superintendent Payment Disclosure Form. Filing of the disclosure form is required regardless of whether a district considers a payment to be a severance payment as that term is defined above.
	Compliance with the reporting requirements of these provisions is considered part of the district's compliance with required financial accounting practices under Education Code 39.057(a)(4). Failure to comply may result in sanctions as authorized by Education Code 39.057(d) and (e).
Required Documentation	A district must enclose with the submitted Superintendent Payment Disclosure Form a copy of the superintendent employment contract and a copy of the termination or severance agreement. A district must provide the commissioner with any information or documenta- tion that the commissioner requests to determine whether a pay- ment to a departing superintendent is a severance payment and whether a district is subject to reductions in Foundation School Program (FSP) funding under 19 Administrative Code 105.1021.
	19 TAC 105.1021(b), (d)
Reduction of State Funds	The commissioner shall reduce a district's FSP funds by any amount that the severance payment exceeds one year's salary and benefits under the superintendent's terminated contract. The com- missioner will reduce the district's FSP funding for the school year following the school year in which the first payment requiring an FSP reduction is made to the former superintendent. The commis- sioner also will reduce the district's FSP funding in the school year following each school year that any additional payment requiring an FSP reduction is made to the former superintendent. If a dis- trict's liability to the state exceeds the total of the district's esti- mated payments of FSP funding for the remainder of the school

SUPERINTENDENT SUSPENSION/TERMINATION DURING CONTRACT

year, the district is subject to reductions in its FSP funding for subsequent school years until the liability has been fully liquidated.

A reduction in FSP funding under these provisions does not affect a district's obligation to comply with all provisions of Education Code Chapter 48, including its obligation under that chapter to provide educational services to special populations.

19 TAC 105.1021(c); Education Code 11.201(c)

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 C: BUSINESS AND SUPPORT SERVICES

CA	FISCAL MANAGEMENT GOALS AND OBJECTIVES
CAA	Financial Ethics
CB	STATE AND FEDERAL REVENUE SOURCES
CBA	State
CBB	Federal
CC CCA CCB CCC CCD CCE CCF CCG CCGA CCGA CCGB CCH	LOCAL REVENUE SOURCES Bond Issues Time Warrants Certificates of Indebtedness Recreational Facilities Bonds Athletic Stadium Authority Loans and Notes Ad Valorem Taxes Exemptions and Payments Economic Development Appraisal District
CD	OTHER REVENUES
CDA	Investments
CDB	Sale, Lease, or Exchange of School-Owned Property
CDBA	Revenue Bonds from Proceeds
CDC	Gifts and Solicitations
CDD	Rentals and Service Charges
CDE	Shop Sales
CDF	Royalties
CDG	Gate Receipts, Concessions
CDH	Public and Private Facilities
CE	ANNUAL OPERATING BUDGET
CEA	Financial Exigency
CF	ACCOUNTING
CFA	Financial Reports and Statements
CFB	Inventories
CFC	Audits
CFD	Activity Funds Management
CFE	Payroll Procedures
CFEA	Salary Deductions and Reductions
CFF	Checking Accounts
CFG	Cash in School Buildings
CG	BONDED EMPLOYEES AND OFFICERS
DATE ISSUED: 5	5/13/2021

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SECTION C: BUSINESS AND SUPPORT SERVICES

CH CHB CHD CHE CHF CHF CHG CHH	PURCHASING AND ACQUISITION Petty Cash Account Purchasing Procedures Vendor Disclosures and Contracts Payment Procedures Real Property and Improvements Financing Personal Property Purchases
CI	SCHOOL PROPERTIES DISPOSAL
CJ	CONTRACTED SERVICES
CJA	Criminal History
CK	SAFETY PROGRAM/RISK MANAGEMENT
CKA	Inspections
CKB	Accident Prevention and Reports
CKC	Emergency Plans
CKD	Emergency Medical Equipment and Procedures
CKE	Security Personnel
CKEA	Commissioned Peace Officers
CKEB	School Marshals
CKEC	School Resource Officers
CL	BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT
CLA	Security
CLB	Maintenance
CLC	Traffic and Parking Controls
CLD	Records and Reports
CLE	Flag Displays
CM	EQUIPMENT AND SUPPLIES MANAGEMENT
CMA	Receiving and Warehousing
CMB	Authorized Uses of Equipment and Supplies
CMD	Instructional Materials Care and Accounting
CN	TRANSPORTATION MANAGEMENT
CNA	Student Transportation
CNB	District Vehicles
CNBA	Bus Maintenance
CNC	Transportation Safety
CO	FOOD AND NUTRITION MANAGEMENT
COA	Procurement
COB	Free and Reduced-Price Meals
DATE ISSUED: 5	5/13/2021

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 C: BUSINESS AND SUPPORT SERVICES

COC	Vending Machines
CP CPA CPAA CPAB CPAC CPC	OFFICE MANAGEMENT Office Communications Printing and Duplicating Mail and Delivery Telephone Records Management
CQ CQA CQB CQC	TECHNOLOGY RESOURCES District, Campus, and Classroom Websites Cybersecurity Equipment
CR CRA CRB CRD CRE CRF CRG	INSURANCE AND ANNUITIES MANAGEMENT Property Insurance Liability Insurance Health and Life Insurance Workers' Compensation Unemployment Insurance Deferred Compensation and Annuities
CS	FACILITY STANDARDS
СТ	FACILITIES PLANNING
CV CVA CVB CVC CVD CVE CVF	FACILITIES CONSTRUCTION Competitive Bidding Competitive Sealed Proposals Construction Manager-Agent Construction Manager-at-Risk Design-Build Job Order Contracts
CW	NAMING FACILITIES
СХ	CONTRACTS FOR FACILITIES
CY	INTELLECTUAL PROPERTY

	with a feo cluding p buildings nor, shall eral finan	s Education Agency (TEA) may enter into an agreement deral agency concerning a project related to education, in- rovision of school lunches and construction of school . TEA, or another state agency designated by the gover- coordinate the actions of a district participating in a fed- icial assistance program. <i>Education Code</i> 7.021(b), (c); de 742.003
Retirement and Insurance Contributions	Act, Insu money pr source sl ployee's state con	e Texas Public School Retired Employees Group Benefits rance Code Chapter 1575, a district that applies for rovided by the United States or a privately sponsored hall, if any of the money will pay part or all of an active em- salary, also apply for any legally available money to pay tributions required by Insurance Code Chapter 1575, Sub- E. Insurance Code 1575.252
		rict must comply with the requirements of Insurance Code 1575, Subchapter F. <i>Insurance Code 1575.252(2)–.257</i>
	Subtitle C States, a source, a ployee's money to	e Teacher Retirement System, Government Code, Title 8, C, if a district applies for money provided by the United n agency of the United States, or a privately sponsored and if any of the money will pay part or all of an em- salary, the district shall apply for any legally available pay state contributions required by Government Code or 830.201. <i>Gov't Code 825.406(a)</i>
	Such dist	rict must comply with the requirements of Government 5.406.
Block Grant Funds	used as t dence to manner s block gra meeting of hearing it clearly no	ct receives more than \$5,000 in block grant funds to be the district determines is appropriate, it shall provide evi- TEA that a public meeting or hearing was held in a timely solely to seek public comment on the needs or uses of nt funds received by the district. The board may hold this or hearing in conjunction with another board meeting or the meeting or hearing to consider block grant funds is oted in an announcement of the other meeting or hearing. <i>de 2105.058</i>
Education Department General Administrative Regulations (EDGAR)	Note:	For information regarding procurement under state law, see the CH policy series regarding Purchasing and Ac- quisition and the CV series regarding Facilities Construc- tion.
· · · · ·		For additional legal requirements applicable to school nutrition procurement, see COA.

	Regulatio	neans the Education Department General Administrative ns (34 C.F.R. 75, 76, 77, 79, 81, 82, 84, 86, 97, 98, and <i>.F.R. 77.1(c)</i>	
Uniform Guidance (2 C.F.R. 200)	ment and Guidance Thus, 2 C the OMB	artment of Education (ED) adopts the Office of Manage- Budget (OMB) Guidance in 2 C.F.R. Part 200 Uniform e, except for 2 C.F.R. 200.102(a) and 2 C.F.R. 200.207(a). C.F.R. Chapter XXXIV, Part 3474 gives regulatory effect to guidance and supplements the guidance as needed for <i>C.F.R. 3474.1</i>	
	The Uniform Guidance establishes uniform administrative require- ments, cost principles, and audit requirements for federal awards to non-federal entities, including school districts, as described in 2 C.F.R. 200.101 (Applicability). <i>2 C.F.R. 200.1 (Definitions), .100</i>		
	Note:	The Uniform Guidance applies to all new grant awards and non-competing continuations (NCCs) made on or af- ter December 26, 2014 (see 2 C.F.R. 200.110).	
		For more information on EDGAR, the Uniform Guidance, and the federal regulations that apply to federal educa- tion grant awards, visit TEA's <u>EDGAR Materials and Re-</u> <u>sources¹</u> and the ED's <u>EDGAR website²</u> and <u>Uniform</u> <u>Guidance website</u> . ³	
General Compliance		is responsible for complying with all requirements of the ward. 2 C.F.R. 200.300(b)	
	cates a re indicates	but 2 C.F.R. Part 200 when the word "must" is used it indi- equirement. Whereas, use of the word "should" or "may" a best practice or recommended approach rather than a ent and permits discretion. $2 C.F.R. 200.101(b)(1)$	
Disclosures Conflicts	the federa TEA) in a	must disclose in writing any potential conflict of interest to al awarding agency (e.g., ED) or pass-through entity (e.g., ccordance with applicable federal awarding agency pol- <i>R. 200.112</i>	
Crimes	awarding criminal la affecting t can result (Remedie	must disclose, in a timely manner, in writing to the federal agency or pass-through entity all violations of federal aw involving fraud, bribery, or gratuity violations potentially the federal award. Failure to make required disclosures t in any of the remedies described in 2 C.F.R. 200.339 as for Noncompliance), including suspension or debar- <i>C.F.R. 200.113</i>	

Procurement Standards District Procedures	The district must have and use documented procurement proce- dures, consistent with state, local, and tribal laws and regulations and the standards of 2 C.F.R. 200.318, for the acquisition of prop- erty or services required under a federal award or subaward. The district's documented procurement procedures [see Competition, below] must conform to the procurement standards identified in 2 C.F.R. 200.317 through 200.327.	
Oversight	The district must maintain oversight to ensure that contractors per- form in accordance with the terms, conditions, and specifications of their contracts or purchase orders.	
Conflicts of Interest	The district must maintain written standards of conduct covering conflicts of interest and governing the actions of its employees en- gaged in the selection, award, and administration of contracts. No employee, officer, or agent may participate in the selection, award, or administration of a contract supported by a federal award if he or she has a real or apparent conflict of interest. A conflict of interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization that employs or is about to employ any of these parties, has a financial or other interest in or a tangible personal benefit from a firm considered for a contract. The officers, employees, and agents of the district may neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to subcontracts. However, districts may set standards for situations in which the financial interest is not substantial or the gift is an unsolicited item of nominal value. The standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the district. [See BBFA, CAA(LOCAL), CB(LOCAL), DBD]	
Records	The district must maintain records sufficient to detail the history of procurement. These records will include, but are not necessarily limited to, the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price. [See Pre-procurement Review and Contract Cost and Price, below]	
	2 C.F.R. 200.318(a), (b), (c)(1), (i)	
	[See 2 C.F.R. 200.334 for record retention requirements.]	
Financial Management	The district's financial management systems, including records documenting compliance with federal statutes, regulations, and the terms and conditions of the federal award, must be sufficient to permit the preparation of reports required by general and program- specific terms and conditions; and the tracing of funds to a level of expenditures adequate to establish that such funds have been	
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used according to the federal statutes, regulations, and the terms and conditions of the federal award. [See also 2 C.F.R. 200.450 (Lobbying)]

The district's financial management system must comply with 2 C.F.R. 200.302(b). [See also 2 C.F.R. 200.334 (Retention requirements for records), .335 (Requests for transfer of records), .336 (Methods for collection, transmission and storage of information), and .337 (Access to records)]

2 C.F.R. 200.302

Internal Controls The district must:

- Establish and maintain effective internal control over the federal award that provides reasonable assurance that the district is managing the award in compliance with federal statutes, regulations, and the terms and conditions of the award. These internal controls should be in compliance with guidance in "Standards for Internal Control in the Federal Government" issued by the Comptroller General of the United States or the "Internal Control Integrated Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).
- 2. Comply with the U.S. Constitution, federal statutes, regulations, and the terms and conditions of the award.
- 3. Evaluate and monitor the district's compliance with statutes, regulations and the terms and conditions of federal awards.
- 4. Take prompt action when instances of noncompliance are identified including noncompliance identified in audit findings.
- 5. Take reasonable measures to safeguard protected personally identifiable information and other information the federal awarding agency or pass-through entity designates as sensitive or the district considers sensitive consistent with applicable federal, state, local, and tribal laws regarding privacy and responsibility over confidentiality.

2 C.F.R. 200.303

"Internal controls" for districts means processes designed and implemented by districts to provide reasonable assurance regarding the achievement of objectives in the following categories:

- 1. Effectiveness and efficiency of operations;
- 2. Reliability of reporting for internal and external use; and

3. Compliance with applicable laws and regulations.

2 C.F.R. 200.1

Competition All procurement transactions for the acquisition of property or services required under a federal award must be conducted in a manner providing full and open competition consistent with the standards of 2 C.F.R. 200.319 and 200.320 (Methods of procurement to be followed).

In order to ensure objective contractor performance and eliminate unfair competitive advantage, contractors that develop or draft specifications, requirements, statements of work, or invitations for bids or requests for proposals must be excluded from competing for such procurements.

The district must conduct procurements in a manner that prohibits the use of statutorily or administratively imposed state, local, or tribal geographical preferences in the evaluation of bids or proposals, except in those cases where applicable federal statutes expressly mandate or encourage geographic preference. Nothing in this provision preempts state licensing laws. When contracting for architectural and engineering services, geographic location may be a selection criterion provided its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract.

The district must have written procedures for procurement transactions. These procedures must ensure that all solicitations meet the requirements of 2 C.F.R. 200.319(d). [See Procurement Standards, above]

The district must ensure that all prequalified lists of persons, firms, or products which are used in acquiring goods and services are current and include enough qualified sources to ensure maximum open and free competition. Also, the district must not preclude potential bidders from qualifying during the solicitation period.

Noncompetitive procurements can only be awarded in accordance with 2 C.F.R. 200.320(c).

2 C.F.R. 200.319

Procurement
MethodsThe district must have and use documented procurement proce-
dures, consistent with the standards of 2 C.F.R. 200.320 and
200.317 (Procurements by states), 200.318 (General procurement
standards), and 200.319 (Competition) for any of the following
methods of procurement used for the acquisition of property or ser-
vices required under a federal award or sub-award. 2 C.F. R.
200.320

Informal Procurement Methods	When the value of the procurement for property or services under a federal award does not exceed the simplified acquisition thresh- old, as defined in 2 C.F.R. 200.1, or a lower threshold established by a district, formal procurement methods are not required. The district may use informal procurement methods to expedite the completion of its transactions and minimize the associated admin- istrative burden and cost. The informal methods used for procure- ment of property or services at or below the simplified acquisition threshold include:
Micro- Purchases— Definitions	"Micro-purchase" means a purchase of supplies or services, the aggregate amount of which does not exceed the micro-purchase threshold. Micro-purchases comprise a subset of a district's small purchases as defined in 2 C.F.R. 200.320.
	"Micro-purchase threshold" means the dollar amount at or below which a district may purchase property or services using micro-pur- chase procedures. Generally, the micro-purchase threshold for pro- curement activities administered under federal awards is not to ex- ceed the amount set by the Federal Acquisition Regulations (FAR) at 48 C.F.R. Part 2, Subpart 2.1 [see below], unless a higher threshold is requested by the district and approved by the cogni- zant agency for indirect costs.
	2 C.F.R. 200.1
	Micro-purchase threshold means \$10,000, except as provided by 48 C.F.R. 2.101. <i>48 C.F.R. 2.101</i>
Micro- Purchase Distribution	The acquisition of supplies or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold. [See the definition of "micro-purchase" above.] To the maximum extent practicable, the district should distribute micro-purchases equitably among qualified suppliers. $2 C.F.R. 200.320(a)(1)(i)$
Micro- Purchase Awards	Micro-purchases may be awarded without soliciting competitive price or rate quotations if the district considers the price to be reasonable based on research, experience, purchase history or other information and documents it files accordingly. Purchase cards can be used for micro-purchases if procedures are documented and approved by the district. 2 C.F.R. $200.320(a)(1)(ii)$
Micro- Purchase Thresholds	The district is responsible for determining and documenting an ap- propriate micro-purchase threshold based on internal controls, an evaluation of risk, and its documented procurement procedures. The micro-purchase threshold used by the district must be author- ized or not prohibited under state, local, or tribal laws or regula- tions. Districts may establish a threshold higher than the federal

threshold established in the FAR in accordance with 2 C.F.R. 200.320(a)(1)(iv) and (v). 2 C.F.R. 200.320(a)(1)(iii)
Districts may establish a threshold higher than the micro-purchase

Districts may establish a threshold higher than the micro-purchase threshold identified in the FAR in accordance with the requirements of 2 C.F.R. 200.320. The district may self-certify a threshold up to \$50,000 on an annual basis and must maintain documentation to be made available to the federal awarding agency and auditors in accordance with 2 C.F.R. 200.334. The self-certification must include a justification, clear identification of the threshold, and supporting documentation of any of the following:

- 1. A qualification as a low-risk auditee, in accordance with the criteria in 2 C.F.R. 200.520 for the most recent audit.
- 2. An annual internal institutional risk assessment to identify, mitigate, and manage financial risks; or,
- 3. For public institutions, a higher threshold consistent with state law.

2 C.F.R. 200.320(a)(1)(iv)

Micro-purchase thresholds higher than \$50,000 must be approved by the cognizant agency for indirect costs. The district must submit a request with the requirements included in 2 C.F.R. 200.320(a)(1)(iv). The increased threshold is valid until there is a change in status in which the justification was approved. 2 C.F.R. 200.320(a)(1)(v)

Small Purchases— Procedures Procedures The acquisition of property or services, the aggregate dollar amount of which is higher than the micro-purchase threshold but does not exceed the simplified acquisition threshold. If small purchase procedures are used, price or rate quotations must be obtained from an adequate number of qualified sources as determined appropriate by the district. 2 C.F.R. 200.320(a)(2)(i)

Small "Simplified acquisition threshold" means the dollar amount below Purchaseswhich a district may purchase property or services using small pur-Simplified chase methods. Districts adopt small purchase procedures in order Acquisition to expedite the purchase of items at or below the simplified acquisi-Thresholds tion threshold. The simplified acquisition threshold for procurement activities administered under federal awards is set by the FAR at 48 C.F.R. Part 2, Subpart 2.1 [see below]. The district is responsible for determining an appropriate simplified acquisition threshold based on internal controls, an evaluation of risk, and its documented procurement procedures. However, in no circumstances can this threshold exceed the dollar value established in the FAR

	old.	C.F.R. Part 2, Subpart 2.1) for the simplified acquisition thresh- Recipients should determine if local government laws on pur- sing apply. 2 C.F.R. 200.1, .320(a)(2)(ii)
		plified acquisition threshold means \$250,000, except as pro- ed by 48 C.F.R. 2.101. <i>48 C.F.R. 2.101</i>
Formal Procurement Methods	a fe tion prod requ met 200 for j sitic	en the value of the procurement for property or services under deral financial assistance award exceeds the simplified acquisi- threshold, or a lower threshold established by a district, formal curement methods are required. Formal procurement methods uire following documented procedures. Formal procurement shods also require public advertising unless a non-competitive curement can be used in accordance with 2 C.F.R. 200.319 or 0.320(c). The following formal methods of procurement are used procurement of property or services above the simplified acqui- on threshold or a value below the simplified acquisition thresh- the district determines to be appropriate:
Sealed Bids	A procurement method in which bids are publicly solicited and a firm fixed-price contract (lump sum or unit price) is awarded to the responsible bidder whose bid, conforming with all the material terms and conditions of the invitation for bids, is the lowest in price. The sealed bids method is the preferred method for procuring construction, if the conditions [<i>sic</i>].	
	In order for sealed bidding to be feasible, the following conditions should be present:	
	1.	A complete, adequate, and realistic specification or purchase description is available.
	2.	Two or more responsible bidders are willing and able to com- pete effectively for the business; and
	3.	The procurement lends itself to a firm fixed price contract and the selection of the successful bidder can be made principally on the basis of price.
	If sealed bids are used, the following requirements apply:	
	1.	Bids must be solicited from an adequate number of qualified sources, providing them sufficient response time prior to the date set for opening the bids, for local governments, the invi- tation for bids must be publicly advertised;
	2.	The invitation for bids, which will include any specifications and pertinent attachments, must define the items or services in order for the bidder to properly respond;

- 3. All bids will be opened at the time and place prescribed in the invitation for bids, and for local governments, the bids must be opened publicly.
- 4. A firm fixed price contract award will be made in writing to the lowest responsive and responsible bidder. Where specified in bidding documents, factors such as discounts, transportation cost, and life cycle costs must be considered in determining which bid is lowest. Payment discounts will only be used to determine the low bid when prior experience indicates that such discounts are usually taken advantage of; and
- 5. Any or all bids may be rejected if there is a sound documented reason.

2 C.F.R. 200.320(b)(1)

- *Proposals* A procurement method in which either a fixed price or cost-reimbursement type contract is awarded. Proposals are generally used when conditions are not appropriate for the use of sealed bids. They are awarded in accordance with the following requirements:
 - Requests for proposals must be publicized and identify all evaluation factors and their relative importance. Proposals must be solicited from an adequate number of qualified offerors. Any response to publicized requests for proposals must be considered to the maximum extent practical;
 - The district must have a written method for conducting technical evaluations of the proposals received and making selections;
 - 3. Contracts must be awarded to the responsible offeror whose proposal is most advantageous to the district, with price and other factors considered; and
 - 4. The district may use competitive proposal procedures for qualifications-based procurement of architectural/engineering (A/E) professional services whereby offeror's qualifications are evaluated and the most qualified offeror is selected, subject to negotiation of fair and reasonable compensation. The method, where price is not used as a selection factor, can only be used in procurement of A/E professional services. It cannot be used to purchase other types of services though A/E firms are a potential source to perform the proposed effort.

2 C.F.R. 200.320(b)(2)

Noncompetitive Procurement	mer	re are specific circumstances in which noncompetitive procure- at can be used. Noncompetitive procurement can only be rded if one or more of the following circumstances apply:
	1.	The acquisition of property or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold;
	2.	The item is available only from a single source;
	3.	The public exigency or emergency for the requirement will not permit a delay resulting from publicizing a competitive solicita- tion;
	4.	The federal awarding agency or pass-through entity expressly authorizes a noncompetitive procurement in response to a written request from the district; or
	5.	After solicitation of a number of sources, competition is deter- mined inadequate.
	2 C.	F.R. 200.320(c)
Cooperative Purchasing	effor fede and whe good docu	oster greater economy and efficiency, and in accordance with rts to promote cost-effective use of shared services across the eral government, the district is encouraged to enter into state local intergovernmental agreements or inter-entity agreements appropriate for procurement or use of common or shared ds and services. Competition requirements will be met with umented procurement actions using strategic sourcing, shared rices, and other similar procurement arrangements. <i>2 C.F.R.</i> .318(e)
Minority, Small, and Women's Businesses	mino	district must take all necessary affirmative steps to assure that ority businesses, women's business enterprises, and labor sur- area firms are used when possible. Affirmative steps must in- le:
	1.	Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
	2.	Assuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources;
	3.	Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enter- prises;

	4.	Establishing delivery schedules, where the requirement per- mits, which encourage participation by small and minority businesses, and women's business enterprises;
	5.	Using the services and assistance, as appropriate, of such or- ganizations as the Small Business Administration and the Mi- nority Business Development Agency of the Department of Commerce; and
	6.	Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in items 1 through 5 above.
	2 C.	.F.R. 200.321
Domestic Preference	sho prov proc not ture clud	appropriate and to the extent consistent with law, the district uld, to the greatest extent practicable under a federal award, vide a preference for the purchase, acquisition, or use of goods, ducts, or materials produced in the United States (including but limited to iron, aluminum, steel, cement, and other manufac- id products). The requirements of 2 C.F.R. 200.322 must be in- led in all subawards including all contracts and purchase orders work or products under this award.
	For	purposes of this provision:
	1.	"Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
	2.	"Manufactured products" means items and construction mate- rials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.
	2 C.	.F.R. 200.322
Pre-procurement Review	awa proc	district must make available upon request, for the federal arding agency or pass-through entity pre-procurement review, curement documents, such as requests for proposals or invita- s for bids, or independent cost estimates, when:
	1.	The district's procurement procedures or operation fails to comply with the procurement standards in 2 C.F.R. Part 200;
	2.	The procurement is expected to exceed the simplified acquisi- tion threshold and is to be awarded without competition or only one bid or offer is received in response to a solicitation;

th	ne proposed contract is more than the simplified acquisition reshold and is to be awarded to other than the apparent low dder under a sealed bid procurement; or proposed contract modification changes the scope of a con-
bio	proposed contract modification changes the scope of a con-
tra	act or increases the contract amount by more than the sim- fied acquisition threshold.
2 C.F.R	2. 200.325(b)
and Price every p thresho of analy procure	trict must perform a cost or price analysis in connection with rocurement action in excess of the simplified acquisition old including contract modifications. The method and degree ysis is dependent on the facts surrounding the particular ement situation, but as a starting point, the district must independent estimates before receiving bids or proposals.
for each cases v sonable work to tor's inv record o	trict must negotiate profit as a separate element of the price in contract in which there is no price competition and in all where cost analysis is performed. To establish a fair and rea- e profit, consideration must be given to the complexity of the be performed, the risk borne by the contractor, the contrac- vestment, the amount of subcontracting, the quality of its of past performance, and industry profit rates in the sur- ing geographical area for similar work.
federal cost es the dist	or prices based on estimated costs for contracts under the award are allowable only to the extent that costs incurred or timates included in negotiated prices would be allowable for rict under 2 C.F.R. Part 200, Subpart E. The district may ref- its own cost principles that comply with the federal cost es.
	st plus a percentage of cost and percentage of construction ethods of contracting must not be used.
2 C.F.R	2. 200.324
	trict's contracts must contain the applicable provisions de- in appendix II to 2 C.F.R. Part 200. 2 C.F.R. 200.327
Debarment pensior awards barred,	s are subject to the non-procurement debarment and sus- n regulations at 2 C.F.R. Part 180. These regulations restrict , subawards, and contracts with certain parties that are de- suspended, or otherwise excluded from or ineligible for par- on in federal assistance programs or activities. <i>2 C.F.R.</i>

Remedies for Noncompliance	If a district fails to comply with the U.S. Constitution, federal stat- utes, regulations, or the terms and conditions of a federal award, the federal awarding agency or pass-through entity may impose additional conditions, as described in 2 C.F.R. 200.208 (Specific Conditions). If the federal awarding agency or pass-through entity determines that noncompliance cannot be remedied by imposing additional conditions, the federal awarding agency or pass-through entity may take one or more of the following actions, as appropriate in the circumstances:			
	1.	Temporarily withhold cash payments pending correction of the deficiency by the district or more severe enforcement action by the federal awarding agency or pass-through entity.		
	2.	Disallow (that is, deny both use of funds and any applicable matching credit for) all or part of the cost of the activity or action not in compliance.		
	3.	Wholly or partly suspend or terminate the federal award.		
	4.	Initiate suspension or debarment proceedings as authorized under 2 C.F.R. Part 180 and federal awarding agency regula- tions (or in the case of a pass-through entity, recommend such a proceeding be initiated by a federal awarding agency).		
	5.	Withhold further federal awards for the project or program.		
	6.	Take other remedies that may be legally available.		
	2 C.	F.R. 200.339		
Travel Costs	ence statu char lieu vide lecte norr fund	vel costs are the expenses for transportation, lodging, subsist- e, and related items incurred by employees who are in travel us on official business of the district. Such costs may be rged on an actual cost basis, on a per diem or mileage basis in of actual costs incurred, or on a combination of the two, pro- d the method used is applied to an entire trip and not to se- ed days of the trip, and results in charges consistent with those nally allowed in like circumstances in the district's non-federally led activities and in accordance with the district's written travel abursement policies.		
	trave 570 or b	ne absence of an acceptable, written district policy regarding el costs, the rates and amounts established under 5 U.S.C. 1-11 (Travel and Subsistence Expenses; Mileage Allowances), y the administrator of general services, or by the president (or pr her designee) pursuant to any provisions of such subchapter		

		mus 46(a	t apply to travel under federal awards [48 C.F.R. 31.205–)].		
		2 C.	F.R. 200.475(a), (d)		
Sta	roperty tandards Federally Owned Property	Title to federally owned property remains vested in the federal gov- ernment. The district must submit annually an inventory listing of federally owned property in its custody to the federal awarding agency. Upon completion of the federal award or when the propert is no longer needed, the district must report the property to the fed eral awarding agency for further federal agency utilization.			
		whe prop gove fede tion spec prop	mpt property means property acquired under a federal award re the federal awarding agency has chosen to vest title to the perty to the district without further responsibility to the federal ernment, based upon the explicit terms and conditions of the ral award. The federal awarding agency may exercise this op- when statutory authority exists. Absent statutory authority and cific terms and conditions of the federal award, title to exempt perty acquired under the federal award remains with the federal ernment.		
		2 C.	F.R. 200.312(a), (c)		
	Property Trust Relationship	or in trict whic ing a priat has	I property, equipment, and intangible property that are acquired nproved with a federal award must be held in trust by the dis- as trustee for the beneficiaries of the project or program under the property was acquired or improved. The federal award- agency may require the district to record liens or other appro- te notices of record to indicate that personal or real property been acquired or improved with a federal award and that use disposition conditions apply to the property. <i>2 C.F.R. 200.316</i>		
	Real Property	200	ject to the requirements and conditions set forth in 2 C.F.R. 311, title to real property acquired or improved under a federal rd will vest upon acquisition in the district.		
		awa thori time	ept as otherwise provided by federal statutes or by the federal rding agency, real property will be used for the originally au- ized purpose as long as needed for that purpose, during which the district must not dispose of or encumber its title or other rests.		
		ized the f	en real property is no longer needed for the originally author- purpose, the district must obtain disposition instructions from federal awarding agency or pass-through entity. The instruc- s must provide for one of the following alternatives:		
		1.	Retain title after compensating the federal awarding agency an amount determined under 2 C.F.R. 200.311(c)(1).		

		Sell the property and compensate the federal awarding agency an amount determined under 2 C.F.R. 200.311(c)(2).			
		Transfer title to the federal awarding agency or to a third party designated/approved by the federal awarding agency. The district is entitled to be paid an amount calculated by applying the district's percentage of participation in the purchase of the real property (and cost of any improvements) to the current fair market value of the property.			
	2 C.F.	R. 200.311			
Equipment <i>Title and Use</i>	200.3 upon izes t spons elects	ect to the requirements and conditions set forth in 2 C.F.R. 13, title to equipment acquired under a federal award will vest acquisition in the district. Unless a statute specifically author- he federal agency to vest title in the district without further re- sibility to the federal government, and the federal agency to do so, the title must be a conditional title. Title must vest district subject to the following conditions:			
	(Use the equipment for the authorized purposes of the project during the period of performance, or until the property is no onger needed for the purposes of the project.			
		Not encumber the property without approval of the federal awarding agency or pass-through entity.			
		Use and dispose of the property in accordance with the provisions below.			
	Equipment must be used by the district in the program or project for which it was acquired in accordance with 2 C.F.R. 200.313(c).				
	ment) until c	Procedures for managing equipment (including replacement equip- ment), whether acquired in whole or in part under a federal award, until disposition takes place will, as a minimum, meet the require- ments of 2 C.F.R. 200.313(d).			
Disposition		district is authorized or required to sell the property, proper procedures must be established to ensure the highest possi- turn.			
	awaro other awaro regula the di	a original or replacement equipment acquired under a federal d is no longer needed for the original project or program or for activities currently or previously supported by a federal ding agency, except as otherwise provided in federal statutes, ations, or federal awarding agency disposition instructions, strict must request disposition instructions from the federal ding agency if required by the terms and conditions of the fed-			

	eral award. Disposition of the equipment will be made as pre- scribed in 2 C.F.R. 200.313(e), in accordance with federal award- ing agency disposition instructions.
	2 C.F.R. 200.313
Supplies	Title to supplies will vest in the district upon acquisition. If there is a residual inventory of unused supplies exceeding \$5,000 in total aggregate value upon termination or completion of the project or program and the supplies are not needed for any other federal award, the district must retain the supplies for use on other activities or sell them, but must, in either case, compensate the federal government for its share. The amount of compensation must be computed in the same manner as for equipment under 2 C.F.R. 200.313(e)(2). 2 C.F.R. 200.314(a)
Intangible Property	Title to intangible property acquired under a federal award vests upon acquisition in the district. The district must use that property for the originally-authorized purpose, and must not encumber the property without approval of the federal awarding agency. When no longer needed for the originally authorized purpose, disposition of the intangible property must occur in accordance with the provisions in 2 C.F.R. 200.313(e). <i>2 C.F.R. 200.315(a)</i>
Direct Grant Programs	The regulations in 34 C.F.R. Part 75 apply to each direct grant pro- gram of the ED. <i>34 C.F.R. 75.1</i>
State-Administered Programs	The regulations in 34 C.F.R. Part 76 apply to each state-adminis- tered program of the ED. 34 C.F.R. 76.1
General Education Provision Act	The regulations in 34 C.F.R. Part 81 govern the enforcement of le- gal requirements under applicable programs administered by the ED and implement Part E of the General Education Provisions Act (GEPA). <i>34 C.F.R. 81.1</i>
	¹ TEA EDGAR Materials and Resources: <u>https://tea.texas.gov/Finance_and_Grants/Grants/EDGAR_Materials_and</u>

Resources/

- ² ED EDGAR website:
- https://www2.ed.gov/policy/fund/reg/edgarReg/edgar.html
- ³ ED Uniform Guidance website:
- https://www2.ed.gov/policy/fund/guid/uniform-guidance/index.html

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		For required vendor disclosures and contract provisions, including prohibitions, see CHE.
		For provisions pertaining to criminal history record infor- mation on contractors, see CJA.
		For legal requirements related to energy savings perfor- mance contracts, see CL.
		For information on procuring school buses, see CNB.
		For legal requirements applicable to school nutrition pro- curement, including produce, with federal funds, see COA.
		For information regarding construction of school facili- ties, see CV series.
Board Authority		d may adopt rules and procedures for the acquisition of d services. <i>Education Code 44.031(d)</i>
Delegation of Authority	action au chapter E	d may, as appropriate, delegate its authority regarding an thorized or required by Education Code Chapter 44, Sub- b, to be taken by a district to a designated person, repre- , or committee.
	tion author	d may not delegate the authority to act regarding an ac- prized or required to be taken by the board by Education apter 44, Subchapter B.
Disaster Delegation	event of a district, th nated per struction, tion Code construct	anding any other provision of the Education Code, in the a catastrophe, emergency, or natural disaster affecting a be board may delegate to the superintendent or desig- rson the authority to contract for the replacement, con- or repair of school equipment or facilities under Educa- e Chapter 44, Subchapter B if emergency replacement, ion, or repair is necessary for the health and safety of dis- ents and staff.
	Education	n Code 44.0312
Purchases Valued at or Above \$50,000 Methods	all district contracts \$50,000 be made	s provided by Education Code Chapter 44, Subchapter B, contracts for the purchase of goods and services, except for the purchase of produce or vehicle fuel, valued at or more in the aggregate for each 12-month period, shall by the method, of the following methods, that provides value for a district:

	1.	Competitive bidding for services other than construction ser- vices.
	2.	Competitive sealed proposals for services other than con- struction services.
	3.	A request for proposals for services other than construction services.
	4.	An interlocal contract.
	5.	A method provided by Government Code Chapter 2269 for construction services [see CV series];
	6.	The reverse auction procedure as defined by Government Code 2155.062(d).
	7.	The formation of a political subdivision corporation under Lo- cal Government Code 304.001 (purchase of electricity).
	Edu	ucation Code 44.031(a)
<i>Exceptions</i> Emergency Damage or Destruction	per of a era lay wou othe or r faci	chool equipment, a school facility, or a part of a school facility or sonal property is destroyed or severely damaged or, as a result an unforeseen catastrophe or emergency, undergoes major op- tional or structural failure, and the board determines that the de- posed by the methods provided for in Education Code 44.031 and prevent or substantially impair the conduct of classes or er essential school activities, then contracts for the replacement repair of the equipment, school facility, or the part of the school ality may be made by methods other than those required by Edu- tion Code 44.031. <i>Education Code 44.031(h)</i>
Sole Source	ma	hout complying with Education Code 44.031(a) above, a district y purchase an item that is available from only one source, in- ding:
	1.	An item for which competition is precluded because of the ex- istence of a patent, copyright, secret process, or monopoly.
	2.	A film, manuscript, or book.
	3.	A utility service, including electricity, gas, or water.
	4.	A captive replacement part or component for equipment.
	equ	e exceptions above do not apply to mainframe data-processing upment and peripheral attachments with a single-item purchase the in excess of \$15,000.
	Edı	ucation Code 44.031(j)–(k)

Competitive Bidding	Except to the extent prohibited by other law and to the extent con- sistent with Education Code Chapter 44, Subchapter B, a district may use competitive bidding to select a vendor as authorized by Education Code 44.031(a)(1).				
	A district shall award a competitively bid contract at the bid amount to the bidder offering the best value for the district. In determining the best value for the district, the district is not restricted to consid- ering price alone but may consider any other factors stated in the selection criteria. The selection criteria may include the factors listed in Education Code 44.031(b) [see Contract Selection Fac- tors, below].				
	Except as provided below, Local Government Code Chapter 271, Subchapter B (Competitive Bidding on Certain Public Works Con- tracts) does not apply to a competitive bidding process under this policy.				
	Local Government Code Sections 271.026 (Opening of Bids), 271.027(a) (Award of Contract), and 271.0275 (Safety Record of Bidder Considered) apply to a competitive bidding process under Education Code Chapter 44, Subchapter B. [See CVA for these re- quirements.]				
	Education Code 44.0351				
Competitive Sealed Proposals	In selecting a vendor through competitive sealed proposals as au- thorized by Education Code 44.031(a)(2), a district shall follow the procedures prescribed below.				
Request for Proposals	The district shall prepare a request for competitive sealed pro- posals that includes information that vendors may require to re- spond to the request. The district shall state in the request for pro- posals the selection criteria that will be used in selecting the successful offeror.				
Opening Proposals	The district shall receive, publicly open, and read aloud the names of the offerors and, if any are required to be stated, all prices stated in each proposal. Not later than the 45th day after the date on which the proposals are opened, the district shall evaluate and rank each proposal submitted in relation to the published selection criteria.				
Selection	The district shall select the offeror that offers the best value for the district based on the published selection criteria and on its ranking evaluation. The district shall first attempt to negotiate a contract with the selected offeror. The district may discuss with the selected offeror options for a scope or time modification and any price change associated with the modification. If the district is unable to				

negotiate a satisfactory contract with the selected offeror, the d trict shall, formally and in writing, end negotiations with that offer and proceed to the next offeror in the order of the selection rand until a contract is reached or all proposals are rejected.In determining the best value for the district, the district is not re stricted to considering price alone but may consider any other f tors stated in the selection criteria.Interlocal ContractsInterlocal Contracts"Interlocal contract" means a contract or agreement made under Government Code Chapter 791 (Interlocal Cooperation Act). A trict may contract or agree with another local government or a f erally recognized Indian tribe, as listed by the U.S. secretary of interior under 25 U.S.C. 479a-1, whose reservation is located within the boundaries of this state to perform government and withe state or a state agency, including the comptroller, to purcha garde and earliers (Contract) (C	8-
stricted to considering price alone but may consider any other f tors stated in the selection criteria.Education Code 44.0352Interlocal Contracts"Interlocal contract" means a contract or agreement made under Government Code Chapter 791 (Interlocal Cooperation Act). A trict may contract or agree with another local government or a f erally recognized Indian tribe, as listed by the U.S. secretary of interior under 25 U.S.C. 479a-1, whose reservation is located within the boundaries of this state to perform governmental func- tions and services in accordance with Government code Chapter 791. A district may agree with another local government and wit the state or a state agency, including the comptroller, to purcha	ror
Interlocal "Interlocal contract" means a contract or agreement made under Government Code Chapter 791 (Interlocal Cooperation Act). A trict may contract or agree with another local government or a f erally recognized Indian tribe, as listed by the U.S. secretary of interior under 25 U.S.C. 479a-1, whose reservation is located within the boundaries of this state to perform governmental func- tions and services in accordance with Government Code Chapt 791. A district may agree with another local government and wit the state or a state agency, including the comptroller, to purcha	
Contracts Government Code Chapter 791 (Interlocal Cooperation Act). A trict may contract or agree with another local government or a f erally recognized Indian tribe, as listed by the U.S. secretary of interior under 25 U.S.C. 479a-1, whose reservation is located within the boundaries of this state to perform governmental functions and services in accordance with Government Code Chapter 791. A district may agree with another local government and with the state or a state agency, including the comptroller, to purcha	
goods and services. Gov't Code 791.003(2), .011(a), .025(a)	dis- ed- the :- er h
An interlocal contract must:	
 Be authorized by the governing body of each party to the tract; 	:on-
 State the purpose, terms, rights, and duties of the contrac parties; and 	ing
 Specify that each party paying for the performance of governmental functions or services must make those payments f current revenues available to the paying party. 	
An interlocal contractual payment must be in an amount that fa compensates the performing party for the services or functions formed under the contract. An interlocal contract may be renew Notwithstanding item 2 above, an interlocal contract may have specified term of years.	per- ed.
Gov't Code 791.011(d)–(f), (i)	
A district may agree with another local government, including a nonprofit corporation that is created and operated to provide on more governmental functions and services, or with the state or state agency, including the comptroller, to purchase goods and services reasonably required for the installation, operation, or maintenance of the goods. This provision does not apply to ser vices provided by firefighters, police officers, or emergency med personnel. <i>Gov't Code 791.025(b)</i>	a any

	Cod for t	strict that purchases goods and services under Government le 791.025 satisfies the requirement to seek competitive bids he purchase of the goods and services. <i>Gov't Code</i> .025(c); Atty. Gen. Op. JC-37 (1999)	
Reverse Auction	A district that uses the reverse auction procedure must include in the procedure a notice provision and other provisions necessary to produce a method of purchasing that is advantageous to the district and fair to vendors. <i>Local Gov't Code 271.906(b)</i>		
	"Re	verse auction procedure" means:	
	1.	A real-time bidding process usually lasting less than one hour and taking place at a previously scheduled time and internet location, in which multiple suppliers, anonymous to each other, submit bids to provide the designated goods or ser- vices; or	
	2.	A bidding process usually lasting less than two weeks and taking place during a previously scheduled period and at a previously scheduled internet location, in which multiple sup- pliers, anonymous to each other, submit bids to provide the designated goods or services.	
	Gov	't Code 2155.062(d)	
Site-Based Purchasing	den site- ter F sion the joint purc carr not gate	purchase is made at the campus level in a district with a stu- t enrollment of 180,000 or more that has formally adopted a based decision-making plan under Education Code Subchap- F, Chapter 11 [see BQ series], that delegates purchasing deci- is to the campus level, Education Code 44.031 applies only to campus and does not require the district to aggregate and the award purchasing contracts. A district that adopts site-based chasing under this provision shall adopt a policy to ensure that pus purchases achieve the best value to the district and are intended or used to avoid the requirement that a district aggre- e purchases under Education Code 44.031(a). Education Code 031(m)	
Contract Selection Factors		ept as provided by Education Code Chapter 44, Subchapter B, etermining to whom to award a contract, the district shall con- r:	
	1.	The purchase price.	
	2.	The reputation of the vendor and of the vendor's goods or services.	
	3.	The quality of the vendor's goods or services.	

	4.	The extent to which the goods or services meet the district's needs.	
	5.	The vendor's past relationship with the district.	
	6.	The impact on the ability of the district to comply with laws and rules relating to historically underutilized businesses.	
	7.	The total long-term cost to the district to acquire the vendor's goods or services.	
	8.	For a contract for goods and services, other than goods and services related to telecommunications and information ser- vices, building construction and maintenance, or instructional materials, whether the vendor or the vendor's ultimate parent company or majority owner has its principal place of business in this state or employs at least 500 persons in this state.	
	9.	Any other relevant factor specifically listed in the request for bids or proposals.	
	Edu	ication Code 44.031(b)	
	Coc cate con vide not mat	warding a contract by competitive sealed bid under Education de 44.031, a district that has its central administrative office lo- ed in a municipality with a population of less than 250,000 may sider a bidder's principal place of business in the manner pro- ed by Local Government Code 271.9051. This provision does apply to the purchase of telecommunications services or infor- tion services, as those terms are defined by 47 U.S.C. Section b. Education Code 44.031(b-1)	
	ereo <u>ing</u>	e factors listed above are the only criteria that may be consid- d by a district in its decision to award a contract. <u>R.G.V. Vend-</u> <u>v. Weslaco Indep. Sch. Dist.</u> , 995 S.W.2d 897 (Tex. App.—Cor- Christi 1999, no pet.)	
Preferences		strict that purchases agricultural products shall give preference	
Agricultural Products	dist duc qua cult the	to those produced, processed, or grown in Texas if the cost to the district is equal and the quality is equal. If agricultural products p duced, processed, or grown in Texas are not equal in cost and quality to other products, the district shall give preference to agr cultural products produced, processed, or grown in other states the United States, if the cost and quality of the U.S. and foreign products are equal.	
	"Ag	ricultural products" includes textiles and other similar products.	
		ocessed" means canning, freezing, drying, juicing, preserving, iny other act that changes the form of a good from its natural	

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state to another form.

	A district may not adopt product purchasing specifications that un- necessarily exclude agricultural products produced, processed, or grown in Texas.
Vegetation for Landscaping	A district that purchases vegetation for landscaping purposes, in- cluding plants, shall give preference to Texas vegetation if the cost to the district is equal and the quality is equal.
	Education Code 44.042
	[For legal requirements applicable to school nutrition procurement, including produce and agricultural products, with federal funds, see COA.]
Recycled Products	A district shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality and the average price of the product is not more than ten percent greater than the price of comparable nonrecycled products. Preferences will be applied in accordance with state procurement statutes and rules. <i>30 TAC 328.203</i>
	Subchapter K of 30 Administrative Code (Governmental Entity Re- cycling and Purchasing of Recycled Materials) does not apply to a district with a student enrollment of less than 10,000 students. <i>30</i> <i>TAC 328.204(a)</i>
	A district regularly shall review and revise its procurement proce- dures and specifications for the purchase of goods, supplies, equipment, and materials in order to:
	 Eliminate procedures and specifications that explicitly discrim- inate against products made of recycled materials;
	 Encourage the use of products made of recycled materials; and
	3. Ensure to the maximum extent economically feasible that the district purchases products that may be recycled when they have served their intended use.
	In developing new procedures and specifications, the district shall encourage the use of recycled products and products that may be recycled or reused.
	Health and Safety Code 361.426(b)–(c)
Bidder's Place of Business	In awarding a contract by competitive sealed bid under Education Code 44.031, a district that has its central administrative office lo- cated in a municipality with a population of less than 250,000 may consider a bidder's principal place of business in the manner pro- vided by Local Covernment Code Section 271,0051. This provision

vided by Local Government Code Section 271.9051. This provision

	does not apply to the purchase of telecommunications services or information services, as those terms are defined by 47 U.S.C. 153. <i>Education Code 44.031(b-1)</i>
Notice Publication	Notice of the time by when and place where the bids or proposals, or the responses to a request for qualifications, will be received and opened shall be published in the county in which the district's central administrative office is located, once a week for at least two weeks before the deadline for receiving bids, proposals, or responses to a request for qualifications. If there is not a newspaper in that county, the advertising shall be published in a newspaper in the county nearest the county seat of the county in which a district's central administrative office is located. In a two-step procurement process, the time and place where the second-step bids, proposals, or responses will be received are not required to be published separately. <i>Education Code 44.031(g)</i>
Electronic Bids or Proposals	A district may receive bids or proposals under Education Code Chapter 44 through electronic transmission if the board adopts rules to ensure the identification, security, and confidentiality of electronic bids or proposals and to ensure that the electronic bids

Notwithstanding any other provision of Education Code Chapter 44, an electronic bid or proposal is not required to be sealed. A provision of Education Code Chapter 44 that applies to a sealed bid or proposal applies to a bid or proposal received through electronic transmission in accordance with the rules adopted by the board.

or proposals remain effectively unopened until the proper time.

Education Code 44.0313

- **Right to Work** While a district is engaged in procuring goods and services or awarding a contract, or overseeing procurement or construction for a public work or public improvement, a district:
 - 1. May not consider whether a vendor is a member of or has another relationship with any organization; and
 - 2. Shall ensure that its bid specifications and any subsequent contract or other agreement do not deny or diminish the right of a person to work because of the person's membership or other relationship status with respect to any organization.

Education Code 44.043

Contract with Person Indebted to District The board by resolution may establish regulations permitting the district to refuse to enter into a contract or other transaction with a person indebted to the district. It is not a violation of Education Code Chapter 44, Subchapter B (Purchases; Contracts) for a district, under regulations adopted under this provision, to refuse to

award a contract to or enter into a transaction with an apparent low bidder or successful proposer that is indebted to the district.

"Person" includes an individual, sole proprietorship, corporation, nonprofit corporation, partnership, joint venture, limited liability company, and any other entity that proposes or otherwise seeks to enter into a contract or other transaction with the district requiring approval by the board.

Education Code 44.044

Out-of-State Bidders A district may not award a governmental contract to a nonresident bidder unless the nonresident underbids the lowest bid submitted by a responsible resident bidder by an amount that is not less than the greater of the amount by which a resident bidder would be required to underbid the nonresident bidder to obtain a comparable contract in the state in which the nonresident's principal place of business is located, or the state in which a majority of the manufacturing relating to the contract will be performed. *Gov't Code* 2252.002

This requirement does not apply to a contract involving federal funds. A district shall use the information published by the comptroller under Government Code 2252.003 (Publication of Other State's Laws on Contracts) to evaluate the bid of a nonresident bidder. A district may rely on information published under Government Code 2252.003 to meet the requirements of Government Code 2252.002. *Gov't Code 2252.003–.004*

"Governmental contract" means a contract awarded by a governmental entity, including a public school district, for general construction, an improvement, a service, or a public works project or for a purchase of supplies, materials, or equipment.

"Resident bidder" refers to a person whose principal place of business is in this state, including a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

Gov't Code 2252.001

ProfessionalEducation Code 44.031 does not apply to a contract for professional servicesServicesEducation Code 44.031 does not apply to a contract for professional services of an architect, attorney, certified public accountant, engineer, or fiscal agent. A district may, at its option, contract for professional services rendered by a financial consultant or a technology consultant in the manner provided by Government Code 2254.003 (Professional Services Procurement Act) (see below), in lieu of the methods provided by Education Code 44.031. Education Code 44.031(f)

Professional Services Procurement Act <i>Selection</i>	A district may not select a provider of professional services or a group or association of providers or award a contract for the services on the basis of competitive bids submitted for the contract or for the services, but shall make the selection and award on the basis of demonstrated competence and qualifications to perform the services and for a fair and reasonable price. <i>Gov't Code</i> 2254.003(a)		
Definition	"Pro	fessional services" means services:	
	1.	Within the scope of the practice, as defined by state law, of accounting, architecture, landscape architecture, land survey- ing, medicine, optometry, professional engineering, real es- tate appraising, or professional nursing;	
	2.	Provided in connection with the professional employment or practice of a person who is licensed or registered as a certi- fied public accountant, architect, landscape architect, land surveyor, physician, optometrist, professional engineer, state- certified or state-licensed real estate appraiser, or registered nurse; or	
	3.	Provided by a person lawfully engaged in interior design, re- gardless of whether the person is registered as an interior de- signer under Occupations Code Chapter 1053.	
	Gov	't Code 2254.002	
	-	specific information on procuring architectural or engineering ices, see CV.]	
Contingent Fee Contract for Legal Services	ner i sate	ernment Code Chapter 2254, Subchapter C provides the man- n which and the situations under which a district may compen- a public contractor under a contingent fee for legal services. subchapter does not apply to a contract for legal services:	
	1.	Provided to a district under Government Code Chapter 403, Subchapter M; or	
	2.	Entered into under Tax Code 6.30 (delinquent tax collection) [see CCGA(LEGAL)] or Government Code 1201.027 (issu- ance of public securities) [see CCA(LEGAL)], except that Government Code sections 2254.1032, 2254.1034, 2254.1036, and 2254.1037 do apply to the contract.	
	Gov't Code 2254.102		
	fee o 2254	strict may select an attorney or law firm to award a contingent contract only in accordance with Government Code 4.003(a) (Professional Services Procurement Act) [see Selec- above] and Government Code 2254.1032.	

	In procuring legal services under a contingent fee contract, a dis- trict shall:	
	1.	Select a well-qualified attorney or law firm on the basis of demonstrated competence, qualifications, and experience in the requested services; and
	2.	Attempt to negotiate a contract with that attorney or law firm for a fair and reasonable price.
	Gov	't Code 2254.1032
Specific Purchases Computers	inclu mati ance	strict may acquire computers and computer-related equipment, iding computer software, through the Department of Infor- on Resources (DIR) under contracts entered into in accord- e with Government Code Chapter 2054 or 2157. <i>Education</i> <i>de 44.031(i)</i>
Automated Information System	purc com trolle offer scrib com	strict may purchase an automated information system using the chasing method described by Government Code 2157.068 for modity items or a purchasing method designated by the comper to obtain the best value for the state, including a request for its method. A district that purchases an item using a method debed above satisfies any state law requiring the district to seek petitive bids for the purchase of the item. <i>Gov't Code 7.006; 34 TAC 20.391</i>
Automated External Defibrillators	tor (/ ensi	strict that purchases or leases an automated external defibrilla- AED), as defined by Health and Safety Code 779.001, shall ure that the AED meets standards established by the federal d and Drug Administration. <i>Education Code 44.047(a)</i>
Insurance	fess	ntract for the purchase of insurance is not a contract for pro- ional services. A district must award such a contract using one e methods in Education Code 44.031. <i>Atty. Gen. Op. DM-418</i> 26)
Multiyear Contracts	than Code a dis verti whic	strict may execute an insurance contract for a period longer 12 months, if the contract complies with Local Government e 271.903(a) [see Commitment of Current Revenue, below]. If strict executes a multiyear insurance contract, it need not ad- se for insurance vendors until the 12-month period during the the district will be executing a new insurance contract. <i>Atty.</i> <i>Op. DM-418 (1996)</i>

Other Purchasing Methods	perf	comptroller shall establish a program by which the comptroller forms purchasing services for local governments. The services st include:
State Purchasing Program	1.	The extension of state contract prices to participating local governments when the comptroller considers it feasible.
	2.	Solicitation of bids on items desired by local governments if the solicitation is considered feasible by the comptroller and is desired by the local government.
	3.	Provision of information and technical assistance to local gov- ernments about the purchasing program.
	amo in p	comptroller may charge a participating local government an bunt not to exceed the actual costs incurred by the comptroller roviding purchasing services to the local government under the gram.
	Loc	al Gov't Code 271.082
District Participation	ticip filing que bas	strict may participate in the purchasing program, including par- bation in purchases that use the reverse auction procedure, by g with the comptroller a resolution adopted by the board re- sting that the district be allowed to participate on a voluntary is, and to the extent the comptroller deems feasible, and stating the district will:
	1.	Designate an official to act for the district in all matters relat- ing to the program, including the purchase of items from the vendor under any contract, and that the board will direct the decisions of the representative;
	2.	Be responsible for:
		a. Submitting requisitions to the comptroller under any con- tract; or
		b. Electronically sending purchase orders directly to ven- dors, or complying with procedures governing a reverse auction purchase, and electronically sending to the comptroller reports on actual purchases made under this provision that provide the information and are sent at the times required by the comptroller;
	3.	Be responsible for making payment directly to the vendor;
	4.	Be responsible for the vendor's compliance with all conditions of delivery and quality of the purchased item.
		strict that purchases an item under a state contract or under a erse auction procedure, sponsored by the comptroller satisfies

any state law requiring the district to seek competitive bids for the	Э
purchase of the item.	

Local Gov't Code 271.083

Multiple Award Contract Schedule The comptroller shall develop a schedule of multiple award contracts that have been previously awarded using a competitive process by the federal government or any other governmental entity in any state. *Gov't Code 2155.502(a)*

> A district may purchase goods or services directly from a vendor under a contract listed on a schedule developed under Government Code Chapter 2155, Subchapter I. A district contracting for the purchase of an automated information system under a contract listed on a schedule shall comply with Government Code 2157.068(e-1) (Purchase of Information Technology Commodity Items) [see Automated Information System, above]. A purchase authorized by this provision satisfies any requirement of state law relating to competitive bids or proposals.

> The price listed for a good or service under a multiple award contract is a maximum price. A district may negotiate a lower price for goods or services under a contract listed on a schedule developed under Government Code Chapter 2155, Subchapter I.

Gov't Code 2155.504

Cooperative Purchasing Program A district may participate in a cooperative purchasing program with another local government of this state or another state or with a local cooperative organization of this state or another state. A district that is participating in a cooperative purchasing program may sign an agreement with another participating local government or a local cooperative organization stating that the district will:

- 1. Designate a person to act under the direction of, or on behalf of, the district in all matters relating to the program;
- 2. Make payments to another participating local government or local cooperative organization or directly to a vendor under a contract made under these provisions, as provided in the agreement between the participating local governments or between a local government and a local cooperative organization; and
- 3. Be responsible for the vendor's compliance relating to the quality of items and terms of delivery, to the extent provided in the agreement between the participating local governments or between a local government and a local cooperative organization.

	A district that purchases goods or services under these provisions satisfies any state law requiring the district to seek competitive bids for the purchase of the goods or services.
	Local Gov't Code 271.102; Atty. Gen. Op. JC-37 (1999)
Cooperative Purchasing Contract Fees	A district that enters into a purchasing contract valued at \$25,000 or more under Education Code 44.031(a)(5) (interlocal contract), under Local Government Code Chapter 271, Subchapter F (coop- erative purchasing program), or under any other cooperative pur- chasing program authorized for school districts by law shall docu- ment any contract-related fee, including any management fee, and the purpose of each fee under the contract.
	The amount, purpose, and disposition of any fee described above must be presented in a written report and submitted annually in an open meeting of the board. The written report must appear as an agenda item. The commissioner of education may audit the written report.
	Education Code 44.0331
Commitment of Current Revenue	If a contract for the acquisition, including lease, of real or personal property retains to the board the continuing right to terminate at the expiration of each budget period during the term of the contract, is conditioned on a best efforts attempt by the board to obtain and appropriate funds for payment of the contract, or contains both the continuing right to terminate and the best efforts conditions, the contract is a commitment of a district's current revenue only. <i>Local Gov't Code 271.903</i>
Change Orders	For provisions regarding change orders, see CV.
Criminal Offenses	An officer, employee, or agent of a district commits an offense if the person with criminal negligence makes or authorizes separate, sequential, or component purchases to avoid the requirements of Education Code 44.031(a) or (b). An offense under this provision is a Class B misdemeanor and is an offense involving moral turpitude.
	"Component purchases" means purchases of the component parts of an item that in normal purchasing practices would be made in one purchase. "Separate purchases" means purchases, made sep- arately, of items that in normal purchasing practices would be made in one purchase. "Sequential purchases" means purchases, made over a period, of items that in normal purchasing practices would be made in one purchase.
	Education Code 11 022(a) (b)

Education Code 44.032(a)–(b)

	An officer, employee, or agent of a district commits an offense if the person with criminal negligence violates Education Code 44.031(a) or (b) other than by conduct described by Education Code 44.032(b). An offense under this provision is a Class B misdemeanor and is an offense involving moral turpitude. <i>Education Code 44.032(c)</i>
	An officer or employee of a district commits an offense if the officer or employee knowingly violates Education Code 44.031, other than by conduct described by Education Code 44.032(b) or (c). An of- fense under this provision is a Class C misdemeanor. <i>Education</i> <i>Code 44.032(d)</i>
Removal from Office	The final conviction of a person other than a trustee of a district for an offense under Education Code 44.032(b) or (c) above results in the immediate removal from office or employment of that person. A trustee who is convicted of an offense under Education Code 44.032 is considered to have committed official misconduct for pur- poses of Local Government Code Chapter 87, and is subject to re- moval as provided by that chapter and Texas Constitution Article V, Section 24. For four years after the date of the final conviction, the removed person is ineligible to be a candidate for or to be ap- pointed or elected to a public office in Texas, is ineligible to be em- ployed by or act as an agent for the state or a political subdivision of the state, and is ineligible to receive any compensation through a contract with the state or a political subdivision of the state. <i>Edu- cation Code 44.032(e)</i>
Injunction	A court may enjoin performance of a contract made in violation of Education Code Chapter 44, Subchapter B. A county attorney, district attorney, criminal district attorney, citizen of the county in which the district is located, or any interested party may bring an action for an injunction. A party who prevails in an action brought under this provision is entitled to reasonable attorney's fees as approved by the court. <i>Education Code 44.032(f)</i>

Purchasing Authority	The Board delegates to the Superintendent the authority to make budgeted purchases for goods or services. However, any single, budgeted purchase of goods or services that costs \$25,000 or more, regardless of whether the goods or services are competi- tively purchased, shall require Board approval before a transaction may take place.
Exception for Emergency Contracts	In the event of a catastrophe, emergency, or natural disaster affect- ing the District, the Board delegates to the Superintendent the au- thority to contract for the replacement, construction, or repair of school equipment or facilities in accordance with law, if emergency replacement, construction, or repair is necessary for the health and safety of District students and staff. The Superintendent shall re- port to the Board at the next regular meeting any contract made under this authority. [See Disaster Exception, CH(LEGAL)]
	The delegation regarding emergency contracts does not waive competitive purchasing requirements under Education Code Chap- ter 44. Only the Board is authorized to waive competitive purchas- ing requirements under limited circumstances in accordance with Education Code 44.031(h). [See Emergency Damage or Destruc- tion, CH(LEGAL)]
Purchasing Procedures	The Superintendent shall develop purchasing procedures to imple- ment the requirements of state and federal law. [See also CB, CBB, CH(LEGAL), and COA]
Purchasing Method	The Board delegates to the Superintendent the authority to deter- mine the method of purchasing in accordance with CH(LEGAL) or CBB(LEGAL), as appropriate.
Competitive Bidding	If competitive bidding is chosen as the purchasing method, the Su- perintendent shall prepare bid specifications. All bids shall be in ac- cordance with administrative regulations, and the submission of any electronic bids shall also be in accordance with Board-adopted rules. All bidders shall be invited to attend the bid opening. Any bid may be withdrawn prior to the scheduled time for opening. Bids re- ceived after the specified time shall not be considered.
	The District may reject any and all bids in accordance with state or federal law, as applicable.
Competitive Sealed Proposals	If competitive sealed proposals are chosen as the purchasing method, the Superintendent shall prepare the request for proposals and/or specifications for items to be purchased. All proposals shall be in accordance with administrative regulations, and the submis- sion of any electronic proposals shall also be in accordance with Board-adopted rules. Proposals received after the specified time shall not be considered. Proposals shall be opened at the time

	specified, and all proposers shall be invited to attend the proposal opening. Proposals may be withdrawn prior to the scheduled time of opening. Changes in the content of a proposal, and in prices, may be negotiated after proposals are opened.
	The District may reject any and all proposals in accordance with state or federal law, as applicable.
Electronic Bids or Proposals	Bids or proposals that the District has chosen to accept through electronic transmission shall be administered in accordance with Board-adopted rules. Such rules shall safeguard the integrity of the competitive procurement process; ensure the identification, secu- rity, and confidentiality of electronic bids or proposals; and ensure that the electronic bids or proposals remain effectively unopened until the proper time.
Responsibility for Debts	The Board shall assume responsibility for debts incurred in the name of the District so long as those debts are for purchases made in accordance with the adopted budget, state law, Board policy, and the District's purchasing procedures. [See CE] The Board shall not be responsible for debts incurred by persons or organizations not directly under Board control. Persons making unauthorized pur- chases shall assume full responsibility for all such debts.
Purchase Commitments	All purchase commitments shall be made by the Superintendent in accordance with administrative procedures, including the District's purchasing procedures.
Personal Purchases	District employees shall not be permitted to make purchases for personal use through the District's business office.
Historically Underutilized Businesses and Local Firms	The objective of the following provisions is to increase competition and promote the long-term competitive capacity of local firms and historically underutilized businesses (HUBs) owned or operated by minorities or women by encouraging and providing information and access to compete in all facets of the District's procurement oppor- tunities.
Definitions	A HUB shall be defined as a business formed for the purpose of making a profit in which at least 51 percent of the business is owned, operated, and controlled by one or more of the following:
	 "Minority-Owned Business Enterprise (MBE)" shall mean a business enterprise that is at least 51 percent owned by a mi- nority individual or group, or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more minority groups and whose management and daily operations are controlled and operated by one or more of these individuals.

	2.	Ameri	rity individual" shall include Black Americans, Hispanic icans, Asian Americans, Asian-Pacific Americans, Native icans, or persons with a disability.
	3.	"Woman-Owned Business Enterprise (WBE)" shall m business enterprise that is at least 51 percent owned woman or women, or in the case of any publicly owned ness, at least 51 percent of the stock of which is owned one or more women and whose management and da ness operations are controlled and operated by one w or women.	
	4.	prise	Il Business Enterprise" shall include any business enter- that, at the time of contract award, meets the following rements:
		t	s independently owned and operated, is not dominant in the field of operation in which it is proposing, has its prin- cipal place of business located in the United States and s organized for profit;
		((s at least 51 percent owned, or in the case of a publicly owned business, at least 51 percent of its voting stock is owned by United States citizens or lawfully fully admitted permanent resident aliens; and
		a r k t	Has, including its affiliates, a number of employees or annual receipts not exceeding the regulatory require- ments found in 13 C.F.R. Part 121. Size standards have been established for types of economic activity or indus- try generally under the North American Industrial Classi- fication System (NAICS).
Procedures	The District shall develop and maintain procedures to ensure that local firms and firms owned and operated by minorities or women are afforded an equitable opportunity to compete on all District so- licitations. Such procedures may include, but are not be limited to:		
	1.	Attend	ding pre-bid and pre-proposal conferences.
	2.	Conducting seminars and training workshops to assist vendors become active participants in District procure opportunities.	
	3.	Disse	minating bidding and procurement information to HUBs.
	4.	Monit	oring bids for HUB program compliance.
	5.	ber ar	ling HUB personnel/representative as a full voting mem- nd a participant in all pre-proposal, selection, review, and relevant committees. Evaluations shall be inclusive of

		the entire bid/proposal and shall not be limited or restricted to specific areas.				
	6.	Preparing and presenting reports to the Board on the activi- ties of the program and also recommending HUB goals and program changes.				
	HUE cure	purchasing department shall actively foster relationships with as to encourage participation in all phases of the District's pro- ement and contracting opportunities and to afford HUBs a full fair opportunity to compete for District contracts.				
		The District requires all departments to make a good faith effort ensure that HUBs receive a portion of its bid proposal dollars.				
Board Expectation	trict form expo and icy s revis	Board's expectation is that a minimum of 30 percent of all Dis- work advertised for competitive procurement shall be per- ned by HUBs as prime contractors or as subcontractors. This ectation is applicable to any change orders, modifications, for revisions to the original award. However, nothing in this pol- shall operate in violation of law, including the provisions of the sed civil statutes of Texas, Texas Education Code Section 031, or any other provision of state or federal law.				
Certification as Minority / Women Business Enterprise	A vendor does not have to be certified as a HUB to participate in the District's procurement activities; however, only "certified" HUBs may be counted toward meeting the District's HUB goal at the sub- contracting level.					
	A bidder/proposer may not apply one of its subsidiary companies or its own workforce towards meeting its HUB subcontracting goals. As a result, the District strongly recommends and encour- ages HUB certification(s).					
	The District shall recognize the following certifications for HUB firms:					
	•	North Central Texas Regional Certification Agency (NCTRCA);				
	•	State of Texas HUB;				
	•	Small Business Administration (SBA) 8A or SDB;				
	•	Dallas/Fort Worth Minority Supplier Development Council;				
	•	Women's Business Council Southwest; and				
	•	Other certifications on an individual basis.				
Ethical Standards		ng the course of pursuing contracts and the course of contract ormance, contractors and consultants and their subcontractors,				
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	subconsultants, and vondors shall maintain business othics stand
	subconsultants, and vendors shall maintain business ethics stand- ards aimed at avoiding real or apparent impropriety or conflicts of interest. Violation of these standards may result in the cancellation of existing purchase orders or contracts or exclusion from current or future procurements.
	All vendors and employees must follow conflicts of interest avoid- ance and other ethical standards as provided in DBD(LOCAL) and must be aware of questionnaires and documents as required by Texas Local Government Code Chapter 176 and applicable federal regulations, with any proposal or other writing related to a potential agreement with the District in compliance with CHE(LEGAL). All re- lated ethics documents shall be publicly posted on the District's procurement website.
	The District is further entitled to request a representation letter from contractors, consultants, their subcontractors, subconsultants, or vendors at any time to disclose all things of value passing from contractors, consultants, subcontractors, or vendors to the Dis- trict's personnel, Board members, officers, agents, or consultants.
Vendor Contact with Board Member	A person conducting business with the District shall refrain from contacting individual members of the Board regarding any aspect of the business. Communication with the Board regarding any as- pect of the business shall be in writing and addressed to all Board members.
	Individual Board members who are contacted by a person regard- ing the person's commercial business matter with the District shall refer the person to the office of the Superintendent for an adminis- trative response.
	Any person or entity in violation of this policy may have a pending bid or proposal rejected, may be excluded or barred from receiving future contracts, and/or may have an existing contract canceled. [See BBFA, CBB, CH, and CHE]
Vendor Offers to Instructional / Support Personnel	A vendor is prohibited from offering gifts or favors that could influ- ence, or that could be construed to influence, purchases utilizing District funds. An employee shall refuse any such offers and shall report such offers to his or her principal or department head. The principal or department head shall immediately report any such in- cidents to the purchasing department. [See (LOCAL) policies at DBD and CHE]
Implementation	Nothing in this policy shall be construed to either authorize or re- quire expenditure of funds for goods and services apart from nor- mal statutory purchasing processes.

ADOPTED:

	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.			
Required Vendor Disclosures Disclosure of	A district may not enter into a contract described below with a busi- ness entity unless the business entity submits a disclosure of inter- ested parties to the district at the time the business entity submits				
Interested Parties	•	ed contract to the district.			
		uirement above applies only to a contract of a district that:			
		quires an action or vote by the board before the contract by be signed;			
	2. Ha	s a value of at least \$1 million; or			
		or services that would require a person to register as a lob- st under Government Code Chapter 305.			
	Gov't Co	ode 2252.908			
	board ha ecute th board de	act does not require an action or vote by the board if the as legal authority to delegate to its staff the authority to ex- e contract, the board has delegated this authority, and the boes not participate in the selection of the business entity ch the contract is entered into. <i>1 TAC 46.1(c)</i>			
Exclusions	The disc	closure requirement does not apply to a contract with:			
		oublicly traded business entity, including a wholly owned osidiary of the entity;			
	2. An	electric utility, as defined by Utilities Code 31.002; or			
	3. Ag	as utility, as defined by Utilities Code 121.001.			
	Gov't Co	ode 2252.908(c)(4)–(6)			
Required Form	The disclosure of interested parties must be submitted on a form prescribed by the Texas Ethics Commission (TEC) that includes a list of each interested party for the contract of which the contracting business entity is aware; and a written, unsworn declaration subscribed by the authorized agent of the contracting business entity as true under penalty of perjury that is in substantially the form set out in Government Code 2252.908(e)(2). <i>Gov't Code 2252.908(e); 1 TAC 46.5(a)</i>				
	The certification of filing and the completed disclosure of interest parties form generated by TEC's electronic filing application must be printed, signed by an authorized agent of the contracting business entity, and submitted to the district that is the party to the contract for which the form is being filed. <i>1 TAC 46.5(b)</i>				
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Deadline	A district that receives a completed disclosure of interested parties form and certification of filing shall notify TEC, in an electronic for- mat prescribed by TEC, of the receipt of those documents not late than the 30th day after the date the board receives the disclosure <i>1 TAC 46.5(c); Gov't Code 2252.908(f)</i>				
Contract Changes	The disclosure requirements do not apply to a change made to an existing contract, including an amendment, change order, or extension of a contract except as set out below.				
	The disclosure requirements apply to a change made to an existing contract, including an amendment, change order, or extension of a contract if:				
	 A disclosure of interested parties form was not filed for the ex- isting contract; and either the changed contract requires an action or vote by the board or the value of the changed con- tract is at least \$1 million; or 				
	2. The business entity submitted a disclosure of interested par- ties form to the district that is a party to the existing contract; and either there is a change to the disclosure; or the changed contract requires an action or vote by the board; or the value of the changed contract is at least \$1 million greater than the value of the existing contract.				
	1 TAC 46.4				
Definitions	"Contract" means a contract between a board and a business en- tity at the time it is voted on by the board or at the time it binds the board, whichever is earlier, and includes an amended, extended, or renewed contract. 1 TAC $46.3(a)$				
	"Business entity" means any entity recognized by law through which business is conducted, including a sole proprietorship, part- nership, or corporation. The term includes an entity through which business is conducted with a district, regardless of whether the en- tity is a for-profit or nonprofit entity, and does not include a govern- mental entity or state agency. <i>Gov't Code 2252.908(a)(1); 1 TAC</i> <i>46.3(b)</i>				
	"Interested party" means a person who has a controlling interest in a business entity with whom a district contracts or who actively par- ticipates in facilitating the contract or negotiating the terms of the contract, including a broker, intermediary, adviser, or attorney for the business entity. <i>Gov't Code 2252.908(a)(3); 1 TAC 46.3(d), (e)</i>				

"Controlling interest" means:

	1.	An ownership interest or participating interest in a business entity by virtue of units, percentage, shares, stock, or other- wise that exceeds ten percent;			
	2.	Membership on the board of directors or other governing body of a business entity of which the board or other governing body is composed of not more than ten members; or			
	3.	Service as an officer of a business entity that has four or fewer officers, or service as one of the four officers most highly compensated by a business entity that has more than four officers. This provision does not apply to an officer of a publicly held business entity or its wholly owned subsidiaries.			
	1 TAC 46.3(c)				
Conflict of Interest Questionnaire	"Signed" includes any symbol executed or adopted by a person with present intention to authenticate a writing, including an electronic signature. <i>1 TAC 46.3(f)</i>				
	"Value" of a contract is based on the amount of consideration re- ceived or to be received by the business entity from the district un- der the contract. <i>1 TAC 46.3(g)</i>				
	<i>Note:</i> See BBFA for additional information applicable to disclosures under Local Government Code Chapter 176, including:				
	•	Definitions;			
	•	Conflicts disclosure statements required to be filed by certain local government officers, including vendors who are also local government officers; and			
	•	Internet posting requirements for conflicts disclosure state- ments and questionnaires.			
	A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with the district and:				
	1.	Has an employment or other business relationship with a local government officer of the district, or a family member of the officer, described by Local Government Code 176.003(a)(2)(A);			
	2.	Has given a local government officer of the district, or a family member of the officer, one or more gifts with the aggregate value specified by Local Government Code 176.003(a)(2)(B), excluding any gift described by Local Government Code 176.003(a-1); or			

	3.	Has distr	a family relationship with a local government officer of the ict.	
	Loc	al Gov	v't Code 176.006(a)	
	the	The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:		
	1.	The	date that the vendor:	
		a.	Begins discussions or negotiations to enter into a con- tract with a district;	
		b.	Submits to the district an application, response to a re- quest for proposals or bids, correspondence, or another writing related to a potential contract with the district; or	
	2.	The	date the vendor becomes aware:	
		a.	Of an employment or other business relationship with a local government officer, or a family member of the of- ficer described by Local Government Code 176.006(a);	
		b.	That the person has given one or more gifts described by Local Government Code 176.006(a); or	
		C.	Of a family relationship with a local government officer.	
	Local Gov't Code 176.006(a-1)		v't Code 176.006(a-1)	
Updating Incomplete or Inaccurate Questionnaires	A vendor shall file an updated completed questionnaire with the appropriate records administrator not later than the seventh business day after the date on which the vendor becomes aware of an event that would make a statement in the questionnaire incomplete or inaccurate. <i>Local Gov't Code 176.006(d)</i>			
Validity of Contract	The validity of a contract between a vendor and the district is not affected solely because the vendor fails to comply with these requirements. <i>Local Gov't Code 176.006(i)</i>			
Required Contract Provisions No Israel Boycott	and the	servio compa	may not enter into a contract with a company for goods ces unless the contract contains a written verification from any that it does not boycott Israel and will not during the e contract.	
	The	requi	rement above applies only to a contract that:	
	1.		etween a district and a company with ten or more full-time loyees; and	

		las a value of \$100,000 or more that is to be paid wholly or artly from public funds of the district.				
	Gov't Code 2271.002					
	"Company" has the meaning assigned by Government Code 808.001, except that the term does not include a sole proprietor-ship. <i>Gov't Code 2271.001(2)</i>					
Retention of Contracting Information Application	These provisions apply to a contract that:					
		as a stated expenditure of at least \$1 million in public funds or the purchase of goods or services by the district; or				
	fo	Results in the expenditure of at least \$1 million in public funds or the purchase of goods or services by the district in a fiscal ear of the district.				
	A board may not accept a bid for a contract described above or award the contract to an entity that the board has determined has knowingly or intentionally failed to comply with Government Code Chapter 552, Subchapter J (Additional Provisions Relating to Con- tracting Information) in a previous bid or contract described above unless the board determines and documents that the entity has taken adequate steps to ensure future compliance with the require ments of that subchapter. [For additional information and require- ments, see GBA and GBAA.]					
Requirements	A contract described above must require a contracting entity to:					
	р	reserve all contracting information related to the contract as rovided by the records retention requirements applicable to ne district for the duration of the contract;				
	la	romptly provide to the district any contracting information re- ated to the contract that is in the custody or possession of the ntity on request of the district; and				
	3. C	on completion of the contract, either:				
	a	 Provide at no cost to the district all contracting infor- mation related to the contract that is in the custody or possession of the entity; or 				
	b	Preserve the contracting information related to the con- tract as provided by the records retention requirements applicable to the district.				
Bid and Contract Language	scribe ment:	t as described at Exception, below, a bid for a contract de- d above and the contract must include the following state- "The requirements of Subchapter J, Chapter 552, Govern- Code, may apply to this (include "bid" or "contract" as				
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	applicable) and the contractor or vendor agrees that the cor can be terminated if the contractor or vendor knowingly or in tionally fails to comply with a requirement of that subchapte	nten-			
Notice of Noncompliance	A board that is the party to a contract described above shall pro- vide notice to the entity that is a party to the contract if the entity fails to comply with a requirement of Government Code Chapter 552, Subchapter J applicable to the entity. The notice must:				
	1. Be in writing;				
	2. State the requirement that the entity has violated; and				
	3. Unless the exception described below applies, advise tity that the board may terminate the contract without f obligation to the entity if the entity does not cure the vie on or before the tenth business day after the date the provides the notice.	urther olation			
Contract Termination	Except as provided below, a governmental body may terminate a contract described above if:				
	1. The board provides the required notice to the entity the party to the contract;	at is			
	2. The contracting entity does not cure the violation in the scribed period;	e pre-			
	3. The board determines that the contracting entity has ir tionally or knowingly failed to comply with a requireme Government Code Chapter 552, Subchapter J; and				
	4. The board determines that the entity has not taken address to ensure future compliance with the requirement that subchapter.	•			
	An entity has taken adequate steps to ensure future compliance with Government Code Chapter 552, Subchapter J if:				
	1. The entity produces contracting information requested board that is in the custody or possession of the entity later than the tenth business day after the date the boa makes the request; and	not			
	2. The entity establishes a records management program able the entity to comply with Government Code Chap Subchapter J.				
Exception	A board may not terminate a contract under these provision contract is related to the purchase or underwriting of a publi rity, the contract is or may be used as collateral on a loan, o	ic secu-			

PURCHASING AND ACQUISITION VENDOR DISCLOSURES AND CONTRACTS

	contract's proceeds are used to pay debt service of a public security or loan.				
	Gov't Code 552.371(a), .372–.374 [See GBA]				
Prohibitions Entertainment Event Contracts	A person, including a board, may not include a provision in a con- tract related to a parade, concert, or other entertainment event paid for in whole or in part with public funds that prohibits or would oth- erwise prevent the disclosure of information relating to the receipt or expenditure of public or other funds by a board for the event. A contract provision that violates Government Code 552.104(c) is void. <i>Gov't Code 552.104(c)</i> [See GBA for information related to competition or bidding.]				
Taxpayer Resource Transactions	A district may not enter into a taxpayer resource transaction with an abortion provider or an affiliate of an abortion provider. <i>Gov't</i> <i>Code 2272.003(a)</i>				
	"Taxpayer resource transaction" means a sale, purchase, lease, donation of money, goods, services, or real property, or any other transaction between a governmental entity and a private entity that provides to the private entity something of value derived from state or local tax revenue, regardless of whether the governmental entity receives something of value in return.				
	"Affiliate" means a person or entity who enters into with another person or entity a legal relationship created or governed by at leas one written instrument, including a certificate of formation, a fran- chise agreement, standards of affiliation, bylaws, or a license, that demonstrates:				
	 Common ownership, management, or control between the parties to the relationship; 				
	2. A franchise granted by the person or entity to the affiliate; or				
	3. The granting or extension of a license or other agreement au- thorizing the affiliate to use the other person's or entity's brand name, trademark, service mark, or other registered identification mark.				
	Gov't Code 2272.001(3), (5)				
Lobbying Restriction— Tobacco Education Grant Funds	A district receiving funds or grants from the Permanent Fund for Health and Tobacco Education and Enforcement may not use the funds to pay:				
Granic Fullus	1. Lobbying expenses incurred by the district;				

PURCHASING AND ACQUISITION VENDOR DISCLOSURES AND CONTRACTS

		2.	A person or entity that is required to register with the Texas Ethics Commission under Government Code Chapter 305 (Registration of Lobbyists);
		3.	Any partner, employee, employer, relative, contractor, consult- ant, or related entity of a person or entity described by item 2; or
		4.	A person or entity who has been hired to represent associa- tions or other entities for the purpose of affecting the outcome of legislation, agency rules, ordinances, or other government policies.
		Gov	i't Code 403.1067(a)
	Prohibited Contracts	pany mer nies Gov tions with	strict may not enter into a governmental contract with a com- y identified on a list prepared and maintained under Govern- t Code 806.051 (now Government Code 2270.0201) (compa- with business operations in Sudan), 807.051 (now ernment Code 2270.0102) (companies with business opera- s in Iran), and 2252.153 (companies known to have contracts or provide supplies or services to foreign terrorist organiza-). <i>Gov't Code 2252.152</i>
		men or a equi	vernmental contract" means a contract awarded by a govern- tal entity for general construction, an improvement, a service, public works project or for a purchase of supplies, materials, or ipment. The term includes a contract to obtain professional ser- s subject to Government Code 2254. <i>Gov't Code 2252.151(3)</i>

BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

Reduction of Energy Consumption	The board shall establish a long-range energy plan to reduce the district's annual electric consumption by five percent beginning with the 2008 state fiscal year and consume electricity in subsequent fiscal years in accordance with the district's energy plan. The plan must include:				
	1.	Strat	Strategies for achieving energy efficiency that:		
		a.	Result in net savings for the district; or		
		b.	Can be achieved without financial cost to the district; and		
	2.	tal co	each strategy identified above, the initial, short-term capi- osts and lifetime costs and savings that may result from ementation of the strategy.		
		•••	v for achieving energy efficiency includes facility design ruction.		
	In determining whether a strategy may result in financial cost to the district, the board shall consider the total net costs and savings that may occur over the seven-year period following implementation of the strategy.				
	Offi thro adm the	The board may submit the plan to the State Energy Conservation Office for the purposes of determining whether funds available through loan programs administered by the office or tax incentives administered by the state or federal government are available to the district. The board may not disallow any proper allocation of in- centives.			
	Edu	ication	n Code 44.902		
Energy Savings Performance		•••	avings performance contract" has the meaning assigned Government Code 302.001.		
Contracts	Each energy or water conservation measure must comply with cur- rent local, state, and federal construction, plumbing, and environ- mental codes and regulations. An energy savings performance contract may not include improvements or equipment that allow or cause water from any condensing, cooling, or industrial process or any system of nonpotable usage over which the public water sup- ply system officials do not have sanitary control, to be returned to the potable water supply.				
	The board may enter into energy savings performance contracts only with persons who are experienced in the design, implementa- tion, and installation of the energy or water conservation measures addressed by the contract.				

BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

Government Code Chapter 2269 (Contracting and Delivery Proce-
dures for Construction Projects) does not apply to energy savings
performance contracts.

Performance Bond Before entering an energy savings performance contract, the board shall require the provider of the energy or water conservation measures to file with the board a payment and performance bond relating to the installation of the measures in accordance with Government Code Chapter 2253 (Public Work Performance and Payment Bonds). The board may also require a separate bond to cover the value of the guaranteed savings on the contract.

Financing An energy savings performance contract may be financed:

- 1. Under a lease/purchase contract that has a term not to exceed 20 years from the final date of installation and that meets federal tax requirements for tax-free municipal leasing or long-term financing.
- 2. With the proceeds of bonds.
- 3. Under a contract with the provider of the energy or water conservation measures that has a term not to exceed the lesser of 20 years from the final date of installation or the average useful life of the energy or water conservation or usage measures.

Notwithstanding other law, the board may use any available money to pay the provider of the energy or water conservation measures under these provisions, and the board is not required to pay for such costs solely out of the savings realized by the district under an energy savings performance contract. The board may contract with the provider to perform work that is related to, connected with, or otherwise ancillary to the measures identified in the scope of an energy savings performance contract.

An energy savings performance contract shall contain provisions requiring the provider of the energy or water conservation measures to guarantee the amount of the savings to be realized by the district under the contract. If the term of an energy savings performance contract exceeds one year, the district's contractual obligations in any one year during the term of the contract beginning after the final date of installation may not exceed the total energy, water, wastewater, and operating cost savings, including electrical, gas, water, wastewater, or other utility cost savings and operating cost savings resulting from the measures as determined by the district, divided by the number of years in the contract term.

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BUILDINGS, GROUND	AND EQUIPMENT MANAGEMENT (L	CL EGAL)			
Contract Procurement	An energy savings performance contract shall be let according to the procedures established for professional services by Govern- ment Code 2254.004 (the Professional Services Procurement Act). [See CH] Notice of the request for qualifications shall be published in the manner provided for competitive bidding.				
Cost Savings Review	Before entering into an energy savings performance contract, the board must require that the cost savings projected by an offeror be reviewed by a licensed professional engineer who has a minimum of three years of experience in energy calculation and review, is not an officer or employee of an offeror for the contract under re- view, and is not otherwise associated with the contract. In conduct- ing the review, the engineer shall focus primarily on the proposed improvements from an engineering perspective, the methodology and calculations related to cost savings, increases in revenue, and, if applicable, efficiency or accuracy of metering equipment. An en- gineer who reviews a contract shall maintain the confidentiality of any proprietary information the engineer acquires while reviewing the contract. Occupations Code 1001.053 and 1001.407 (Texas Engineering Practice Act) apply to work performed under the con- tract.				
	Education Code 44.901				
Recycling Program	A district shall:				
	1. Establish a program for the separation and collection of cyclable materials generated by the district's operations				
	2. Provide procedures for collecting and storing recyclable rials, containers for recyclable materials, and procedure making contractual or other arrangements with buyers or cyclable materials.	s for			
	3. Evaluate the amount of recyclable material recycled and ify the recycling program as necessary to ensure that al clable materials are effectively and practicably recycled.	l recy-			
	4. Establish educational and incentive programs to encour maximum employee participation.	age			
	Health and Safety Code 361.425; 30 TAC 328.202				
Exemptions	These provisions do not apply to a school district with a student en- rollment of less than 10,000 students.				
	A district may exclude one or more recyclable materials from program if the Texas Commission on Environmental Quality (TCEQ) finds that:	their			

BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

	1.	A recycling program for a recyclable material is not available through their solid waste provider; or				
	2.	The inclusion of a recyclable material would create a hard- ship.				
		strict may request additional consideration from TCEQ if com- nce with these provisions would create a hardship.				
	30 7	AC 328.204				
Definitions	"Hardship" means a circumstance that causes unreasonable bur- den on the governmental entity.					
	oper ing a	cyclable material" means a material generated by the entity's rations, including aluminum, steel containers, aseptic packag- and polycoated paperboard cartons, high-grade office paper, corrugated cardboard.				
	30 7	FAC 328.201(2), (3)				
Pools Generally	Hea	required public pool sanitation and safety standards, see Ith and Safety Code 341.064 and .0645 and 25 Administrative e 265.181–.211.				
Drains	ards mea	h public pool and spa shall comply with the drain cover stand- found at 15 U.S.C. Section 8003. "Public pool and spa" ins a swimming pool or spa that is open to the public generally, ther for a fee or free of charge. <i>15 U.S.C. 8003</i>				

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		For additional legal requirements applicable to pur- chases with federal funds, see CBB.			
		For information on procuring goods and services under Education Code Chapter 44, see CH.			
		For required vendor disclosures and contract provisions, including prohibitions, see CHE.			
		For provisions pertaining to criminal history record infor- mation on contractors, see CJA(LEGAL).			
		For legal requirements related to energy savings perfor- mance contracts, see CL.			
Definition	or repairir	ork contract" means a contract for constructing, altering, ng a public building or carrying out or completing any pub- Gov't Code 2253.001(4)			
Board Authority	A district may adopt rules as necessary to implement Government Code Chapter 2269. <i>Gov't Code 2269.051</i>				
Delegation of Authority	The board may delegate its authority under Government Code Chapter 2269 regarding an action authorized or required by Chap- ter 2269 to a designated representative, committee, or other per- son.				
	The district shall provide notice of the delegation, the limits of the delegation, and the name or title of each designated person by rule or in the request for bids, proposals, or qualifications or in an addendum to the request.				
	Gov't Code 2269.053				
	[For information regarding delegation in the event of a catastrop emergency, or natural disaster, see CH.]				
Contracts Valued at or Above \$50,000	Except as provided by Education Code Chapter 44, Subchapter E all district contracts for the purchase of goods and services value at \$50,000 or more in the aggregate for each 12-month period sh be made by the method, of the following methods, that provides the best value for a district [see also CH]:				
	1. An ir	nterlocal contract. <i>Education Code 44.031(a)(4)</i> [See CH]			
		ethod provided by Government Code Chapter 2269 for truction services. <i>Education Code 44.031(a)(5)</i>			

		a.	Competitive bidding. <i>Gov't Code 2269 Subch. C</i> [See CVA]		
		b.	Competitive sealed proposals. <i>Gov't Code 2269 Subch.</i> <i>D</i> [See CVB]		
		C.	Construction manager-agent method. <i>Gov't Code 2269</i> <i>Subch. E</i> [See CVC]		
		d.	Construction manager-at-risk method. <i>Gov't Code 2269</i> <i>Subch. F</i> [See CVD]		
		e.	Design-build method. <i>Gov't Code 2269 Subch. G</i> [See CVE]		
		f.	Job order contracting. <i>Gov't Code 2269 Subch. I</i> [See CVF]		
	3.		reverse auction procedure as defined by Government e 2155.062(d). <i>Education Code 44.031(a)(6)</i> [See CH]		
	Edu	cation	code 44.031(a); Gov't Code Ch. 2269		
Exceptions Emergency Damage or	For information on procurement options when school equipment, a facility, or personal property is destroyed or severely damaged as a result of an unforeseen catastrophe or emergency, under Educa-				
Destruction		tion Code 44.031, see CH.			
Contracts Requiring a Bond	A reverse auction procedure may not be used to obtain services re- lated to a public work contract for which a bond is required under Government Code 2253.021 [see Payment and Performance Bonds, below]. "Reverse auction procedure" has the meaning as- signed by Government Code 2155.062 or a procedure similar to that described by Section 2155.062. <i>Gov't Code 2253.021(h)</i>				
Notice Publication			hall advertise or publish notice of requests for bids, pro- qualifications in a manner prescribed by law.		
	For a contract entered into by a board under a method provided by Government Code 2269, the board shall publish notice of the time and place the bid or proposal or request for qualifications will be re- ceived and opened in a manner prescribed by law.				
	Gov	't Coa	le 2269.052(a)–(b)		
	[See	e CH f	or additional notice publication requirements.]		
Contract Selection Criteria			ining the award of a contract under Government Code 269, the district shall consider and apply:		
	1.	•	existing laws, including any criteria, related to historically erutilized businesses; and		

	2.	Any existing laws, rules, or applicable municipal charters, in- cluding laws applicable to local governments, related to the use of women, minority, small, or disadvantaged businesses		
	In d	etermining the award of a contract, the district may consider:		
	1.	The price.		
	2.	The offeror's experience and reputation.		
	3.	The quality of the offeror's goods or services.		
	4.	The impact on the ability of the district to comply with rules re- lating to historically underutilized businesses.		
	5.	The offeror's safety record.		
	6.	The offeror's proposed personnel.		
	7.	Whether the offeror's financial capability is appropriate to the size and scope of the project.		
	8.	Any other relevant factor specifically listed in the request for bids, proposals, or qualifications.		
	Gov	r't Code 2269.055		
Using Method Other Than Competitive Bidding Determine Best Value	auth tive	board that considers a construction contract using a method norized by Government Code Chapter 2269 other than competi- bidding must, before advertising, determine which method pro- is the best value for the district.		
Publish Criteria	The district shall base its selection among offerors on applicable criteria listed for the particular method used. The district shall publish in the request for proposals or qualifications the criteria that will be used to evaluate the offerors and the applicable weighted value for each criterion.			
Make Evaluations Public	The district shall document the basis of its selection and shall make the evaluations public not later than the seventh day after the date the contract is awarded.			
	Gov	r't Code 2269.056		
Submission		erson who submits a bid, proposal, or qualification to a govern- ntal entity shall seal it before delivery. <i>Gov't Code 2269.059</i>		
Right to Work	trac	le engaged in procuring goods or services, awarding a con- t, or overseeing procurement or construction for a public work ublic improvement under Government Code Chapter 2269, a rict:		

	1.	May not consider whether a person is a member of or other relationship with any organization; and	has an-		
	2.	Shall ensure that its bid specifications and any subseq contract or other agreement do not deny or diminish th of a person to work because of the person's members other relationship status with respect to an organizatio	ie right hip or		
	Gov	/'t Code 2269.054			
Collective Bargaining	A district awarding a public work contract funded with state mon including the issuance of debt guaranteed by the state, may not				
	1.	Prohibit, require, discourage, or encourage a person b on the public work contract, including a contractor or s tractor, from entering into or adhering to an agreement collective bargaining organization relating to the project	ubcon- ; with a		
	2.	Discriminate against a person described by item 1 bas the person's involvement in the agreement, including t son's status or lack of status as a party to the agreement willingness or refusal to enter into the agreement.	he per-		
	Gov	r't Code 2269.0541(a)			
Out-of-State Bidders	For	legal requirements regarding out-of-state bidders, see (CH.		
Change Orders	If a change in plans or specifications is necessary after the perfor- mance of a contract is begun or if it is necessary to decrease or in- crease the quantity of work to be performed or of materials, equip- ment, or supplies to be furnished, the district may approve change orders making the changes. The district may grant general author- ity to an administrative official to approve the change orders.				
	The total contract price may not be increased because of the changes unless additional money for increased costs is approved for that purpose from available money or is provided for by the authorization of the issuance of time warrants.				
	A contract with an original contract price of \$1 million or more not be increased by more than 25 percent. If a change order contract with an original contract price of less than \$1 million creases the contract amount to \$1 million or more, the total o subsequent change orders may not increase the revised cont amount by more than 25 percent of the original contract price				
	Edι	cation Code 44.0411			
Inspection, Verification, and Testing	des	ependently of the contractor, construction manager-at-ris ign-build firm, a district shall provide or contract for the o ction materials engineering, testing, and inspection serv	con-		
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FACILITIES CONSTRU	JCTION		CV (LEGAL)
	the facil	ity by tl contra	ation testing services necessary for acceptance of he district. The district shall select the services for cts in accordance with Government Code 2254.004. 69.058
Impact Fees	Governi paymen sion tha board c	ment C t of the t impos onsider	required to pay impact fees imposed under Local code Chapter 395 unless the board consents to the e fees by entering a contract with the political subdivi- ses the fees. The contract may contain terms the rs advisable to provide for the payment of the fees. ode 395.022
Professional Services Architects and Engineers	der Gov	ernme	engineer required to be selected or designated un- nt Code Chapter 2269 has full responsibility for com- cupations Code Chapter 1051 or 1001, as applica-
J	employe gineer c as provi	ee of th on the b ded by	or designated architect or engineer is not a full-time be district, the district shall select the architect or en- basis of demonstrated competence and qualifications of Government Code 2254.004 [see Procuring Profes- s, below].
	Gov't C	ode 22	69.057
Registered Architect			al plan or specification for any of the following may nly by an architect:
		new bu at is to l	ilding having construction costs exceeding \$100,000 be:
	a.	Con	structed and owned by a district; and
	b.	Use	d for education, assembly, or office occupancy; or
		alterat 0,000 t	tion or addition having construction costs exceeding hat:
	a.	Is to	be made to an existing building that:
		(1)	Is owned by a district; and
		(2)	Is or will be used for education, assembly, or office occupancy; and
	b.	•	uires the removal, relocation, or addition of a wall or ition or the alteration or addition of an exit.
	tracting sional fo	with ar or a bui	does not prohibit an owner of a building from con- n architect or engineer as the prime design profes- ilding construction, alteration, or addition project. s the prime design professional does not expand the
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	scope of practice of an architect or engineer beyond the scope of practice that the architect or engineer is authorized to practice under Occupations Code Chapter 1001 or 1051.				
	Occupations Code 1051.703; 22 TAC 1.212				
Registered Engineer	A district may not construct a public work involving engineering in which the public health, welfare, or safety is involved, unless:				
	 The engineering plans, specifications, and estimates have been prepared by an engineer; and 				
	2. The engineering construction is to be performed under the di- rect supervision of an engineer.				
	Occupations Code 1001.407				
	The following work is exempt from Occupations Code Chapter 1001 (Texas Engineering Practice Act):				
	 A public work that involves electrical or mechanical engineer- ing, if the contemplated expense for the completed project is \$8,000 or less; or 				
	 A public work that does not involve electrical or mechanical engineering, if the contemplated expense for the completed project is \$20,000 or less. 				
	Occupations Code 1001.053				
Certification for Purchases Through Purchasing Cooperatives	A district may not enter into a contract to purchase construction-re- lated goods or services through a purchasing cooperative under Government Code Chapter 791 in an amount greater than \$50,000 unless a person designated by the district certifies in writing that:				
	 The project for which the construction-related goods or services are being procured does not require the preparation of plans and specifications under Occupation Code Chapter 1001 or 1051; or 				
	2. The plans and specifications required under Occupation Code Chapters 1001 and 1051 have been prepared.				
	"Purchasing cooperative" means a group purchasing organization that governmental entities join as members and the managing en- tity of which receives fees from members or vendors.				
	<i>Gov't Code 791.011(j)</i> [See CH for more information on interlocal contracts and purchasing cooperatives.]				

Procuring Architectural or Engineering Services	Education Code 44.031 does not apply to a contract for profes- sional services rendered, including the services of an architect. <i>Ed-</i> <i>ication Code 44.031(f)</i> [See CH for information on the Professional Services Procurement Act generally.]			
	In procuring architectural, engineering, or land-surveying services, a district shall:			
	 First select the most highly qualified provider on the basis of demonstrated competence and qualifications; and 			
	2. Then attempt to negotiate with that provider a contract at a fair and reasonable price.			
	If a satisfactory contract cannot be negotiated with the most highly qualified provider of architectural, engineering, or land-surveying services, a district shall formally end negotiations with that pro- vider, select the next most highly qualified provider, and attempt to negotiate a contract with that provider at a fair and reasonable price. The district shall continue this process to select and negoti- ate with providers until a contract is entered into.			
	Gov't Code 2254.004			
	An interlocal contract between a district and a purchasing coopera- tive may not be used to purchase engineering or architectural ser- vices. <i>Gov't Code</i> 791.011(<i>h</i>)			
Contracts for Engineering or Architectural Services Indemnification	A covenant or promise in, in connection with, or collateral to a con- tract for engineering or architectural services to which a district is a party is void and unenforceable if the covenant or promise provides that a licensed engineer or registered architect whose work product is the subject of the contract must indemnify or hold harmless the district against liability for damage, other than liability for damage to the extent that the damage is caused by or results from an act of negligence, intentional tort, intellectual property infringement, or failure to pay a subcontractor or supplier committed by the indem- nitor or the indemnitor's agent, consultant under contract, or an- other entity over which the indemnitor exercises control.			
Duty to Defend	Except as provided below, a covenant or promise in, in connection with, or collateral to a contract for engineering or architectural ser- vices to which a district is a party is void and unenforceable if the covenant or promise provides that a licensed engineer or regis- tered architect whose work product is the subject of the contract must defend a party, including a third party, against a claim based wholly or partly on the negligence of, fault of, or breach of contract by the district, the district's agent, the district's employee, or other entity, excluding the engineer or architect or that person's agent,			

	employee, or subconsultant, over which the district exercises con- trol. A covenant or promise may provide for the reimbursement of a district's reasonable attorney's fees in proportion to the engineer's or architect's liability.			
District as Additional Insured	A district may require in a contract for engineering or architectural services to which the district is a party that the engineer or archi- tect name the district as an additional insured under the engineer's or architect's general liability insurance policy and provide any de- fense provided by the policy.			
Standard of Care	A contract for engineering or architectural services to which a dis- trict is a party must require a licensed engineer or registered archi- tect to perform services:			
	 With the professional skill and care ordinarily provided by competent engineers or architects practicing under the same or similar circumstances and professional license; and 			
	 As expeditiously as is prudent considering the ordinary pro- fessional skill and care of a competent engineer or architect. 			
	In a contract for engineering or architectural services to which a district is a party, a provision establishing a different standard of care than a standard described above is void and unenforceable. If a contract contains a void and unenforceable provision, the standard of care described above applies.			
	Nothing in these provisions prohibits a district in a contract for energing or architectural services to which the district is a party for including and enforcing conditions that relate to the scope, fees and schedule of a project in the contract.			
	Local Gov't Code 271.904			
Payment and Performance Bonds	A district that makes a public work contract with a prime contractor shall require the contractor, before beginning the work, to execute to the district:			
	 A performance bond if the contract is in excess of \$100,000; and 			
	2. A payment bond if the contract is in excess of \$25,000.			
	A bond required by this provision must be executed by a corporate surety in accordance with Insurance Code Article 7.19-1 (now Insurance Code 3503.001–.005). A bond for a public work contract with a district must be payable to and its form must be approved by the awarding board.			
	Gov't Code 2253.021(a), (d)–(e)			

	The performance bond is solely for the protection of the district awarding the public work contract, in the amount of the contract, and conditioned on the faithful performance of the work in accordance with the plans, specifications, and contract documents. <i>Gov't Code 2253.021(b)</i>				
	The payment bond is solely for the protection and use of payment bond beneficiaries who have a direct contractual relationship with the prime contractor or a subcontractor to supply public work labor or material, and in the amount of the contract. <i>Gov't Code</i> 2253.021(c)				
Failure to Obtain Payment Bond	If a district fails to obtain from a prime contractor a payment bond as required above:				
	 The district is subject to the same liability that a surety would have if the surety had issued a payment bond and if the dis- trict had obtained the bond; and 				
	2. A payment bond beneficiary is entitled to a lien on money due to the prime contractor in the same manner and to the same extent as if the public work contract were subject to Property Code Chapter 53, Subchapter J (Lien on Money Due Public Works Contractor).				
	Gov't Code 2253.027(a)				
Bond for Insured Loss	A district shall ensure that an insurance company that is fulfilling its obligation under a contract of insurance by arranging for the replacement of a loss, rather than by making a cash payment directly to the district, furnishes or has furnished by a contractor:				
	1. A performance bond as described above for the benefit of a district; and				
	A payment bond, as described above for the benefit of the beneficiaries described above.				
	If the payment bond is not furnished, the district is subject to the same liability that a surety would have if the surety had issued the payment bond and the district had required the bond to be provided.				
	The bonds required to be furnished by the provisions above shall be furnished before the contractor begins work. It is an implied obli- gation under a contract of insurance for the insurance company to furnish these bonds.				

Exception to Bond Requirement	These provisions do not apply to a district when a surety company is complying with an obligation under a bond that had been issued for the benefit of the district.					
	Gov't Code 2253.022					
Prevailing Wage on Public Works	"Worker" includes a laborer or mechanic. Gov't Code 2258.001(3)					
	A worker employed on a public work by or on behalf of a district shall be paid:					
	 Not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the work is performed; and 					
	 Not less than the general prevailing rate of per diem wages for legal holiday and overtime work. 					
	The requirements above do not apply to maintenance work. A worker is employed on a public work for purposes of this provision if the worker is employed by a contractor or subcontractor in the execution of a contract for public work with a district.					
	Gov't Code 2258.021					
	For a contract for a public work awarded by a district, the board shall determine the general prevailing rate of per diem wages in the district for each craft or type of worker needed to execute the contract and the prevailing rate for legal holiday and overtime work by:					
	 Conducting a survey of the wages received by classes of workers employed on projects of a character similar to the contract work in the district in which the public work is to be performed; or 					
	 Using the prevailing wage rate as determined by the U.S. Department of Labor in accordance with the Davis-Bacon Act (40 U.S.C. Section 276a et seq.), and its subsequent amendments. 					
	The board shall determine the general prevailing rate of per diem wages as a sum certain, expressed in dollars and cents. A board shall specify in the call for bids for the contract and in the contract itself the wage rates determined under these provisions. The board's determination of the general prevailing rates of per diem wages is final.					

Gov't Code 2258.022(a), (c)–(e)

	Government Code 2258.022(b) applies to a public work located in a county bordering the United Mexican States or in a county adjacent to a county bordering the United Mexican States. <i>Gov't Code 2258.022(b)</i>				
Enforcement	A board awarding a contract, and an agent or officer of the board, shall:				
	 Take cognizance of complaints of all violations of Government Code Chapter 2258 committed in the execution of the con- tract; and 				
	2. Withhold money forfeited or required to be withheld under Government Code Chapter 2258 from the payments to the contractor under the contract, except that the board may not withhold money from other than the final payment without a determination by the board that there is good cause to believe that the contractor has violated Government Code Chapter 2258.				
	On receipt of information, including a complaint by a worker, con- cerning an alleged violation of Government Code 2258.023 [see Penalty for Noncompliance, below] by a contractor or subcontrac- tor, a board shall make an initial determination as to whether good cause exists to believe that the violation occurred. A board must make its determination before the 31st day after the date the board receives the information. A board shall notify in writing the contrac- tor or subcontractor and any affected worker of its initial determina- tion.				
	Gov't Code 2258.051–.052(a)–(c)				
Retainage and Reimbursement	A board shall retain any amount due under the contract pending a final determination of the violation. <i>Gov't Code 2258.052(d)</i>				
	<i>Note:</i> Arbitration of unresolved issues is governed by Government Code 2258.053–.055.				
	A board shall use any amounts retained under Government Code Chapter 2258 to pay the worker the difference between the amount the worker received in wages for labor on the public work at the rate paid by the contractor or subcontractor and the amount the worker would have received at the general prevailing rate as pro- vided in the arbitrator's award. The board may adopt rules, orders, or ordinances relating to the manner in which the reimbursement is made. <i>Gov't Code 2258.056(a)–(b)</i>				

Penalty for Noncompliance	tract mine ecut this is m part ulate this viola mine as re colle mini	e contractor who is awarded a contract by a district or a subcon- tor of the contractor shall pay not less than the rates deter- ed under these provisions to a worker employed by it in the ex- tion of the contract. A contractor or subcontractor who violates provision shall pay to the district on whose behalf the contract hade, \$60 for each worker employed for each calendar day or t of the day that the worker is paid less than the wage rates stip- ted in the contract. A board awarding a contract shall specify penalty in the contract. A contractor or subcontractor does not ate this section if a board awarding a contract does not deter- te the prevailing wage rates and specify the rates in the contract required by these provisions. The board shall use any money ected under this provision to offset the costs incurred in the ad- tistration of Government Code Chapter 2258. <i>Gov't Code</i> 58.023		
Criminal Offense	An officer, agent, or representative of a district commits an offense if the person willfully violates or does not comply with a provision of Government Code 2258. <i>Gov't Code 2258.058(a)</i>			
Required Workers' Compensation Coverage	A district that enters into a building or construction contract shall re- quire the contractor to certify in writing that the contractor provides workers' compensation insurance coverage for each employee of the contractor employed on the public project. Each subcontractor shall provide such a certificate relating to coverage of the subcon- tractor's employees to the general contractor, who shall provide the subcontractor's certificate to the district. <i>Labor Code 406.096(a)–</i> <i>(b)</i>			
		listrict that enters into a building or construction contract on a oject shall:		
	1.	Include in the bid specifications all the duties and responsibili- ties of contractors pertaining to required workers' compensa- tion coverage, using the language required by 28 Administra- tive Code 110.110(c)(7).		
	2.	As part of the contract, using the language required by 28 Ad- ministrative Code $110.110(c)(7)$, require the contractor to per- form the duties and responsibilities pertaining to required workers' compensation coverage as set out in 28 Administra- tive Code 110.110(d).		
	3.	Obtain from the contractor a certificate of coverage for each person providing services on the project, prior to that person beginning work on the project.		
	4.	Obtain from the contractor a new certificate of coverage showing extension of coverage:		
	4	14 of 10		

		a.	Before the end of the current coverage period, if the con- tractor's current certificate shows that the coverage pe- riod ends during the duration of the project; and
		b.	No later than seven days after the expiration of the cov- erage for each other person providing services on the project whose current certificate shows that the cover- age period ends during the duration of the project.
	5.		in certificates of coverage on file for the duration of the ect and for three years thereafter.
	6.	partr	ide a copy of the certificate of coverage to the Texas De- nent of Insurance, Division of Workers' Compensation request and to any person entitled to a copy by law.
	7.	110. addii mod	the language contained in 28 Administrative Code $110(c)(7)$ for bid specifications and contracts, without any ional words or changes, except those required to accomate the specific document in which they are contained or pose stricter standards of documentation.
	28 T,	AC 1	10.110(c)
Exception	ners, Code	, and e 406	rage requirement does not apply to sole proprietors, part- corporate officers who meet the requirements of Labor .097(c), and who are explicitly excluded from coverage in ce with Labor Code 406.097(a). <i>28 TAC 110.110(i)</i>
Definitions	entiti derta son o whet to ind moto empli the p ing, o porta inclu vend	es per aken f contra her th deper or carri- oyee or ojec or del ation, de ac ors, c	providing services on the project" includes all persons or erforming all or part of the services the contractor has un- to perform on the project, regardless of whether that per- acted directly with the contractor and regardless of nat person has employees. This includes but is not limited indent contractors, subcontractors, leasing companies, riers, owner-operators, employees of any such entity, or s of any entity furnishing persons to perform services on t. "Services" includes but is not limited to providing, haul- ivering equipment or materials, or providing labor, trans- or other service related to a project. "Services" does not stivities unrelated to the project, such as food/beverage office supply deliveries, and delivery of portable toilets. 28 110(a)(7)
	-		ncludes the provision of all services related to a building ction contract for a district. <i>28 TAC 110.110(a)(8)</i>
Criminal Offenses			nation on criminal offenses for violations of Education 031, see CH.

DeSoto ISD 057906		
FACILITIES CONSTRUC	TION	I CV (LEGAL)
Enforcement Actions	tion day	ernment Code Chapter 2269 may be enforced through an ac- for declaratory or injunctive relief filed not later than the tenth after the date on which the contract is awarded. <i>Gov't Code</i> 9.452
Defects in Facilities	A district that brings an action for recovery of damages for the fective design, construction, renovation, or improvement of a trict facility financed by bonds shall provide the commissione written notice of the action by registered or certified mail, retu- ceipt requested, not later than the 30th day after the date the tion is filed. If the district fails to comply with this provision, th court or an arbitrator or other adjudicating authority shall dism the action without prejudice. The dismissal of an action unde provision extends the statute of limitations on the action for a riod of 90 days.	
	of th	notice must include a copy of the petition and an itemized list e defects in the design, construction, renovation, or improve- t for which the district is seeking damages under the action.
	whic Cha com	n action involving an instructional facility financed by bonds for h the district receives state assistance under Education Code pter 46, Subchapter A (Instructional Facilities Allotment), the missioner may join in the action on behalf of the state to pro- the state's share in the action.
		strict that brings an action under these provisions shall use the proceeds from the action for:
	1.	The repair of the defective design, construction, renovation, or improvement of the facility on which the action is brought, in- cluding the repair of any ancillary damage to furniture and fix- tures;
	2.	The replacement of the facility on which the action is brought;
	3.	The reimbursement of the district for a repair or replacement; or
	4.	Any other purpose with written approval from the commis- sioner.
		cation Code 46.008 applies to the repair. A district shall provide e commissioner an itemized accounting of any repairs made.
	visio whic Code senc	state's share resulting from an action brought under these pro- ns involving an instructional facility financed by bonds for the school district receives state assistance under Education e Chapter 46, Subchapter A is state property. The district shall to the comptroller any portion of the state's share not used by district to repair the defective design, construction, renovation,

or improvement of the instructional facility on which the action is
brought or to replace the facility. Education Code 48.272 applies to
the state's share.

Definitions "Net proceeds" means the difference between the amount recovered by or on behalf of a school district in an action, by settlement or otherwise, and the legal fees and litigation costs incurred by the district in prosecuting the action.

"State's share" means an amount equal to the district's net proceeds from the recovery multiplied by a percentage determined by dividing the amount of state assistance under Education Code Chapter 46, Subchapter A used to pay the principal of and interest on bonds issued in connection with the instructional facility that is the subject of the action by the total amount of principal and interest paid on the bonds as of the date of the judgment or settlement.

Education Code 44.151

Attorney General Enforcement If the attorney general believes that a district has violated or is violating Education Code 44.151(d), (e), or (f) (use of proceeds, accounting, and the state's share), the attorney general may, after providing at least two weeks' notice to the district, bring an action on behalf of the state to enjoin the district from violating those sections.

> In such an action, the attorney general may request and the court may order any other appropriate relief that is in the public interest, including payment of:

- 1. A civil penalty in an amount not to exceed \$20,000 for each violation;
- 2. The attorney general's reasonable costs for investigating and prosecuting the violation; or
- 3. If applicable, the amount of the state's share.

Education Code 44.152(a)–(b)

Attorney Fees A governmental contract may not provide for the award of attorney's fees to a district in a dispute in which the district prevails unless the contract provides for the award of attorney's fees to each other party to the contract if that party prevails in the dispute.

> "Governmental contract" means a contract awarded by a governmental entity for general construction, an improvement, a service, or a public works project or for a purchase of supplies, materials, or equipment.

Gov't Code 2252.904

Construction Liability Claims To assert a claim against a contractor, subcontractor, supplier, or design professional for damages arising from damage to or loss of real or personal property caused by an alleged construction defect in an improvement to real property that is a public building or public work in which the district has an interest, the district must comply with Government Code Chapter 2272. *Gov't Code 2272.002(a)*

DeSoto ISD 057906				
FACILITIES CONSTRU	CTION	CV (LOCAL)		
Compliance with Law	school fa	The Superintendent shall establish procedures that ensure that all school facilities within the District comply with applicable laws and local building codes.		
Construction Contracts	Prior to advertising, the Board shall determine the project deliv- ery/contract award method to be used for each construction con- tract valued at or above \$50,000. To assist the Board, the Superin- tendent shall recommend the project delivery/contract award method that he or she determines provides the best value to the District. [See CV series generally and CBB(LEGAL) for require- ments if federal funds are involved.]			
	For construction contracts valued at or above \$25,000, the Super- intendent shall also submit the resulting contract to the Board for approval. Lesser expenditures for construction and construction-re- lated materials or services shall be at the discretion of the Superin- tendent and consistent with law and policy. [See also CH and CBB(LEGAL)]			
	Note:	For provisions regarding delegation of authority for con- struction contracts in the event of a catastrophe, emer- gency, or natural disaster affecting the District, see CH(LOCAL).		
Change Orders	its desig	orders permitted by law shall be approved by the Board or nee prior to any changes being made in the approved the actual construction of the facility.		
Project Administration	All construction projects shall be administered by the Superinten- dent or designee.			
	-	erintendent shall keep the Board informed concerning con- projects and also shall provide information to the general		
Final Payment	supervis	rict shall not make final payments for construction or the ion of construction until the work has been completed and d has accepted the work.		

FACILITIES CONSTRUCTION COMPETITIVE BIDDING

	-	
	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.
		For legal requirements generally applicable to the pro- curement process, see CH and CV.
	"Competitive bidding" is a procurement method by which a district contracts with a contractor for the construction, alteration, rehabili- tation, or repair of a facility by awarding the contract to the lowest responsible bidder.	
	or other rehabilita for bids f	as otherwise provided by Government Code Chapter 2269 law, a district may contract for the construction, alteration, ation, or repair of a facility only after the district advertises for the contract in a manner prescribed by law, receives tive bids, and awards the contract to the lowest responsible
	Gov't Co	ode 2269.101
Preparation of Request	cludes c estimate	rict shall prepare a request for competitive bids that in- onstruction documents, estimated budget, project scope, ed project completion date, and other information that a or may require to submit a bid. <i>Gov't Code 2269.103</i>
Architect/Engineer	cordance cable, to	rict shall select or designate an architect or engineer in ac- e with Occupations Code Chapter 1051 or 1001, as appli- prepare the construction documents required for a project arded by competitive bidding. <i>Gov't Code 2269.102</i> [See
Opening Bids		rict shall receive, publicly open, and read aloud the names ferors and their bids. <i>Gov't Code</i> 2269.104
	officer of bid that I correctin ter 271, bidder to	y be opened only by the board at a public meeting or by an r employee of the district at or in an office of the district. A has been opened may not be changed for the purpose of og an error in the bid price. Local Government Code Chap- Subchapter B does not change the common law right of a withdraw a bid due to a material mistake in the bid. <i>Local</i> <i>ode 271.026</i>
	The boa 271.027	rd is entitled to reject any and all bids. <i>Local Gov't Code</i> (a)
Safety Record	into acco tion, par	nining who is a responsible bidder, the district may take ount the safety record of the bidder; of the firm, corpora- tnership, or institution represented by the bidder; or of any- ng for such firm, corporation, partnership, or institution if:

FACILITIES CONSTRUCTION COMPETITIVE BIDDING

CVA (LEGAL)

	1. The board has adopted a written definition and criteria for ac- curately determining the safety record of a bidder.
	2. The board has given notice to prospective bidders in the bid specifications that the safety record of a bidder may be considered in determining the responsibility of the bidder.
	3. The determinations are not arbitrary and capricious.
	Local Gov't Code 271.0275
Identical Bids	If a district is required to accept bids on a contract and receives two or more bids from responsible bidders that are identical, in na- ture and amount, as the lowest and best bids, the board shall enter into a contract with only one of those bidders and must reject all other bids.
	If only one of the bidders submitting identical bids is a resident of the district, the district must select that bidder. If two or more of the bidders submitting identical bids are residents of the district, the district must select one of those bidders by the casting of lots. In all other cases, the district must select from the identical bids by the casting of lots.
	The casting of lots must be in a manner prescribed by the board and must be conducted in the presence of the board. All qualified bidders or their legal representatives may be present at the casting of lots.
	These provisions do not prohibit a district from rejecting all bids. These provisions apply to all districts required by general or special law to accept bids and award contracts on the basis of the lowest and best bid, but do not apply to bidding for contracts to act as a depository for school funds under Education Code Chapter 45, Subchapter G [see BDAE].
	Local Gov't Code 271.901
Make Evaluations Public	Not later than the seventh day after the date the contract is awarded, the district shall document the basis of its selection and shall make the evaluations public. <i>Gov't Code 2269.105</i>
Applicability of Other Competitive Bidding Laws	Except as otherwise specifically provided in this policy, Local Gov- ernment Code Chapter 271, Subchapter B (Competitive Bidding on Certain Public Works Contracts), does not apply to the competitive bidding process conducted under this policy. <i>Gov't Code 2269.106</i>

FACILITIES CONSTRUCTION COMPETITIVE SEALED PROPOSALS

	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.
		For legal requirements generally applicable to the pro- curement process, see CH and CV.
	a district scribed, struction a contrac follow the	itive sealed proposals" is a procurement method by which requests proposals, ranks the offerors, negotiates as pre- and then contracts with a general contractor for the con- , rehabilitation, alteration, or repair of a facility. In selecting ctor through competitive sealed proposals, a district shall e procedures provided by Government Code 2269, Sub- D. <i>Gov't Code 2269.151</i>
Request for Proposals	posals th the weig scope, e	rict shall prepare a request for competitive sealed pro- nat includes construction documents, selection criteria and hted value for each criterion, estimated budget, project stimated project completion date, and other information intractor may require to respond to the request. <i>Gov't Code</i> 3
Architect/Engineer	prepare	rict shall select or designate an architect or engineer to construction documents for the project. <i>Gov't Code</i> 2 [See CV]
Opening Proposals	The district shall receive, publicly open, and read aloud the names of the offerors and any monetary proposals made by the offerors. Not later than the 45th day after the date on which the proposals are opened, the district shall evaluate and rank each proposal sub- mitted in relation to the published selection criteria. <i>Gov't Code</i> 2269.154	
Selection		rict shall select the offeror that submits the proposal that of- best value for the district based on:
		e selection criteria in the request for proposal and the ghted value for those criteria in the request for proposal; I
	2. Its i	ranking evaluation.
	lected of with the and any trict is ur offeror, tl	rict shall first attempt to negotiate a contract with the se- feror. The district and its architect or engineer may discuss selected offeror options for a scope or time modification price change associated with the modification. If the dis- nable to negotiate a satisfactory contract with the selected he district shall, formally and in writing, end negotiations offeror and proceed to the next offeror in the order of the

FACILITIES CONSTRUCTION COMPETITIVE SEALED PROPOSALS CVB (LEGAL)

selection ranking until a contract is reached or all proposals are rejected.

Gov't Code 2269.155

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	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.
		For legal requirements generally applicable to the pro- curement process, see CH and CV.
	which a c vide cons construct	struction manager-agent method" is a delivery method by district contracts with a construction manager-agent to pro- sultation or administrative services during the design and tion phase and to manage multiple contracts with various tion prime contractors.
	corporati district by services tion, or re	action manager-agent is a sole proprietorship, partnership, on, or other legal entity that serves as the agent for the y providing construction administration and management described above for the construction, rehabilitation, altera- epair of a facility. A district may retain a construction man- ent only as provided by Government Code Chapter 2269, ter E.
	Gov't Co	de 2269.201
; 	agent ma ministrati der this p	ract between the district and the construction manager- ay require the construction manager-agent to provide ad- ive personnel, equipment necessary to perform duties un- policy, on-site management, and other services specified in act. <i>Gov't Code 2269.201–.202</i>
	A constru	uction manager-agent may not:
		f-perform any aspect of the construction, rehabilitation, al- ition, or repair of the facility.
:		a party to a construction subcontract for the construction, abilitation, alteration, or repair of the facility.
:	bon	vide or be required to provide performance and payment ds for the construction, rehabilitation, alteration, or repair ne facility.
	Gov't Co	de 2269.203
		uction manager-agent represents the district in a fiduciary Gov't Code 2269.204
	district sł ance witł	fore the selection of a construction manager-agent, the nall select or designate an architect or engineer in accord- n Occupations Code Chapter 1051 or 1001, as applicable, re the construction documents for the project. [See CV]

	The district's architect or engineer may not serve, alone or in com- bination with another person, as the construction manager-agent unless the architect or engineer is hired to serve as the construc- tion manager-agent under a separate or concurrent selection pro- cess conducted in accordance with this policy. This provision does not prohibit the district's architect or engineer from providing cus- tomary construction-phase services under the architect's or engi- neer's original professional service agreement in accordance with applicable licensing laws.
	To the extent that the construction manager-agent's services are defined as part of the practice of architecture or engineering under Occupations Code Chapter 1051 or 1001 those services must be conducted by a person licensed under the applicable chapter.
	Gov't Code 2269.205
Selection of Construction Manager-Agent	A district shall select a construction manager-agent on the basis of demonstrated competence and qualifications in the same manner that an architect or engineer is selected under Government Code 2254.004. <i>Gov't Code 2269.207</i> [See CV]
Insurance	A construction manager-agent selected under this policy shall maintain professional liability or errors and omissions insurance in the amount of at least \$1 million for each occurrence. <i>Gov't Code</i> 2269.208
Selection of Contractors	A district using the construction manager-agent method shall pro- cure, in accordance with applicable law and in any manner author- ized by Government Code Chapter 2269, a general contractor or trade contractors who will serve as the prime contractor for their specific portion of the work and provide performance and payment bonds to the district in accordance with applicable laws. <i>Gov't</i> <i>Code 2269.206</i>

	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.		
		For legal requirements generally applicable to the pro- curement process, see CH and CV.		
	The "construction manager-at-risk method" is a delivery method by which a district contracts with an architect or engineer for design and construction phase services and contracts separately with a construction manager-at-risk to serve as the general contractor and to provide consultation during the design and construction, re- habilitation, alteration, or repair of a facility.			
	corporat tion, reh price as trict rega ity. The o district n ing a ge tion, or r	A construction manager-at-risk is a sole proprietorship, partnership, corporation, or other legal entity that assumes the risk for construction, rehabilitation, alteration, or repair of a facility at the contracted price as a general contractor and provides consultation to the district regarding construction during and after the design of the facility. The contracted price may be a guaranteed maximum price. A district may use the construction manager-at-risk method in selecting a general contractor for the construction, rehabilitation, alteration, or repair of a facility only as provided by Government Code Chapter 2269, Subchapter F.		
	Gov't Co	ode 2269.251		
Architect/Engineer	district s	efore the selection of a construction manager-at-risk, the hall select or designate an architect or engineer or archi- repare the construction documents for the project. [See		
	to the di combina provision providing tect's or	rict's architect or engineer for a project, or an entity related strict's architect or engineer, may not serve, alone or in ation with another, as the construction manager-at-risk. This in does not prohibit the district's engineer or architect from g customary construction phase services under the archi- engineer's original professional service agreement in ac- e with applicable licensing laws.		
	is a sole compan partner o or engin ownersh	y is related to the district's architect or engineer if the entity proprietorship, corporation, partnership, limited liability y, or other entity that is a subsidiary, parent corporation, or or has any other relationship in which the district's architect eer has an ownership interest, or is subject to common ip or control, or is party to an agreement by which it will re- y proceeds of the construction manager-at-risk's payments district.		
	Gov't Co	ode 2269.252		

Selection Process	The district shall select the construction manager-at-risk in a one- step or two-step process. A district shall prepare a single request for proposals, in the case of a one-step process, and an initial re- quest for qualifications, in the case of a two-step process, that in- cludes:	
	1.	A statement as to whether the selection process is a one-step or two-step process;
	2.	General information on the project site, project scope, sched- ule, selection criteria and the weighted value for each crite- rion, and estimated budget and the time and place for receipt of the proposals or qualifications; and
	3.	Other information that may assist a district in its selection of a construction manager-at-risk.
	The district shall state the selection criteria in the request for pro- posals or qualifications.	
	the c gene not r requ qual struc	one-step process is used, the district may request, as part of offeror's proposal, proposed fees and prices for fulfilling the eral conditions. If a two-step process is used, the district may request fees or prices in step one. In step two, the district may est that five or fewer offerors, selected solely on the basis of ifications, provide additional information, including the con- ction manager-at-risk's proposed fee and prices for fulfilling the eral conditions.
	Gov	't Code 2269.253(a)–(e)
Opening and Evaluating Proposals	alou shall posa the c evalu	ach step, the district shall receive, publicly open, and read d the names of the offerors. At the appropriate step, the district l also read aloud the fees and prices, if any, stated in each pro- al as the proposal is opened. Not later than the 45th day after date on which the final proposals are opened, the district shall uate and rank each proposal submitted in relation to the crite- et forth in the request for proposals. <i>Gov't Code 2269.253(f)</i> -
Selection	fers crite to ne able the c offer the s	district shall select the offeror that submits the proposal that of- the best value for the district based on the published selection ria and on its ranking evaluation. The district shall first attempt egotiate a contract with the selected offeror. If the district is un- to negotiate a satisfactory contract with the selected offeror, district shall, formally and in writing, end negotiations with that for and proceed to negotiate with the next offeror in the order of selection ranking until a contract is reached or negotiations with anked offerors end. <i>Gov't Code 2269.254(a)–(c)</i>

Make Rankings Public	Not later than the seventh day after the date the contract is awarded, the district shall make the proposal rankings public. <i>Gov't Code 2269.254(d)</i>		
Trade Contractors/ Subcontractors	A construction manager-at-risk shall publicly advertise for bids or proposals and receive bids or proposals from trade contractors or subcontractors for the performance of all major elements of the work other than the minor work that may be included in the general conditions. A construction manager-at-risk may seek to perform portions of the work itself if:		
	 The construction manager-at-risk submits its bid or proposal for those portions of the work in the same manner as all other trade contractors or subcontractors; and 		
	2. The district determines that the construction manager-at-risk's bid or proposal provides the best value for the district.		
	Gov't Code 2269.255		
Bids or Proposals	The construction manager-at-risk shall review all trade contractor or subcontractor bids or proposals in a manner that does not dis- close the contents of the bid or proposal during the selection pro- cess to a person not employed by the construction manager-at- risk, architect, engineer, or district. All bids or proposals shall be made available to the district on request and to the public after the later of the award of the contract or the seventh day after the date of final selection of bids or proposals. <i>Gov't Code 2269.256(a)</i>		
	If the construction manager-at-risk reviews, evaluates, and recom- mends to the district a bid or proposal from a trade contractor or subcontractor but the district requires another bid or proposal to be accepted, the district shall compensate the construction manager- at-risk by a change in price, time, or guaranteed maximum cost for any additional cost and risk that the construction manager-at-risk incurs because of the district's requirement that another bid or pro- posal be accepted. <i>Gov't Code 2269.256(b)</i>		
Default	If a selected trade contractor or subcontractor defaults in the per- formance of its work or fails to execute a subcontract after being selected in accordance with this policy, the construction manager- at-risk may itself fulfill, without advertising, the contract require- ments or select a replacement trade contractor or subcontractor to fulfill the contract requirements. <i>Gov't Code 2269.257</i>		
Payment and Performance Bond	If a fixed contract amount or guaranteed maximum price has not been determined at the time the contract is awarded, the penal sums of the performance and payment bonds delivered to the dis- trict must each be in an amount equal to the construction budget,		

as specified in the request for proposals or qualifications. The construction manager-at-risk shall deliver the bonds not later than the tenth day after the date the construction manager-at-risk executes the contract unless the construction manager-at-risk furnishes a bid bond or other financial security acceptable to the district to ensure that the construction manager will furnish the required performance and payment bonds when a guaranteed maximum price is established. *Gov't Code 2269.258* [See CV for more information on payment and performance bonds.]

	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.
		For legal requirements generally applicable to the pro- curement process, see CH and CV.
	tracts with services f	build" is a project delivery method by which a district con- n a single entity to provide both design and construction for the construction, rehabilitation, alteration, or repair of a <i>ov't Code 2269.301</i>
	-	y applies only to a facility that is a building or an associ- cture, including an electric utility structure. This policy apply to:
	ply p was airpo	ghway, road, street, bridge, underground utility, water sup- project, water plant, wastewater plant, water and tewater distribution or conveyance facility, wharf, dock, ort runway or taxiway, drainage project, or related type of ect associated with civil engineering construction; or
		ilding or structure that is incidental to a project that is pri- ly a civil engineering construction project.
	Gov't Coo	de 2269.302
	habilitatio ture only chapter of contract v	may use the design-build method for the construction, re- n, alteration, or repair of a building or associated struc- as provided by Government Code Chapter 2269, Sub- G. In using that method, the district shall enter into a single with a design-build firm for the design and construction of ng or associated structure. <i>Gov't Code 2269.303</i>
Design-Build Firm	partnersh	build firm under this policy must be a sole proprietorship, ip, corporation, or other legal entity or team that includes ect or engineer and a construction contractor. <i>Gov't Code</i>
Architect/Engineer	pendent of	ct shall select or designate an architect or engineer inde- of the design-build firm to act as the district's representa- e duration of the project. <i>Gov't Code 2269.305</i> [See CV]
Request for Qualifications	general ir cial syste terion, an	ct shall prepare a request for qualifications that includes information on the project site, project scope, budget, spe- ms, selection criteria and the weighted value for each cri- d other information that may assist potential design-build ubmitting proposals for the project. <i>Gov't Code</i> (a)

	The district may not require offerors to submit architectural or engi- neering designs as part of a proposal or a response to a request for qualifications. <i>Gov't Code 2269.306(d)</i>
Design Criteria Package	The district shall also prepare the design criteria package that in- cludes more detailed information on the project. If the preparation of the design criteria package requires architectural or engineering services that constitute the practice of architecture within the meaning of Occupations Code Chapter 1051 or the practice of en- gineering within the meaning of Occupations Code Chapter 1001, those services shall be provided in accordance with the applicable law. <i>Gov't Code 2269.306(b)</i>
	The design criteria package must include a set of documents that provides sufficient information, including criteria for selection, to permit a design-build firm to prepare a response to the district's request for qualifications and to provide any additional information requested. The design criteria package must specify criteria the district considers necessary to describe the project and may include, as appropriate, the legal description of the site, survey information concerning the site, interior space requirements, special material requirements, material quality standards, conceptual criteria for the project, special equipment requirements, cost or budget estimates, time schedules, quality assurance and quality control requirements, site development requirements, applicable codes and ordinances, provisions for utilities, parking requirements, and any other requirement. <i>Gov't Code 2269.306(c)</i>
Evaluation <i>Qualification</i>	For each design-build firm that responded to the request for qualifi- cations, the district shall evaluate the firm's experience, technical competence, and capability to perform, the past performance of the firm and members of the firm, and other appropriate factors submit- ted by the firm in response to the request for qualifications, except that cost-related or price-related evaluation factors are not permit- ted. Each firm must certify to the district that each architect or engi- neer that is a member of the firm was selected based on demon- strated competence and qualifications, in the manner provided by Government Code 2254.004. A district shall qualify a maximum of five responders to submit proposals that contain additional infor- mation and, if the district chooses, to interview for final selection. <i>Gov't Code 2269.307(a)–(c)</i>
Proposals	The district shall evaluate the additional information submitted by the offerors on the basis of the selection criteria stated in the re- quest for qualifications and the results of any interview. The district may request additional information regarding demonstrated com- petence and qualifications, considerations of the safety and long-

	term durability of the project, the feasibility of implementing the pro- ject as proposed, the ability of the offeror to meet schedules, or costing methodology.
	"Costing methodology" means an offeror's policies on subcontrac- tor markup, definition of general conditions, range of cost for gen- eral conditions, policies on retainage, policies on contingencies, discount for prompt payment, and expected staffing for administra- tive duties. The term does not include a guaranteed maximum price or bid for overall design or construction.
	Gov't Code 2269.307(d)–(e)
	The district shall rank each proposal submitted on the basis of the criteria set forth in the request for qualifications. <i>Gov't Code</i> 2269.307(f)
Selection	The district shall select the design-build firm that submits the pro- posal offering the best value for the district on the basis of the pub- lished selection criteria and on its ranking evaluations.
	The district shall first attempt to negotiate a contract with the se- lected firm. If the district is unable to negotiate a satisfactory con- tract with the selected firm, the district shall, formally and in writing, end all negotiations with that firm and proceed to negotiate with the next firm in the order of the selection ranking until a contract is reached or negotiations with all ranked firms end.
	Gov't Code 2269.308(a)–(c)
Make Rankings Public	Not later than the seventh day after the date the contract is awarded, the district shall make the proposal rankings public. <i>Gov't Code 2269.308(d)</i>
Design	After selection of the design-build firm, that firm's architects or en- gineers shall submit all design elements for review and determina- tion of scope compliance to the district or the district's architect or engineer before or concurrently with construction. <i>Gov't Code</i> 2269.309
Final Construction Documents	The design-build firm shall supply a set of construction documents for the completed project to the district at the conclusion of con- struction. The documents must note any changes made during construction. <i>Gov't Code 2269.310</i>
Payment or Performance Bond	A payment or performance bond is not required and may not pro- vide coverage for the design portion of the design-build contract with the design-build firm under this policy.
Amount	If a fixed contract amount or guaranteed maximum price has not been determined at the time the design-build contract is awarded,
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the penal sums of the performance and payment bonds delivered to the district must each be in an amount equal to the construction budget, as specified in the design criteria package. The designbuild firm shall deliver the bonds not later than the tenth day after the date the design-build firm executes the contract, unless the design-build firm furnishes a bid bond or other financial security acceptable to the district to ensure that the design-build firm will furnish the required performance and payment bonds before construction begins.

Gov't Code 2269.311 [See CV for more information on payment and performance bonds]

FACILITIES CONSTRUCTION JOB ORDER CONTRACTS

	Note:	For additional legal requirements applicable to pur- chases with federal funds, see CBB.
		For legal requirements generally applicable to the pro- curement process, see CH and CV.
	nance structi delive	order contracting" is a procurement method used for mainte- e, repair, alteration, renovation, remediation, or minor con- on of a facility when the work is of a recurring nature but the ry times, type, and quantities of work required are indefinite. <i>Code 2269.401</i>
	and co or a s	olicy applies only to a facility that is a building, the design onstruction of which is governed by accepted building codes, tructure or land, whether improved or unimproved, that is as- ed with a building. This policy does not apply to:
	v t v	A highway, road, street, bridge, utility, water supply project, vater plant, wastewater plant, water and wastewater distribu- ion or conveyance facility, wharf, dock, airport runway or taxi- vay, drainage project, or related type of project associated vith civil engineering construction; or
		A building or structure that is incidental to a project that is pri- narily a civil engineering construction project.
	Gov't	Code 2269.402
	pair, a facility indefin stantia distric it adve	rict may award job order contracts for the maintenance, re- lteration, renovation, remediation, or minor construction of a r if the work is of a recurring nature but the delivery times are nite, and indefinite quantities and orders are awarded sub- ally on the basis of predescribed and prepriced tasks. The t shall establish the maximum aggregate contract price when ertises the proposal. The board shall approve each job, task, chase order that exceeds \$500,000. <i>Gov't Code 2269.403</i>
Establishing Unit Prices	The d contra	istrict may establish contractual unit prices for a job order lct by:
		Specifying one or more published construction unit price books and the applicable divisions or line items; or
	ŗ	Providing a list of work items and requiring the offerors to pro- pose one or more coefficients or multipliers to be applied to he price book or prepriced work items as the price proposal.
	Gov't	Code 2269.404

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FACILITIES CONSTRUC			
Competitive Sealed Proposal Method	A district may use the competitive sealed proposal method under Government Code Chapter 2269, Subchapter D for job order con- tracts. [See CVB] The district shall advertise for, receive, and pub- licly open sealed proposals for job order contracts. The district may require offerors to submit information in addition to rates, including experience, past performance, and proposed personnel and meth- odology. <i>Gov't Code 2269.405</i>		
Architect or Engineer	If a job order contract or an order issued under the contract re- quires architectural or engineering services that constitute the practice of architecture within the meaning of Occupations Code Chapter 1051 or the practice of engineering within the meaning of Occupations Code Chapter 1001, a district shall select or desig- nate an architect or engineer to prepare the construction docu- ments for the project. [See CV]		
	This provision does not apply to a job order contract or an order is- sued under the contract for industrialized housing, industrialized buildings, or relocatable educational facilities subject to and ap- proved under Occupations Code Chapter 1202 if the contractor employs the services of an architect or engineer who approves the documents for the project.		
	Gov't Code 2269.408		
Awarding Contracts	The district may award job order contracts to one or more job order contractors in connection with each solicitation of proposals. <i>Gov't Code 2269.406</i>		
Contract Term	The base term for a job order contract may not exceed two years. The district may renew the contract annually for not more than three additional years. <i>Gov't Code 2269.409</i>		
Use of Contract	A job order contract may be used to accomplish work only for the district that awards the contract unless:		
	 The solicitation for the job order contract and the contract specifically provide for use by other persons; or 		
	2. The district enters into an interlocal agreement that provides otherwise.		
	Gov't Code 2269.407		
Job Orders	An order for a job or project under a job order contract must be signed by the district's representative and the contractor. The order may be:		
	 A fixed-price, lump-sum contract based substantially on con- tractual unit pricing applied to estimated quantities; or 		

FACILITIES CONSTRUCTION JOB ORDER CONTRACTS

2. A unit price order based on the quantities and line items delivered.

Gov't Code 2269.410

Bonds The contractor shall provide payment and performance bonds, if required by law, based on the amount or estimated amount of any order. *Gov't Code 2269.411* [See CV for more information on payment and performance bonds.]

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COMPENSATION AND BENEFITSDECLEAVES AND ABSENCES(LOCAL)				
Leave Administration	dres	The Superintendent shall develop administrative regulations ad- dressing employee leaves and absences to implement the provi- sions of this policy.		
Definitions Immediate Family	Federal and state leaves include the Family and Medical Leave Act (FMLA), FMLA intermittent, military, general medical, and assault. Additional District-provided leaves include bereavement and emergency.			
		ess otherwise noted, the definitions outlined below will be ap- d to District-provided leaves.		
	The	term "immediate family" is defined as:		
	1.	Current spouse, including same-sex marriage based on docu- mentation and state law.		
	2.	Son or daughter, including a biological, adopted, or foster child; a current son- or daughter-in-law; a stepchild; a legal ward; or a child for whom the employee stands <i>in loco parentis</i> .		
	3.	Parent, stepparent, current parent-in-law, or other individual who stands <i>in loco parentis</i> to the employee.		
	4.	Sibling, stepsibling, and sibling-in-law.		
	5.	Grandparent, grandchild, and current spouse's grandparent.		
	6.	Any person related to the employee by blood or marriage who may be residing in the employee's household at the time of ill- ness or death.		
	dau sior	purposes of FMLA, the definitions of spouse, parent, son or ghter, and next of kin are found in DECA(LEGAL). For provi- is regarding FMLA, see DECA(LEGAL). For Military Leave, see CB(LEGAL).		
Family Emergency	thre	term "family emergency" shall be limited to disasters and life- atening situations involving the employee or a member of the ployee's immediate family.		
Leave Day	sha	A "leave day" for purposes of earning, using, or recording leave shall mean the number of hours per day equivalent to the em- ployee's usual assignment, whether full-time or part-time.		
School Year	A "school year" for purposes of earning, using, or recording leave shall mean the term of the employee's annual employment as set by the District for the employee's usual assignment, whether full- time or part-time.			

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COMPENSATION AND BENEFITSDLEAVES AND ABSENCES(LOC)				
Catastrophic Illness or Injury	A catastrophic illness or injury is a severe condition or combination of conditions affecting the mental or physical health of the em- ployee or a member of the employee's immediate family that re- quires the services of a licensed practitioner for a prolonged period of time and that forces the employee to exhaust all leave time earned by that employee and to lose compensation from the Dis- trict. Such conditions typically require prolonged hospitalization or recovery or are expected to result in disability or death. Conditions relating to pregnancy or childbirth shall be considered catastrophic if they meet the requirements of this paragraph.			
	Note:	For District contribution to employee insurance during leave, see CRD(LOCAL).		
Availability		trict shall make state personal leave and local leave for the year available for use at the beginning of the school year.		
State Leave Proration	If an employee separates from employment with the District before his or her last duty day of the school year or begins employment after the first duty day of the school year, state personal leave shall be prorated based on the actual time employed.			
	day of th duced fo	ployee separates from employment before the last duty ne school year, the employee's final paycheck shall be re- or state personal leave the employee used beyond his or rata entitlement for the school year.		
Medical Certification	An emp leave if:	oyee shall submit medical certification of the need for		
	da	e employee is absent more than three consecutive work- ys because of personal illness or illness in the immediate nily;		
	ble	e District requires medical certification due to a questiona- pattern of absences or when deemed necessary by the pervisor or Superintendent; or		
	ou: plo	e employee requests FMLA leave for the employee's seri- s health condition; a serious health condition of the em- yee's spouse, parent, or child; or for military caregiver ve.		
		case, medical certification shall be made by a health-care as defined by the FMLA. [See DECA(LEGAL)]		
State Personal Leave		ard requires employees to differentiate the manner in which rsonal leave is used.		

COMPENSATION AND BENEFITSDECLEAVES AND ABSENCES(LOCAL)		
Nondiscretionary Use	Nondiscretionary use of leave shall be for the same reasons and in the same manner as state sick leave accumulated before May 30, 1995. [See DEC(LEGAL)]	
	Nondiscretionary use includes leave related to the birth or place- ment of a child and taken within the first year after the child's birth, adoption, or foster placement.	
Discretionary Use	Discretionary use of leave is at the individual employee's discre- tion, subject to limitations set out below.	
Request for Leave	In deciding whether to approve or deny a request for discretionary use of state personal leave, the supervisor shall not seek or con- sider the reasons for which an employee requests to use leave. The supervisor shall, however, consider the duration of the re- quested absence in conjunction with the effect of the employee's absence on the educational program and District operations, as well as the availability of substitutes.	
	Discretionary use of state personal leave shall not exceed three consecutive workdays.	
Schedule Limitations	Discretionary use of state personal leave shall not be permitted on the day before a school holiday, the day after a school holiday, days scheduled for end-of-semester exams, days during the first or the last week of school, days scheduled for state-mandated as- sessments, or Districtwide professional development days.	
	An employee absent during these days must provide a doctor's note. If not, then the employee will be docked one day's pay for that absence.	
Local Leave	Each employee shall earn three paid local leave days per school year in accordance with administrative regulations.	
	Local leave shall accumulate without limit.	
	Local leave shall be used according to the terms and conditions of state personal leave. [See State Personal Leave, above]	
	An employee may also use local leave for absences related to the birth or placement of a child when leave is taken within the first year after the child's birth, adoption, or foster placement.	
Nonduty Days	Nonduty days are the total number of days not included in the cal- culation of the required days to work during the school year.	
Mental Health Days	Each employee shall receive one paid mental health day per se- mester in accordance with administrative regulations.	
	Mental health days shall not accumulate beyond the semester earned.	

COMPENSATION AND LEAVES AND ABSENC		C
Bereavement Leave	An employee shall be granted three days of bereavement lea	.,

Bereavement Leave	upon f as def pay or days g	ployee shall be granted three days of bereavement leave the death of a member of the employee's immediate family fined by this policy. Such leave shall be taken with no loss of r other paid leave. Additional days taken beyond the three granted by this policy for bereavement shall result in a deduc- om accumulated leave.
Sick Leave Bank		istrict shall establish a sick leave bank that employees may rough contribution of local leave.
	pating reques emplo injury	contributed to the bank shall be solely for the use of partici- employees. An employee who is a member of the bank may st leave from the bank if the employee or a member of the oyee's immediate family experiences a catastrophic illness or and the employee has exhausted all paid leave and any ap- le compensatory time.
		uperintendent shall develop regulations for the operation of ck leave bank that address the following:
		Membership in the sick leave bank, including the number of lays an employee must contribute to become a member;
	2. F	Procedures to request leave from the sick leave bank;
		The maximum number of days per school year a member em- ployee may receive from the sick leave bank;
	C	The committee or administrator authorized to consider re- quests for leave from the sick leave bank and criteria for granting requests; and
		Other procedures deemed necessary for the operation of the sick leave bank.
Appeal	in acc	ployee may appeal a decision regarding the sick leave bank ordance with DGBA(LOCAL), beginning with the Superinten- or appropriate administrator.
Family and Medical Leave		leave shall run concurrently with applicable paid leave and ensatory time, as applicable.
	Note:	See DECA(LEGAL) for provisions addressing FMLA.
Twelve-Month Period	month	urposes of an employee's entitlement to FMLA leave, the 12- n period shall be measured forward from the date an individ- nployee's first FMLA leave begins.
Combined Leave for Spouses		both spouses are employed by the District, the District shall MLA leave for the birth, adoption, or placement of a child, or

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	total of 1	or a parent with a serious health condition, to a comb 2 weeks. The District shall limit military caregiver lea ned total of 26 weeks.		
Intermittent or Reduced Schedule Leave	FMLA lea	rict shall permit use of intermittent or reduced sched ave for the care of a newborn child or for the adoptio nt of a child with the employee.		
Certification of Leave		n employee requests leave, the employee shall provision, in accordance with FMLA regulations, of the nee		
Fitness-for-Duty Certification	takes FM tion, the	In accordance with administrative regulations, when an employee takes FMLA leave due to the employee's own serious health condition, the employee shall provide, before resuming work, a fitness-for-duty certification.		
Leave at the End of Semester		teacher takes leave near the end of the semester, th require the teacher to continue leave until the end o r.		
Temporary Disability Leave	Any full-time employee whose position requires educator certifica- tion by the State Board for Educator Certification or by the District shall be eligible for temporary disability leave. The maximum length of temporary disability leave shall be 180 calendar days. [See DBB(LOCAL) for temporary disability leave placement and DEC(LEGAL) for return to active duty.]			
	the empl	oyee's notification of need for extended absence due oyee's own medical condition shall be forwarded to t endent as a request for temporary disability leave.		
	applicab	ry disability leave shall apply after all paid leave and le compensatory time is exhausted, and all shall run with FMLA leave.		
Workers' Compensation	Note:	Workers' compensation is not a form of leave. The ers' compensation law does not require the continu of the District's contribution to health insurance.		
	nated as	nce due to a work-related injury or illness shall be de FMLA leave, temporary disability leave, and/or assa applicable.		
Paid Leave Offset		rict shall permit the option for paid leave offset in cor workers' compensation income benefits. [See CRE]		
Court Appearances	shall be	s due to compliance with a valid subpoena or for jur fully compensated by the District and shall not be de om the employee's pay or leave balance.		
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COMPENSATION AND BENEFITS LEAVES AND ABSENCES

Payment for Accumulated Leave Upon Retirement	The following leave provisions shall apply to local leave accumu- lated beginning on the original effective date of this program.		
		An employee who retires from the District shall be eligible for pay- ment for accumulated local leave under the following conditions:	
	1.	Early notification of retirement shall be provided to the District by no later than the first Monday in March.	
	2.	The employee's retirement from the District is voluntary.	
	3.	The employee must have been employed with the District for five continuous years of service preceding retirement.	
	4.	The employee has at least ten days of available local leave.	
	5.	The retirement date is at the end of the school year.	
	loca Boa whi	The employee shall receive payment for each day of accumulated local leave, to a maximum of 60 days, at a rate established by the Board. If the employee is reemployed with the District, days for which the employee received payment shall not be available to that employee.	
	ado	e rate established by the Board shall be in effect until the Board opts a new rate. Any changes to the rate shall apply beginning in the school year following the adoption of the rate change.	

Purpose	A primary purpose of the public school curriculum is to prepare thoughtful, active citizens who understand the importance of patri- otism and can function productively in a free enterprise society with appreciation for the basic democratic values of our state and na- tional heritage. A district shall foster the continuation of the tradition of teaching United States and Texas history and the free enterprise system in regular subject matter, in reading courses, and in the adoption of textbooks. <i>Education Code 28.002(h)</i>					
	As a condition of accreditation, a district shall provide instruction in the essential knowledge and skills at appropriate grade levels in the foundation and enrichment curriculum. <i>Education Code</i> 28.002(c); 19 TAC 74.1(b)					
	tivel	A district shall ensure that all children in the district participate ac- tively in a balanced curriculum designed to meet individual needs. <i>Education Code 28.002(g)</i>				
	Instruction may be provided in a variety of arrangements and set- tings, including mixed-age programs designed to permit flexible learning arrangements for developmentally appropriate instruction for all student populations to support student attainment of course and grade-level standards. <i>19 TAC 74.2</i>					
Required Curriculum Foundation	A district that offers kindergarten through grade 12 shall offer a foundation curriculum that includes:					
Curriculum	1.	English language arts and reading;				
	2.	Mathematics;				
	3.	Science; and				
	4.	Social studies, consisting of Texas, United States, and world history; government; geography; and economics with empha- sis on the free enterprise system and its benefits.				
	Education Code 28.002(a)(1); 19 TAC 74.1(a)(1)					
Enrichment Curriculum	A district that offers kindergarten through grade 12 shall offer an enrichment curriculum that includes:					
	1.	Languages other than English, to the extent possible. Ameri- can Sign Language is a language for these purposes and the district may offer an elective course in the language;				
	2.	Health, with emphasis on:				
		a. Physical health, including the importance of proper nutri- tion and exercise;				

		b.	Mental health, including instruction about mental health conditions, substance abuse, skills to manage emotions, establishing and maintaining positive relationships, and responsible decision-making; and			
		C.	Suicide prevention, including recognizing suicide-related risk factors and warning signs;			
	3.	Phys	sical education;			
	4.	Fine	Arts;			
	5.	Care	Career and technical education;			
	6.	Tech	Technology applications;			
	7.	tame	gious literature, including the Hebrew Scriptures (Old Tes- ent) and New Testament, and its impact on history and lit- ure; and			
	8.	Pers	onal financial literacy.			
	Edu	catior	n Code 28.002(a)(2), (e); 19 TAC 74.1(a)(2)			
Digital Citizenship	The State Board of Education by rule shall require each district to incorporate instruction in digital citizenship into the district's curriculum, including information regarding the potential criminal consequences of cyberbullying.					
	-		llying" has the meaning assigned by Education Code [See FFI]			
	"Digital citizenship" means the standards of appropriate, responsi- ble, and healthy online behavior, including the ability to access, an- alyze, evaluate, create, and act on all forms of digital communica- tion.					
	Edu	catior	n Code 28.002(z)			
Positive Character Traits	Beginning with the 2021–22 school year, districts are required to provide instruction in the essential knowledge and skills for positiv character traits outlined in 19 Administrative Code Chapter 120, Subchapter A at least once in the following grade bands: kindergat ten–grade 2, grades 3–5, grades 6–8, and grades 9–12.					
	rang ing t knov	emer he pc vledg	nay provide the required instruction in a variety of ar- nts, including through a stand-alone course or by integrat- ositive character traits standards in the essential e and skills for one or more courses or subject areas at priate grade levels.			
	19 T	AC 1	20.1			

Local Credit	tion omit	A district may offer courses for local credit, at its discretion, in addi- tion to those in the required curriculum, but it may not delete or omit instruction in the foundation and enrichment curricula speci- fied above. <i>Education Code 28.002(f); 19 TAC 74.1(b)</i>		
Local Instructional Plan	fran coui	A district's local instructional plan may draw on state curriculum frameworks and program standards as appropriate. A district is en- couraged to exceed minimum requirements of law and State Board rule.		
Major Curriculum Initiatives	use	Before the adoption of a major curriculum initiative, including the use of a curriculum management system, a district must use a process that:		
	1.	Includes teacher input;		
	2.	Provides district employees with the opportunity to express opinions regarding the initiative; and		
	3.	Includes a meeting of the board at which information regard- ing the initiative is presented, including the cost of the initia- tive and any alternatives that were considered; and members of the public and district employees are given the opportunity to comment regarding the initiative.		
	Edu	cation Code 28.002(g)		
Common Core State Standards	the and to of "Con stan	strict may not use common core state standards to comply with requirement to provide instruction in the essential knowledge skills at appropriate grade levels. A district may not be required ffer any aspect of a common core state standards curriculum. mmon core state standards" means the national curriculum idards developed by the Common Core State Standards Initia- <i>Education Code 28.002(b-1), (b-3), (b-4)</i>		
Scope and Sequence	a su 28.0 cien the	dopting a recommended or designated scope and sequence for bject in the required curriculum under Education Code 002(a) in a particular grade level, a district shall ensure suffi- t time is provided for teachers to teach and students to learn essential knowledge and skills for that subject and grade level e DG]. <i>Education Code 28.0027(a)</i>		
Coordinated Health Programs	hea Eac	s shall make available to each district one or more coordinated th programs in elementary, middle, and junior high school. h program must provide for coordinating education and ser- s related to:		
	1.	Physical health education, including programs designed to prevent obesity, cardiovascular disease, oral diseases, and		

		Type 2 diabetes and programs designed to promote the role of proper nutrition;	
	2.	Mental health education, including education about mental health conditions, mental health well-being, skills to manage emotions, establishing and maintaining positive relationships, and responsible decision-making;	
	3.	Substance abuse education, including education about alco- hol abuse, prescription drug abuse, and abuse of other con- trolled substances;	
	4.	Physical education and physical activity; and	
	5.	Parental involvement.	
	Edu	cation Code 38.013; 19 TAC 102.1031(a)	
	TEA grar	strict shall participate in appropriate training to implement a's coordinated health program and shall implement the pro- m in each elementary, middle, and junior high school in the dis- c Education Code 38.014	
	Coordinated school health programs that are developed by districts and that meet TEA criteria may be approved and made available as approved programs. Districts must use materials that are proven effective, such as TEA-approved textbooks or materials de- veloped by nationally recognized and/or government-approved en- tities. <i>19 TAC 102.1031(c)</i>		
Physical Education	trict lum opm eval mer	h district shall establish specific objectives and goals the dis- intends to accomplish through the physical education curricu- . The physical education curriculum must be sequential, devel- nentally appropriate, and designed, implemented, and uated to enable students to develop the motor, self-manage- nt, and other skills, knowledge, attitudes, and confidence neces- to participate in physical activity throughout life.	
	A pł	nysical education course shall:	
	1.	Offer students an opportunity to choose among many types of physical activity in which to participate;	
	2.	Offer students both cooperative and competitive games; and	
	3.	Be an enjoyable experience for students.	
	clas	a weekly basis, at least 50 percent of a physical education s shall be used for actual student physical activity and the ac- / shall be, to the extent practicable, at a moderate or vigorous l.	

Student/Teacher Ratio	The objectives and goals shall include, to the extent practicable, student/teacher ratios [see EEB] that are small enough to enable the district to:			
	1.	Carry out the purposes of and requirements for the physical education curriculum; and		
	2.	Ensure the safety of students participating in physical educa- tion.		
	1 in	district establishes a student to teacher ratio greater than 45 to a physical education class, the district shall specifically identify manner in which the safety of the students will be maintained.		
	Edu	cation Code 25.114, 28.002(d); 19 TAC 74.37		
Classification for Physical Education	A district shall classify students for physical education on the basis of health into one of the following categories:			
	1.	Unrestricted—not limited in activities.		
	2.	Restricted—excludes the more vigorous activities. Restricted classification is of two types:		
		a. Permanent—A member of the healing arts licensed to practice in Texas shall provide written documentation to the school as to the nature of the impairment and the expectations for physical activity for the student.		
		b. Temporary—Students may be restricted from physical activity of the physical education class. A member of the healing arts licensed to practice in Texas shall provide written documentation to the school as to the nature of the temporary impairment and the expected amount of time for recovery. During recovery time, the student shall continue to learn the concepts of the lessons but shall not actively participate in the skill demonstration.		
	3.	Adapted and remedial—specific activities prescribed or pro- hibited for students as directed by a member of the healing arts licensed to practice in Texas.		
	19 7	TAC 74.31		
School Health Advisory Council	(SH) ues <i>catio</i>	bard shall establish a local school health advisory council AC) to assist the district in ensuring that local community val- are reflected in the district's health education instruction. <i>Edu-</i> <i>con Code 28.004(a)</i> [See BDF regarding composition of the AC and FFA regarding federal wellness requirements]		
Duties	The	SHAC's duties include recommending:		

- 1. The number of hours of instruction to be provided in:
 - a. Health education in kindergarten through grade 8; and
 - b. If the district requires health education for high school graduation, health education, including physical health education and mental health education, in grades 9 through 12.
- 2. Policies, procedures, strategies, and curriculum appropriate for specific grade levels designed to prevent physical health concerns, including obesity, cardiovascular disease, Type 2 diabetes, and mental health concerns, including suicide, through coordination of:
 - a. Health education, which must address physical health concerns and mental health concerns to ensure the integration of physical health education and mental health education;
 - b. Physical education and physical activity;
 - c. Nutrition services;
 - d. Parental involvement;
 - e. Instruction on substance abuse prevention;
 - f. School health services, including mental health services;
 - g. A comprehensive school counseling program under Education Code 33.005 [see FFEA];
 - h. A safe and healthy school environment; and
 - i. School employee wellness;
- 3. Appropriate grade levels and methods of instruction for human sexuality instruction;
- 4. Strategies for integrating the curriculum components specified by item 2, above, with the following elements in a coordinated school health program:
 - a. School health services, including physical health services and mental health services, if provided at a campus by the district or by a third party under a contract with the district;
 - b. A comprehensive school counseling program under Education Code 33.005 [see FFEA];
 - c. A safe and healthy school environment; and

d. School employee wellness;

		betv cies tion	asible, joint use agreements or strategies for collaboration veen the district and community organizations or agen- . Any agreement entered into based on a recommenda- of the SHAC must address liability for the district and munity organization;			
	6.	ing	ropriate grade levels and curriculum for instruction regard- opioid addiction and abuse and methods for administering opioid antagonist; and			
	7.	Stra	tegies to increase parental awareness regarding:			
		a.	Risky behaviors and early warning signs of suicide risks and behavioral health concerns, including mental health disorders and substance use disorders; and			
		b.	Available community programs and services that ad- dress risky behaviors, suicide risks, and behavioral health concerns.			
	Edu	Education Code 28.004(c), (n)				
Policy Recommendations	distr scho stru and tions flect ing t	C shall consider and make policy recommendations to the oncerning the importance of daily recess for elementary udents. The SHAC must consider research regarding und and undirected play, academic and social development, ealth benefits of daily recess in making the recommendate SHAC shall ensure that local community values are reany policy recommendation made to the district concern-nportance of daily recess for elementary school students. <i>In Code 28.004(l)</i>				
	creating :	ase pa signs	C shall make policy recommendations to the district to in- arental awareness of suicide-related risk factors and warn- and available community suicide prevention services. <i>Ed-</i> <i>code 28.004(o)</i>			
Content of Human Sexuality Instruction			d shall determine the specific content of a district's in- in human sexuality. <i>Education Code 28.004(h)</i>			
	sexi (HI∖	The board shall select any instruction relating to human sexuality, sexually transmitted diseases, or human immunodeficiency virus (HIV) or acquired immune deficiency syndrome (AIDS) with the avice of the SHAC. The instruction must:				
	1.		sent abstinence as the preferred choice of behavior for un- ried persons of school age;			

	2.	Dev ior;	ote more attention to abstinence than to any other behav-		
	3.	cen dise	phasize that abstinence is the only method that is 100 per- t effective in preventing pregnancy, sexually transmitted eases, infection with HIV or AIDS, and the emotional ima associated with adolescent sexual activity;		
	4.	nen preg	ect adolescents to a standard of behavior in which absti- ce before marriage is the most effective way to prevent gnancy, sexually transmitted diseases, and infection with or AIDS; and		
	5.	real	ch contraception and condom use in terms of human use ity rates instead of theoretical laboratory rates, if instruc- on contraception and condoms is included in the curricu-		
	Edι	Education Code 28.004(e)			
Condoms		A district may not distribute condoms in connection with instruction relating to human sexuality. <i>Education Code</i> 28.004(f)			
Separate Classes	stuc	If a district provides human sexuality instruction, it may separate students according to sex for instructional purposes. <i>Education Code 28.004(g)</i> [See FB regarding single-sex classes under Title IX]			
Notice to Parents	paro sior stru	ent of 1 rega ction	ach school year, a district shall provide written notice to a each student enrolled in the district of the board's deci- arding whether the district will provide human sexuality in- to district students. If instruction will be provided, the no- include:		
	1.	ity ii mer	ummary of the basic content of the district's human sexual- nstruction to be provided to the student, including a state- nt informing the parent of the instructional requirements er state law;		
	2.	A st	atement of the parent's right to:		
		a.	Review curriculum materials as provided by Education Code 28.004(j); and		
		b.	Remove the student from any part of that instruction without subjecting the student to any disciplinary action, academic penalty, or other sanction imposed by the dis- trict or the student's school; and		

	3.	Information describing the opportunities for parental involve- ment in the development of the curriculum to be used in hu- man sexuality instruction, including information regarding the SHAC.	
	•	arent may use the grievance procedure at FNG concerning a plaint of a violation of notice requirements.	
	Edu	cation Code 28.004(i)–(i-1)	
Availability of Materials	ity ir Coa	strict shall make all curriculum materials used in human sexual- nstruction available for reasonable public inspection. <i>Education</i> <i>le 28.004(j)</i> [See EFA regarding selection of curriculum materi- for human sexuality instruction]	
Character Education		strict must adopt a character education program that includes following positive character education traits:	
	1.	Courage;	
	2.	Trustworthiness, including honesty, reliability, punctuality, and loyalty;	
	3.	Integrity;	
	4.	Respect and courtesy;	
	5.	Responsibility, including accountability, diligence, persever- ance, and self-control;	
	6.	Fairness, including justice and freedom from prejudice;	
	7.	Caring, including kindness, empathy, compassion, considera- tion, patience, generosity, and charity;	
	8.	Good citizenship, including patriotism, concern for the com- mon good and the community, and respect for authority and the law;	
	9.	School pride; and	
	10.	Gratitude.	
	In developing or selecting a character education program under Education Code 29.906, a district shall consult with a committee selected by the district that consists of parents of district students, educators, and other members of the community, including com- munity leaders.		
	The provisions above do not require or authorize proselytizing of indoctrinating concerning any specific religious or political belie		
	Edu	cation Code 29.906	

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SPECIAL PROGRAMS SPECIAL EDUCATION		EHBA (LEGAL)
	Note	The policies in the EHBA series are statements of princi- ples governing special education programs for Texas school districts. In no way are these policies intended to cover the entire scope and detail involved in administer- ing any special education program.
Nondiscrimination	be ex erwis prog	ualified student with a disability shall, on the basis of disability, cluded from participation in, be denied the benefits of, or other be subjected to discrimination under any district service, ram, or activity. 42 U.S.C. 12132; 29 U.S.C. 794(a); 34 C.F.R. $4(a)$ [See also FB]
Free Appropriate Public Education (FAPE)	prop regul tion t by th	ble students with disabilities shall enjoy the right to a free ap- riate public education, which may include instruction in the lar classroom, instruction through special teaching, or instruc- hrough approved contracts. Instruction shall be supplemented e provision of related services when appropriate. <i>Education</i> e 29.003(a)
		e appropriate public education" (FAPE) means special educa- and related services that:
	1.	Have been provided at public expense, under public supervision and direction, and without charge;
	2.	Meet standards set out by the Texas Education Agency (TEA);
	3.	Include an appropriate preschool, elementary school, or sec- ondary school education; and
	4.	Are provided in conformity with the student's individualized education program (IEP).
	20 U	.S.C. 1401(9); 34 C.F.R. 300.13, .17, .36
Least Restrictive Environment	child tutior are r mova ronm ity is supp	trict shall ensure that, to the maximum extent appropriate, ren with disabilities, including children in public or private insti- ns or other care facilities, shall be educated with children who not disabled. Special classes, separate schooling, or other re- al of children with disabilities from the regular educational envi- nent shall occur only when the nature or severity of the disabil- such that education in regular classes with the use of lementary aids and services cannot be achieved satisfactorily. <i>S.C. 1412(a)(5); 34 C.F.R. 300.114(a)(2)</i>
Discipline	in ac	sciplinary actions regarding students with disabilities shall be cordance with federal requirements, Education Code Chapter and 19 Administrative Code 89.1053. <i>19 TAC 89.1050(k)</i> [See
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SPECIAL PROGRAMS SPECIAL EDUCATION	EHBA (LEGAL)
Instructional Arrangements and Settings	Instructional arrangements/settings shall be based on the individ- ual needs and IEPs of eligible students receiving special education services and shall include the following:
Mainstream	The mainstream instructional arrangement/setting is for providing special education and related services to a student in the regular classroom in accordance with the student's IEP. Qualified special education personnel must be involved in the implementation of the student's IEP through the provision of direct, indirect, and/or support services to the student and/or the student's regular classroom teacher(s) necessary to enrich the regular classroom and enable student success. The student's IEP must specify the services that will be provided by qualified special education personnel to enable the student to appropriately progress in the general education curriculum and/or appropriately advance in achieving the goals set out in the student's IEP.
	Examples of services provided in this instructional arrangement in- clude, but are not limited to, direct instruction, helping teacher, team teaching, co-teaching, interpreter, educational aides, curricu- lar or instructional modifications/accommodations, special materi- als/equipment, positive classroom behavioral interventions and supports, consultation with the student and his/her regular class- room teacher(s) regarding the student's progress in regular educa- tion classes, staff development, and reduction of ratio of students to instructional staff.
Homebound	The homebound instructional arrangement/setting is for providing special education and related services to students who are served at home or hospital bedside.
	Students served on a homebound or hospital bedside basis are expected to be confined for a minimum of four consecutive weeks as documented by a physician licensed to practice in the United States. Homebound or hospital bedside instruction may, as provided by local district policy [see EEH(LOCAL)], also be provided to chronically ill students who are expected to be confined for any period of time totaling at least four weeks throughout the school year as documented by a physician licensed to practice in the United States. The student's ARD committee shall determine the amount of services to be provided to the student in this instructional arrangement/setting in accordance with federal and state laws, rules, and regulations, including the provisions specified in 19 Administrative Code 1005(b).
	Home instruction may also be used for services to infants and tod- dlers (birth through age 2) and young children (ages 3–5) when de- termined appropriate by the child's individualized family services plan (IFSP) committee or ARD committee.
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SPECIAL PROGRAMS SPECIAL EDUCATION		EHBA (LEGAL)
Hospital Class	spectresic the servinstr	hospital class instructional arrangement/setting is for providing cial education instruction in a classroom, a hospital facility, or a dential care and treatment facility not operated by the district. If students residing in the facility are provided special education rices outside the facility, they are considered to be served in the ructional arrangement in which they are placed and are not to considered as in a hospital class.
Speech Therapy	ing : roor Whe stuc	speech therapy instructional arrangement/setting is for provid- speech therapy services whether in a regular education class- n or in a setting other than a regular education classroom. en the only special education or related service provided to a lent is speech therapy, then this instructional arrangement may be combined with any other instructional arrangement.
Resource Room/Services	pro\ setti	resource room/services instructional arrangement/setting is for viding special education and related services to a student in a ing other than regular education for less than 50 percent of the ular school day.
Self-Contained (Mild, Moderate, or Severe) Regular Campus	stru and grar	self-contained (mild, moderate, or severe) regular campus in- ctional arrangement/setting is for providing special education related services to a student who is in a self-contained pro- n for 50 percent or more of the regular school day on a regular pol campus.
Off-Home Campus	pro\ inclu	off-home campus instructional arrangement/setting is for viding special education and related services to the following, uding, but not limited to, students at South Texas Independent ool District and Windham School District:
	1.	A student who is one of a group of students from more than one district served in a single location when a free appropriate public education is not available in the respective sending dis- trict;
	2.	A student in a community setting or environment (not oper- ated by a school district) that prepares the student for post- secondary education/training, integrated employment, and/or independent living in coordination with the student's individual transition goals and objectives, including a student with regu- larly scheduled instruction or direct involvement provided by district personnel or a student in a facility not operated by a school district (other than a nonpublic day school) with in- struction provided by district personnel; or
	3.	A student in a self-contained program at a separate campus operated by the district that provides only special education and related services.

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Nonpublic Day School	The nonpublic day school instructional arrangement/setting is for providing special education and related services to students through a contractual agreement with a nonpublic school for spe- cial education.
Vocational Adjustment Class/Program	The vocational adjustment class/program instructional arrange- ment/setting is for providing special education and related services to a student who is placed on a job (paid or unpaid unless other- wise prohibited by law) with regularly scheduled direct involvement by special education personnel in the implementation of the stu- dent's IEP. This instructional arrangement/setting shall be used in conjunction with the student's individual transition goals and only after the district's career and technical education classes have been considered and determined inappropriate for the student.
Residential Care and Treatment Facility (Not District Resident)	The residential care and treatment facility (not district resident) in- structional arrangement/setting is for providing special education instruction and related services to students who reside in care and treatment facilities and whose parents do not reside within the boundaries of the district providing educational services to the stu- dents. In order to be considered in this arrangement, the services must be provided on a district campus. If the instruction is provided at the facility, rather than on a district campus, the instructional ar- rangement is considered to be the hospital class arrangement/set- ting rather than this instructional arrangement. Students with disa- bilities who reside in these facilities may be included in the average daily attendance of the district in the same way as all other stu- dents receiving special education.
State-Supported Living Center	The state-supported living center instructional arrangement/setting is for providing special education and related services to a student who resides at a state-supported living center when the services are provided at the state-supported living center location. If ser- vices are provided on a local district campus, the student is consid- ered to be served in the residential care and treatment facility ar- rangement/setting.
	19 TAC 89.63(c), .1005(b)
Other Program Options	Other program options that may be considered for the delivery of special education and related services to a student include con- tracts with other districts and programs approved by TEA.
	19 TAC 89.63(f), .1005(f)
Regular School Day	Subject to 19 Administrative Code 89.1075(e) (General Program Requirements and Local District Procedures) [see EHBAB], for the purpose of determining the student's instructional arrangement/set-

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	ting, the regular school day is defined as the period of time deter- mined appropriate by the admission, review, and dismissal (ARD) committee. <i>19 TAC 89.1005(b)</i>
Nonpublic Day School Placements	For nonpublic day school placements [see Nonpublic Day School, above], the district or shared service arrangement shall submit information to TEA indicating the students' identification numbers, initial dates of placement, and the names of the facilities with which the district or shared service arrangement is contracting. The district or shared service arrangement shall not count contract students' average daily attendance as eligible. TEA shall determine the number of contract students reported in full-time equivalents and pay state funds to the district according to the formula prescribed in law. <i>19 TAC 89.1005(e)</i>
Related Services	"Related services" means transportation, and such developmental, corrective, and other supportive services as may be required to assist a child with a disability to benefit from special education, including the early identification and assessment of disabling conditions in children.
	The term includes speech-language pathology and audiology ser- vices, interpreting services, psychological services, physical and occupational therapy, recreation, including therapeutic recreation, social work services, school nurse services designed to enable a child with a disability to receive FAPE as described in the child's IEP, counseling services, including rehabilitation counseling, orien- tation and mobility services, and medical services, except that medical services shall be for diagnostic and evaluation purposes only.
	The term does not include a medical device that is surgically im- planted, the optimization of the device's functioning, or the replace- ment of such device.
	20 U.S.C. 1401(26); 34 C.F.R. 300.34
Extended School Year Services	Extended school year (ESY) services are defined as individualized instructional programs beyond the regular school year for eligible students with disabilities.
	A district shall ensure that ESY services are available as necessary to provide a student with a disability with FAPE.
	ESY services must be provided only if the ARD committee deter- mines, on an individual basis, that the services are necessary for FAPE. A district may not limit ESY services to particular categories

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		isability or unilaterally limit the type, amount, or duration of ESY /ices.
	34 (C.F.R. 300.106; 19 TAC 89.1065
Off-Campus Program	vice	off-campus program includes special education and related ser- s provided during school hours in a facility other than a school rict campus.
Program Provider		off-campus program provider is an entity that provides the ser- is identified above and includes:
	1.	A county system operating under application of former law as provided in Education Code 11.301;
	2.	A regional education service center established under Educa- tion Code, Chapter 8;
	3.	A nonpublic day school; or
	4.	Any other public or private entity with which a school district enters into a contract under Education Code 11.157(a), for the provision of special education services in a facility other than a district campus operated by a district.
	19	TAC 89.1094(a)(2)–(3)
Program Placement	vide stuc	strict may contract with an off-campus program provider to pro- e some or all of the special education and related services to a dent in accordance with the requirements in 19 Administrative le 89.1094.
	stuc	ore the district places a student with a disability in, or refers a lent to, an off-campus program, the district shall initiate and duct:
	1.	An onsite review to ensure that the off-campus program is ap- propriate for meeting the student's educational needs; and
	2.	A meeting of the student's ARD committee to develop an IEP for the student in accordance with 34 C.F.R. 300.320–.325, state statutes, and commissioner of education rules in 19 Administrative Code Chapter 89 (Commissioner's Rules Concerning Special Education Services).
	plac ARI plac and	appropriateness of the off-campus program for each student ed shall be documented in the IEP annually. The student's Committee may only recommend an off-campus program ement for a student if the committee determines that the nature severity of the student's disability and special education needs such that the student cannot be satisfactorily educated in the

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	district. The district must follow the requirements of 19 Administra- tive Code 89.1094(b)(3)(A)–(C), regarding the review of the place- ment of the off-campus program for each student.
	The placement of more than one student in the same off-campus program facility may be considered in the same on-site visit to a fa- cility. However, the IEP of each student must be individually re- viewed, and a determination of appropriateness of placement and services must be made for each student.
	19 TAC 89.1094(b)
Notification and Review	Within 30 calendar days from an ARD committee's decision to place or continue the placement of a student in an off-campus pro- gram, a district must electronically submit to TEA notice of, and in- formation regarding, the placement in accordance with submission procedures specified by TEA.
	If the off-campus program is on the commissioner's list of approved off-campus programs, TEA will review the student's IEP and place- ment as required by 34 C.F.R. 300.120, and, in the case of a place- ment in or referral to a private school or facility, 34 C.F.R. 300.146. After review, TEA will notify the district whether federal or state funds for the off-campus program placement are approved. If TEA does not approve the use of funds, it will notify the district of the basis for the non-approval.
	If the off-campus program is not on the commissioner's list of ap- proved off-campus programs, TEA will begin the approval proce- dures described below. Districts must ensure there is no delay in implementing a child's IEP in accordance with 34 C.F.R. 300.103(c).
	If an off-campus program placement is ordered by a special educa- tion hearing officer or court of competent jurisdiction, the district must notify TEA of the order within 30 calendar days. The off-cam- pus program serving the student is not required to go through the approval procedures described in 19 Administrative Code 89.1094 for the ordered placement. If, however, the district or other districts intend to place other students in the off-campus program, the off- campus program will be required to go through the approval proce- dures to be included on the commissioner's list of approved off- campus programs.
	19 TAC 89.1094(c)
Approval	Off-campus programs must have their educational programs approved for contracting purposes by the commissioner in accordance with 19 Administrative Code 89.1094(d).

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Funding Procedures	The cost of off-campus program placements will be funded accord- ing to Education Code 48.102 and 19 Administrative Code 89.1005(e).
Contracts	Contracts between districts and approved off-campus programs must not exceed a district's fiscal year and shall not begin prior to July 1 of the contracted fiscal year.
	Amendments to a contract must be electronically submitted to TEA in accordance with submission procedures specified by TEA no later than 30 calendar days from the change in placement or ser- vices within the school district's fiscal year.
	19 TAC 89.1094(e)(1)–(2)
Change of Residence	If a student who is placed in an off-campus program by a district changes his or her residence to another Texas district during the school year, the district must notify TEA within ten calendar days of the date on which the district ceased contracting with the off-cam- pus program for the student's placement. The student's new district must meet the requirements of 34 C.F.R. 300.323(e), by providing comparable services to those described in the student's IEP from the previous district until the new district either adopts the student's IEP from the previous district or develops, adopts, and implements a new IEP. The new district must comply with all procedures de- scribed in 19 Administrative Code 89.1094 for continued or new off- campus program placement. <i>19 TAC 89.1094(e)(3)</i>

Identification Child Find	A district shall ensure that all children residing within the district who have disabilities, regardless of the severity of their disabilities, and who are in need of special education and related services are identified, located, and evaluated. This requirement applies to:
	1. Homeless children;
	2. Children who are wards of the state;
	3. Children attending private schools;
	4. Highly mobile children (including migrant children); and
	5. Children who are suspected of being in need of special edu- cation but who are advancing from grade to grade.
	20 U.S.C. 1412(a)(3)(A); 34 C.F.R. 300.111(a)(1)(i), (c)
Private School Students	A district shall conduct a timely and meaningful consultation with private school representatives regarding the child find process and the provision of special education and related services to children enrolled in private schools in the district.
	A district shall undertake activities similar to those undertaken for public school children and shall complete the child find process for children enrolled in private schools in a time period comparable to that for other students attending public schools in the district.
	20 U.S.C. 1412(a)(10)(A)(ii)–(iv) [See EHBAC regarding students in nondistrict placement.]
Preschool Students	A district shall develop a system to notify district residents with chil- dren who are at least three and younger than six and who are eligi- ble for enrollment in a special education program of the availability of the program. <i>Education Code 29.009</i>
Requests and Referrals for Evaluation	The screening of a student by a teacher or specialist to determine appropriate instructional strategies for curriculum implementation shall not be considered to be an evaluation for eligibility for special education and related services. 20 U.S.C. $1414(a)(1)(E)$
	Referral of students for a full individual and initial evaluation for possible special education services shall be a part of a district's overall general education referral or screening system. Either a parent, TEA, another state agency, or the district may initiate a re- quest for an initial evaluation.
District Obligation to Refer	Students experiencing difficulty in the general classroom should be considered for all support services available to all students, such as tutorial; remedial; compensatory; response to evidence-based intervention; and other academic or behavior support services. A student is not required to be provided with interventions for any
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	specific length of time prior to a referral being made or a full indi- vidual and initial evaluation being conducted. If the student contin- ues to experience difficulty in the general classroom with the provi- sion of interventions, district personnel must refer the student for a full individual and initial evaluation. A referral for a full individual and initial evaluation may be initiated at any time by school person- nel, the student's parents or legal guardian, or another person in- volved in the education or care of the student. <i>19 TAC 89.1011(a)</i>
Parental Request	If a parent submits a written request to a district's director of spe- cial education services or to a district administrative employee for a full individual and initial evaluation of a student, the district shall, not later than the 15th school day after the date the district re- ceives the request:
	 Provide the parent with prior written notice of its proposal to conduct an evaluation consistent with 34 C.F.R. 300.503, a copy of the procedural safeguards notice required by 34 C.F.R. 300.504, and an opportunity to give written consent for the evaluation; or
	2. Provide the parent with prior written notice of its refusal to conduct an evaluation consistent with 34 C.F.R. 300.503, and a copy of the procedural safeguards notice required by 34 C.F.R. 300.504.
	19 TAC 89.1011(b); Education Code 29.004(c); 20 U.S.C. 1414(a)(1); 34 C.F.R. 300.301
Notice of Rights	A reasonable time before a district proposes or refuses to initiate the identification, evaluation, or educational placement of a student or the provision of a free appropriate public education (FAPE) to a student, the district shall provide written notice to the student's par- ent or guardian. 20 U.S.C. 1415(b)(3); 34 C.F.R. 300.503(a) [See EHBAE]
Initial Evaluation Required	A district shall conduct a full individual and initial evaluation before the initial provision of special education and related services. 20 U.S.C. $1414(a)(1)(A)$
Consent for Initial Evaluation	Before a district conducts an initial evaluation, it shall make rea- sonable efforts to obtain informed parental consent.
	If the parent does not provide consent for an initial evaluation, or if the parent fails to respond to a request to provide consent, a dis- trict may, but is not required to, pursue the initial evaluation by uti- lizing due process procedures [see EHBAE], except to the extent inconsistent with state law relating to such parental consent.

		ental consent to initial evaluation shall not be construed as con- t for placement for special education and related services.
	20	U.S.C. 1414(a)(1)(D)(i)(I); 34 C.F.R. 300.300(b)
Wards of the State	par	e child is a ward of the state and is not residing with the child's ent, a district shall make reasonable efforts to obtain the in- ned consent from the parent for an initial evaluation, unless:
	1.	Despite reasonable efforts to do so, the district cannot dis- cover the whereabouts of the parent;
	2.	The rights of the parent have been terminated; or
	3.	The rights of the parent to make educational decisions have been subrogated and an individual appointed by a judge to represent the student has given consent for an initial evalua- tion.
	20	U.S.C. 1414(a)(1)(D)(iii); 34 C.F.R. 300.300(a)(2)
Time Frame for Completion of Written Report		istrict must complete the written report of a full individual and in- evaluation:
	1.	Not later than the 45th school day following the date on which the district receives written consent for the evaluation from the student's parent. If a student has been absent from school during that period on three or more school days, the period must be extended by a number of school days equal to the number of school days during that period on which the stu- dent has been absent; or
	2.	For students under five years of age by September 1 of the school year and not enrolled in public school and for students enrolled in a private or homeschool setting, not later than the 45th school day following the date on which the district receives written consent for the evaluation from the student's parent.
	den last indi	district receives written consent for the evaluation from the stu- it's parent at least 35 but less than 45 school days before the instructional day of the school year, the written report of a full vidual and initial evaluation of a student must be provided to the dent's parent not later than June 30 of that year.
	less sch but sch	district receives written consent signed by a student's parent s than 35 school days before the last instructional day of the ool year or if the district receives the written consent at least 35 less than 45 school days before the last instructional day of the ool year but the student is absent from school during that pe- l on three or more days, the report must be completed not later

	than the 45th school day following the date the district received written consent, except that the period must be extended by a number of school days equal to the number of school days during that period on which the student has been absent.
	A student is considered absent for the school day if the student is not in attendance at the school's official attendance taking time or at the alternate attendance taking time set for that student. A stu- dent is considered in attendance if the student is off campus partic- ipating in an activity that is approved by the school board and is under the direction of a professional staff member of the school district or an adjunct staff member who has a minimum of a bache- lor's degree and is eligible for participation in the Teacher Retire- ment System of Texas.
	"School day" does not include a day that falls after the last instruc- tional day of the spring school term and before the first instructional day of the subsequent fall school term.
	These time frames shall not apply if the parent repeatedly fails or refuses to produce the child for the evaluation.
Transfer Students	A district shall ensure that evaluations of children who transfer from one district to another in the same academic year are coordinated with the children's prior and subsequent schools, as necessary and as expeditiously as possible, to ensure prompt completion of evalu- ations.
	If a student was in the process of being evaluated for special edu- cation eligibility by a district and enrolls in another school district before the previous district completed the full individual and initial evaluation, the new district must coordinate with the previous dis- trict as necessary and as expeditiously as possible to ensure a prompt completion of the evaluation in accordance with 34 C.F.R., 300.301(d)(2) and (e) and $300.304(c)(5)$.
	The timelines above do not apply in such a situation if:
	 The new school district is making sufficient progress to en- sure a prompt completion of the evaluation; and
	2. The parent and the new school district agree to a specific time when the evaluation will be completed.
	20 U.S.C. 1414(a)(1)(C), (b)(3)(D); 34 C.F.R. 300.301(c)–(e); Edu- cation Code 29.004; 19 TAC 89.1011
Psychological Examinations	If a district determines that an additional examination or test is re- quired for the initial and individual evaluation, the district shall pro- vide the information required by Education Code 29.0041(a) and

SPECIAL EDUCATION IDENTIFICATION, EVALUATION, AND ELIGIBILITY

	cons	shall obtain additional parental consent. If a parent does not give consent within 20 calendar days after the district provided the information, the parent's consent is considered denied.			
	sent	time required for a district to provide information and seek con- may not be counted toward the time frame for completion of evaluation. [See Time Frame for Completion of Written Report, we]			
	Edu	cation Code 29.0041			
Eligibility and Reevaluations	A student is eligible to participate in a district's special education program if:				
	1.	The student is between the ages of 3 and 21, inclusive;			
	2.	The student has one or more of the disabilities listed in fed- eral regulations, state law, or both; and			
	3.	The student's disability(ies) prevents the student from being adequately or safely educated in the public schools without the provision of special services.			
	20 L	J.S.C. 1401(3); Education Code 29.003(b); 19 TAC 89.1035			
Disability Definitions	be a ject 29.0 Adm mini	e eligible to receive special education services, a student must "child with a disability," as defined in 34 C.F.R. 300.8(a), sub- to the provisions of 34 C.F.R. 300.8(c), Education Code 03, and 19 Administrative Code 89.1040. The provisions in 19 ninistrative Code 89.1040 specify criteria to be used in deter- ng whether a student's condition meets one or more of the def- ons in federal regulations or in state law. <i>19 TAC 89.1040</i>			
Visual and Auditory Impairments	A student with a visual or auditory impairment shall be eligible to participate in a district's special education program from birth. <i>19 TAC 89.1035(b); Education Code 30.002(e), .081</i>				
Determination of Initial Eligibility	Upon completion of the administration of assessments and other evaluation measures, a team of qualified professionals and the parent shall make the determination of whether the child has a dis- ability and of the educational needs of the child.				
		strict shall provide a copy of the evaluation report and the doc- entation of determination of eligibility at no cost to the parent.			
	20 L	J.S.C. 1414(b)(4); 34 C.F.R. 300.306(a)			
	its d and plac	admission, review, and dismissal (ARD) committee must make ecisions regarding a student's initial eligibility determination if appropriate, individualized education program (IEP) and ement within 30 calendar days from the date of the completion we written full individual and initial evaluation report. If the 30th			
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	den fina nati eva	falls during the summer and school is not in session, the stu- t's ARD committee has until the first day of classes in the fall to lize decisions concerning the student's initial eligibility determi- on, IEP, and placement, unless the full individual and initial luation indicates that the student will need extended school r (ESY) services during that summer.
	scri ARI the eva	en a report is provided to a parent not later than June 30 as de- bed at Time Frame for Completion of Written Report, above, the D committee must meet not later than the 15th school day of following school year to consider the evaluation. If, however, an luation indicates that a student will need ESY services, the ARD mittee must meet as expeditiously as possible.
	19	TAC 89.1011(d), (e)
Consent for Services Initial Provision of Services	tial ent	strict must obtain informed consent from the parent for the ini- provision of special education and related services. If the par- of a child fails to respond to a request for, or refuses to consent he initial provision of services, the district:
	1.	May not use the procedures in 34 C.F.R. part 300 subpart E (including the mediation and due process procedures) in or- der to obtain agreement or a ruling that the services may be provided to the child;
	2.	Will not be considered to be in violation of the requirement to make FAPE available to the child for the failure to provide the services for which the district requests consent; and
	3.	Is not required to convene an ARD meeting or develop an IEP for the child for the services.
Revoking Consent	chil	t any time after the provision of initial services, the parent of a d revokes consent in writing for the continued provision of ser- es, the district:
	1.	May not continue to provide services to the child, but must provide prior written notice before ceasing services;
	2.	May not use the procedures in 34 C.F.R. part 300 subpart E in order to obtain agreement or a ruling that the services may be provided to the child;
	3.	Will not be considered to be in violation of the requirement to make FAPE available to the child because of the failure to provide the child with further services; and

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	4. Is not required to convene an ARD meeting or develop an IEP for further provision of services.		
	34 C.F.R. 300.300(b)		
Reevaluations	A district shall ensure that each child with a disability is reevaluated if the district determines that the educational or related services needs of the child, including improved academic achievement and functional performance, warrant a reevaluation, or if the child's par- ent or teacher requests a reevaluation.		
	Reevaluation shall occur:		
	1. No more than once a year, unless the parent and the district agree otherwise; and		
	2. At least once every three years, unless the parent and district agree that a reevaluation is unnecessary.		
	A district shall obtain informed parental consent before conducting a reevaluation, except that informed parental consent is not needed if the district can demonstrate that it has taken reasonable measures to obtain consent and the child's parent has failed to re- spond.		
	20 U.S.C. 1414(a)(2), (c)(3); 34 C.F.R. 300.303		
Evaluation for Change in Eligibility	A district must evaluate a child with a disability before determining that the child is no longer a child with a disability. However, an eval- uation is not required before the termination of eligibility due to graduation from secondary school with a regular diploma or due to exceeding the age eligibility for FAPE under state law. If a child's eligibility terminates under the aforementioned circumstances, a district must provide a summary of academic achievement and functional performance, which shall include recommendations on how to assist the child in meeting the child's postsecondary goals. 34 C.F.R. 300.305(e); 20 U.S.C. 1414(c)(5)		
	All students graduating under 19 Administrative Code 89.170 [see EIF] must be provided with a summary of academic achievement and functional performance as described above. This summary must consider, as appropriate, the views of the parent and student and written recommendations from adult service agencies on how to assist the student in meeting postsecondary goals. An evaluation as required by 34 C.F.R. $300.305(e)(1)$, must be included as part of the summary for a student graduating under 19 Administrative Code 89.1070(b)(3)(A), (B), or (C) or (f)(4)(A), (B), or (C).19 TAC 89.1070(g)		

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Independent Evaluation	The parents have a right to obtain an independent educational evaluation of their child. If a parent requests an independent evalu- ation, a district shall provide the parents with information regarding where one can be obtained and the district's criteria for independ- ent evaluations.		
	The results of a parent-initiated independent educational tion, whether at public or private expense, must be consider the district if it meets the district's criteria, in any decision with respect to providing FAPE to the child.	lered by	
At Public Expense	If a parent requests an independent evaluation at public e the district shall, without unnecessary delay, either:	xpense,	
	 File a due process complaint to request a hearing to that its evaluation is appropriate; or 	show	
	2. Ensure that an independent evaluation is provided a expense, unless the district demonstrates that the evolution obtained by the parent did not meet district criteria.	•	
At Private Expense	If a district initiates a hearing, and the final decision is tha trict's evaluation is appropriate, the parent still has a right dependent evaluation, but not at public expense.		
	34 C.F.R. 300.502		
Prescription Medication	An employee of a district is prohibited from requiring a ch tain a prescription for a substance covered under the fede trolled Substances Act (21 U.S.C. 801 et seq.) as a condi tending school, receiving an evaluation for special educat receiving special education and related services.	eral Con- tion of at-	
	An employee is not prohibited from consulting or sharing room-based observations with parents regarding a studer demic and functional performance, behavior in the classro school, or the need for evaluation for special education or services.	nt's aca- oom or	
	20 U.S.C. 1412(a)(25)		

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SPECIAL EDUCATION ARD COMMITTEE AND	INDIV	'IDUA	LIZED EDUCATION PROGRAM	EHBAB (LEGAL)
Admission, Review, and Dismissal Committee	Each district must establish an admission, review, and dismissal (ARD) committee for each eligible student with a disability and for each student for whom a full individual and initial evaluation is conducted. The ARD committee is the individualized education program (IEP) team defined in federal law and regulations, including 34 C.F.R. 300.321.			
	team whic	is re h the	ct is responsible for all of the functions for which the sponsible under federal law and regulations and ARD committee is responsible under state law, in the sibilities listed at 19 Administrative Code 89.105	for ncluding
	19 T,	AC 8	9.1050(a); 34 C.F.R. 300.116(a), .321(a)	
Committee Members	A district shall ensure that each ARD committee meeting includes all of the following:			
	1.	The	parents of a student with a disability;	
	2.	stud	ast one regular education teacher of the student ent is, or may be, participating in the regular educ conment);	•
	3.		ast one special education teacher or, if appropria one special education provider of the student;	te, at
	4.	A re	presentative of the district who:	
		a.	Is qualified to provide or supervise the provision cially designed instruction to meet the unique ne students with disabilities;	•
		b.	Is knowledgeable about the general education c lum; and	urricu-
		C.	Is knowledgeable about the availability of resour the district;	ces of
	5.		er individuals who have knowledge or special exp ing the student at the discretion of the district or t	
	6.	of ev	ndividual who can interpret the instructional implice valuation results, who may be a member of the Al are described in items 2–5;	
	7.	The	student, if appropriate;	
	8.	blind	a student with an auditory impairment, including on ness, a teacher who is certified in the education s with auditory impairments;	

	9.	For a student with a visual impairment, including deaf-blind- ness, a teacher who is certified in the education of students with visual impairments;
	10.	For a student with limited English proficiency, a member of the language-proficiency assessment committee (LPAC), who may also be a member as described at items 2 or 3;
	11.	A representative of any participating agency likely to be re- sponsible for providing transition services for a student, as ap- propriate, and with the consent of the student's parents or a student who has reached the age of majority; and
	12.	When considering initial or continued placement of a student in a career and technical education program, a representative from career and technical education, preferably the teacher.
		U.S.C. 1414(d)(1)(B); 34 C.F.R. 300.321; 19 TAC 75.1023(d)(1), 1050(c)
	tene trict the	istrict member of the ARD committee shall not be required to at- d an IEP meeting, in whole or in part, if the parent and the dis- agree in writing that the attendance is not necessary because member's area of the curriculum or related services is not be- modified or discussed during the meeting.
	atte invo curi dist to tl	istrict member of the ARD committee may be excused from ending an IEP meeting, in whole or in part, when the meeting olves a modification to or discussion of the member's area of riculum or related services if the parent, in writing, and the rict consent to the excusal and the member submits, in writing, he parent and the ARD committee, input into the development he IEP before the meeting.
	20	U.S.C. 1414(d)(1)(C); 34 C.F.R. 300.321(e)
Regular Education Teacher	tea ble,	n ARD committee is required to include a regular education cher, the regular education teacher must, to the extent practica- be a teacher who is responsible for implementing a portion of child's IEP. <i>Education Code 29.005(a)</i>
Parent Involvement	stud	istrict shall take steps to ensure that one or both parents of a dent with a disability are present at each ARD committee meet- or are afforded an opportunity to participate, including:
	1.	Notifying the parents of the meeting early enough to ensure that they will have an opportunity to attend (the notice shall in- clude the purpose, time, and location of the meeting, who will be in attendance, that persons with knowledge or special ex- pertise may be invited by either the parent or the district, and

		that the Part C service coordinator or other representatives of the Part C system may be invited to the initial meeting for a child previously served under a Part C early childhood inter- vention program); and
	2.	Scheduling the meeting at a mutually agreed on time and place.
	noti invit	e purpose of the meeting is to consider transition services, the ce must also indicate this purpose, indicate that the district will te the student, and identify any other agency that will be invited end a representative.
	34 (C.F.R. 300.322(a)–(b); 19 TAC 89.1050(d)
Alternative Means of Meeting Participation	othe vide	either parent can attend an ARD meeting, the district must allow er methods of participation, such as through telephone calls or eo conferencing. 20 U.S.C. 1414(f); 34 C.F.R. 300.322(c); 19 C 89.1050(d)
	if a teno mut eph	ARD meeting may be conducted without a parent in attendance district is unable to convince the parents that they should at- d, but the district shall have a record of its attempts to arrange a ually agreed on time and place, such as detailed records of tel- one calls, correspondence, or visits made or attempted and the ults of any of those actions. <i>34 C.F.R. 300.322(d)</i>
Meetings	purp with odic for f	strict shall initiate and conduct ARD committee meetings for the pose of developing, reviewing, and revising the IEP of a child a disability. The committee shall review each child's IEP peri- cally, and, if appropriate, revise the IEP. A meeting must be held this purpose at least once a year. The ARD committee must o determine the child's placement once a year.
	tion as t prov "me pers	neeting" does not include informal or unscheduled conversa- s involving district personnel and conversations on issues such eaching methodology, lesson plans, or coordination of service visions if those issues are not addressed in the child's IEP. A eting" also does not include preparatory activities that district sonnel engage in to develop a proposal or response to a parent bosal that will be discussed at a later meeting.
		U.S.C. 1414(d)(4); 34 C.F.R. 300.116(b)(1), .324(b), (c)(1), 1(b)(3)
<i>Meeting at</i> Parent's Request	fron mee	on receipt of a written request for an ARD committee meeting in a parent, the school district must schedule and convene a eting in accordance with the procedures in 19 Administrative le 89.1050(d) or within five school days, provide the parent with

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SPECIAL EDUCATIONEHBARD COMMITTEE AND INDIVIDUALIZED EDUCATION PROGRAM(LEG)		
	written notice explaining why the district refuses to conver meeting. <i>19 TAC 89.1050(e)</i>	ie a
Written Notice	If a parent is unable to speak English, a district must provi parent with a written notice regarding the ARD committee required under 19 Administrative Code 89.1050(d) (notice poses of scheduling) or (e)(2) (notice explaining why the of fuses to convene a meeting) in the parent's native language less it is clearly not feasible to do so. If the parent's native language is not a written language, the school district must steps to ensure that the notice is translated orally or by oth means to the parent in his or her native language or other communication so that the parent understands the content notice. <i>19 TAC 89.1050(f)</i>	meeting for pur- district re- ge, un- st take her mode of
Transfer Students	When a student transfers to a new district within the state	in the
In-State Transfers	same school year and the parents verify that the student we ceiving special education services in the previous district of previous district verifies in writing or by telephone that the was receiving special education services, the new school must meet the requirements of 34 C.F.R. 300.323(e) regard provision of special education services. The time line for c ing the requirements outlined in 34 C.F.R. 300.323(e)(1) of 30 school days from the date the student is verified as beind dent eligible for special education services.	or the student district rding the complet- or (2) is
Transfers from Another State	When a student transfers from a district in another state in same school year and the parents verify that the student verify special education services in the previous district or previous district verifies in writing or by telephone that the was receiving special education services, the new district meet the requirements of 34 C.F.R. 300.323(f) regarding the sion of special education services. If the new district determents are evaluation is necessary, the evaluation is consider individual and initial evaluation and must be completed wittime lines established by 19 Administrative Code 89.1011((e). The time line for completing the requirements in 34 C. 300.323(f)(2), if appropriate, is 30 calendar days from the the completion of the evaluation report. If the school district mines that an evaluation is not necessary, the time line for ing the requirements outlined in 34 C.F.R. 300.323(f)(2) is school days from the date the student is verified as being eligible for special education services.	was re- or the student must he provi- mines red a full thin the (c) and F.R. date of ct deter- r complet- 30
	19 TAC 89.1050(j)	
Transfer of Records	The district in which the child enrolls shall take reasonable promptly obtain the child's records, including the IEP and ing documents and any other records relating to the provis	support-
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	special education or related services to the child, from the previous
	district.
	The previous district shall take reasonable steps to promptly re- spond to the request from the new district and must furnish the new school district with a copy of the student's records, including the student's special education records, not later than the tenth working day after the date a request for the information is received by the previous school district.
	20 U.S.C. 1414(d)(2)(C)(ii); 34 C.F.R. 300.323(g); 19 TAC 89.1050(j)(3)
Students Who Are Homeless or in Substitute Care	When a student who is homeless or in substitute care transfers into a district after being referred by a previous district for a special ed- ucation evaluation, the receiving district must accept the referral and ensure that any written report of a full individual and initial evaluation must be completed in accordance with the timelines es- tablished in 19 Administrative Code 89.1011 (relating to Full Indi- vidual and Initial Evaluation).
	When a student who is already eligible for special education and is homeless or in substitute care transfers into a district during the school year, the receiving district must ensure that it meets the stu- dent transfer requirements of 19 Administrative Code 89.1050(j) (relating to the Admission, Review, and Dismissal Committee).
	19 TAC 89.1615
Military Dependents	A district shall initially provide comparable services to a military stu- dent with disabilities based on his or her current IEP. This does not preclude the district from performing subsequent evaluations to en- sure appropriate placement of the student. <i>Education Code</i> <i>162.002 art. V, C</i> [See FDD]
Individualized Education Program	A district shall develop, review, and revise an IEP for each child with a disability. 20 U.S.C. 1412(a)(4); 34 C.F.R. 300.320(a)
	At the beginning of each school year, a district shall have in effect, for each child with a disability in its jurisdiction, an IEP. 20 U.S.C. 1414(d)(2)(A); 34 C.F.R. 300.323(a)
	The term "individualized education program" means a written state- ment for each student with a disability that documents the deci- sions of the ARD committee with respect to issues discussed at each committee meeting and includes:
	 A statement of the student's present levels of academic achievement and functional performance;

- 2. A statement of measurable annual goals, including academic and functional goals;
- A description of how the student's progress toward the annual goals will be measured and when periodic reports on the progress of the student will be provided;
- 4. A statement of the specific special education and related services and supplementary aids and services, based on peerreviewed research to the extent practicable, to be provided to the student;
- 5. A statement of the program modifications or supports for school personnel that will be provided for the student;
- 6. An explanation of the extent, if any, to which the student will not participate with nondisabled students in the regular class and in extracurricular and nonacademic activities;
- 7. The projected dates for initiation of services and modifications and the anticipated frequency, location, and duration of these services and modifications;
- 8. A statement of any individual appropriate and allowable accommodations that are necessary to measure the academic achievement and functional performance of the student on state or district-wide assessments;
- 9. If the ARD committee determines that the student must take an alternative assessment instead of a particular regular state or district-wide assessment, a statement of why the student cannot participate in the regular assessment and why the particular assessment selected is appropriate for the student;
- If the ARD committee determines that a student is in need of extended school year (ESY) services, identification of the goals and objectives that will be addressed during ESY services;
- 11. Beginning not later than when a student reaches 14 years of age and updated annually thereafter, the ARD committee's consideration and decisions regarding the transition issues under 19 Administrative Code 89.1055(h) [see EHBAD];
- 12. Beginning not later than the first IEP to be in effect when the student is 16, or younger if determined appropriate by the ARD committee, and updated annually thereafter, a statement of appropriate measurable postsecondary goals and transition services needed to assist the student in reaching those goals [see EHBAD];

	 Beginning not later than one year before the student reaches the age of 17, a statement that the student has been informed of the rights that will transfer to the student upon reaching the age of majority;
	14. The date of the meeting;
	15. The name, position, and signature of each member participat- ing in the meeting; and
	 An indication of whether the child's parents, the adult student, if applicable, and the administrator agreed or disagreed with the decisions of the ARD committee.
	20 U.S.C. 1414(d); 34 C.F.R. 300.320; Education Code 29.005(b-1), .011; 19 TAC 89.1055
	The written statement of a student's IEP may be required to include only information included in the model form developed by TEA un- der Education Code 29.0051(a) and posted on the TEA website. A district may use the model form to comply with the requirements for an IEP under 20 U.S.C. 1414(d). <i>Education Code 29.005(f)</i> , .0051
Behavioral Intervention Plan	The ARD committee may determine that a behavior improvement plan or a behavioral intervention plan (BIP) is appropriate for a stu- dent for whom the committee has developed an IEP. If the commit- tee makes that determination, the BIP shall be included as part of the student's IEP and provided to each teacher with responsibility for educating the student. <i>Education Code 29.005(g); 19 TAC</i> <i>89.1055(g)</i>
Translation of IEP into Native Language	If the parent is unable to speak English and Spanish is the parent's native language, a district shall provide a written or audiotaped copy of the student's IEP translated into Spanish. If the parent's native language is other than Spanish or English, a district shall make a good faith effort to provide a written or audiotaped copy of the student's IEP translated into the parent's native language. <i>Education Code 29.005(d)</i>
	A written copy of the student's IEP translated into Spanish or the parent's native language means that all of the text in the student's IEP in English is accurately translated into the target language in written form. The IEP translated into the target language must be a comparable rendition of the IEP in English and not a partial transla- tion or summary of the IEP in English.
	An audio recording of the student's IEP translated into Spanish or the parent's native language means that all of the content in the student's IEP in English is orally translated into the target language and recorded with an audio device. A district is not prohibited from

SPECIAL EDUCATION ARD COMMITTEE AND INDIVIDUALIZED EDUCATION PROGRAM

	meet as th trans	iding the parent with an audio recording of an ARD committee ting at which the parent was assisted by an interpreter as long be audio recording provided to the parent contains an oral slation into the target language of all of the content in the stu- 's IEP in English.
	must or by	barent's native language is not a written language, the district take steps to ensure that the student's IEP is translated orally other means to the parent in his or her native language or r mode of communication.
	copy meet the s trans	er 34 C.F.R. 300.322(f), a district must give a parent a written of the student's IEP at no cost to the parent. A school district ts this requirement by providing a parent with a written copy of student's IEP in English or by providing a parent with a written slation of the student's IEP in the parent's native language as ided above.
	19 T/	AC 89.1050(i)
Autism/Pervasive Developmental Disorder	follov base prog	students with autism/pervasive developmental disorders, the wing strategies shall be considered by the ARD committee, ed on peer-reviewed, research-based educational ramming practices to the extent practicable and, when led, addressed in the IEP:
	1.	Extended educational programming;
	2.	Daily schedules reflecting minimal unstructured time and ac- tive engagement in learning activities;
	3.	In-home training and community-based training or viable al- ternatives that assist the student with the acquisition of so- cial/behavioral skills;
	4.	Positive behavior support strategies based on relevant infor- mation;
	5.	Beginning at any age, futures planning for integrated living, work, community, and educational environments that consid- ers skills necessary to function in current and postsecondary environments;
	6.	Parent/family training and support, provided by qualified per- sonnel with experience in Autism Spectrum Disorders (ASD);
	7.	Suitable staff-to-student ratio appropriate to identified activi- ties and as needed to achieve social/behavioral progress based on the student's developmental and learning level (ac- quisition, fluency, maintenance, generalization) that encour- ages work towards individual independence;

	8.	Communication interventions, including language forms and functions that enhance effective communication across set- tings;	
	9.	Social skills supports and strategies based on social skills as- sessment/curriculum and provided across settings;	
	10.	Professional educator/staff support; and	
	11.	Teaching strategies based on peer-reviewed, research-based practices for students with ASD.	
	one stat	e ARD committee determines that services are not needed in or more of the areas in 1–11 above, the IEP shall include a mement reflecting that decision and the basis upon which the ermination was made.	
	19	TAC 89.1055(e)–(f)	
Visual Impairment	ual uca	district provides special education services to students with vis- impairments, it shall have written procedures as required in Ed- tion Code 30.002(c)(10) (staff access to resources). <i>19 TAC</i> <i>1075(b)</i>	
Collaborative Process	par Dec of tl ARI	All members of the ARD committee shall have the opportunity to participate in a collaborative manner in developing the IEP. Decisions of the ARD committee concerning the required elements of the IEP shall be made by mutual agreement, if possible. The ARD committee may agree to an annual IEP or an IEP of shorter duration.	
Ten-Day Recess	When mutual agreement about all required elements of the IEP is not achieved, the parent who disagrees must be offered a single opportunity to recess and reconvene the ARD committee meeting The period of time for reconvening the ARD committee meeting must not exceed ten school days, unless the parties mutually agree otherwise. The ARD committee must schedule the recon- vened meeting at a mutually agreed upon time and place. The op portunity to recess and reconvene is not required when:		
	1.	The student's presence on campus represents a danger of physical harm to the student or others;	
	2.	The student has committed an expellable offense; or	
	3.	The student has committed an offense that may lead to place- ment in a disciplinary alternative education program. [See FOF]	

SPECIAL EDUCATION ARD COMMITTEE AND INDIVIDUALIZED EDUCATION PROGRAM

	These requirements do not prohibit the ARD committee from re- cessing an ARD committee meeting for reasons other than the fail- ure to reach mutual agreement about all required elements of an IEP.
	During the recess, the ARD committee members must consider al- ternatives, gather additional data, prepare further documentation, and/or obtain additional resource persons who may assist in ena- bling the ARD committee to reach mutual agreement.
Failure to Reach Agreement	If a recess is implemented and the ARD committee still cannot reach mutual agreement, a district shall implement the IEP it has determined to be appropriate for the student. Each member of the ARD committee who disagrees with the IEP developed by the ARD committee is entitled to include a statement of disagreement in the IEP.
	If the IEP is not developed by agreement, the written statement of the program must include the basis of the disagreement. Each member of the ARD committee who disagrees with the IEP devel- oped by the committee is entitled to include a statement of disa- greement in the written statement of the program.
	Education Code 29.005(c); 19 TAC 89.1050(g)
Modification of Existing IEP	Changes to the IEP may be made either by the entire ARD commit- tee or by amending the IEP by agreement, rather than redrafting the entire IEP.
	After the annual IEP meeting for a school year, the parent and dis- trict may agree not to convene an IEP meeting for the purposes of making changes to the IEP and instead may develop a written doc- ument to amend or modify the child's current IEP.
	Upon request, a parent shall be provided with a revised copy of the IEP with amendments incorporated.
	To the extent possible, a district shall encourage the consolidation of reevaluation meetings for the child and other ARD meetings for the child.
	20 U.S.C. 1414(d)(3)(D)–(F); 34 C.F.R. 300.324(a)(4)–(6)
Teacher Access to IEP	Each district must ensure that each teacher who provides instruc- tion to a student with a disability has access to relevant sections of the student's current IEP, is informed of the teacher's specific re- sponsibilities related to implementation of the IEP, and has an op- portunity to request assistance regarding implementation of the student's IEP. <i>19 TAC 89.1075(c)</i>

SPECIAL EDUCATION	
ARD COMMITTEE AND INDIVIDUALIZED EDUCATION PROGRAM	

Teacher Request to Review IEP	Each district shall develop a process to be used by a teacher instructs a student with a disability in a regular classroom sett		
	1.	To request a review of the student's IEP;	
	2.	To provide input in the development of the student's IEP;	
	quest; and	That provides for a timely district response to the teacher's re- quest; and	
		That provides for notification to the student's parent or legal guardian of that response.	
	Edu	ıcation Code 29.001(11); 19 TAC 89.1075(d)	

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SPECIAL EDUCATIONEISTUDENTS IN NONDISTRICT PLACEMENT(LE					
Private School— District Placed Student Receives IEP	If a district places a child with a disability in a private school cility, or refers the child to a private school or facility, as a carrying out the requirements of the special education law district shall ensure that the child is provided special educ related services, in accordance with an individualized edu program (IEP), at no cost to the parents. 20 U.S.C. $1412(a)(10)(B)(i)$	means of vs, the cation and			
Private School— Parent Placed	When a parentally placed child with a disability is referred trict, the district shall convene an admission, review, and (ARD) committee to determine whether the district can of child a free appropriate public education (FAPE). If the dis termines that it can offer FAPE, it is not responsible for pr educational services to the child, except that the district n velop and implement an individualized services plan (ISP 89.1096(b)	dismissal fer the strict de- oviding nust de-			
Offer of FAPE Rejected Student Receives ISP	If a district made FAPE available to a child with a disabilit parents elected to place the child in a private school or fa district is not required to pay for the cost of education, inc special education and related services. However, the dist develop and implement an ISP. 20 U.S.C. 1412(a)(10)(C) 34 C.F.R. 300.148(a)	cility, the luding rict must			
FAPE Offered but Not Provided <i>Reimbursement</i>	If the parents of a child with a disability, who previously respecial education and related services under the authority trict, enroll the child in a private school without the conservation ral by the district, a court or a hearing officer may require trict to reimburse the parents for the cost of that enrollment court or hearing officer finds that the district had not made available to the child in a timely manner before the enrolling right of reimbursement is subject to the notice and other ments set forth at 34 C.F.R. 300.148(d). 20 U.S.C. $1412(a)(10)(C)(ii)$; 34 C.F.R. 300.148(c)	y of a dis- nt or refer- the dis- nt if the e FAPE ment. This			
Home School Students	A home school student is considered a private school stup purposes of a district's obligations under IDEA, if the hom provides elementary or secondary education that incorpo- adopted curriculum designed to meet basic educational g cluding scope and sequence of courses, and formal revier documentation of student progress. <i>19 TAC 89.1096(a)(2)</i>	ne school rates an oals, in- w and			
Individualized Services Plan (ISP)	Each parentally placed private school child with a disability has been designated to receive services shall have an IS scribes the specific special education and related service district will provide the child.	P that de-			
	Parentally placed private school children with disabilities ceive a different amount of services than children with dis				

	public schools. No parentally placed private school child has an in- dividual right to receive some or all of the special education and re- lated services that the child would receive if enrolled in a public school.				
	Decisions about the services that will be provided must be made in accordance with 34 C.F.R. 300.134(c) (consultation process) and 300.137(c) (attendance of private school representatives at services plan committee meetings). A district must make the final decisions with respect to the services to be provided.				
	34 C.F.R. 300.137, .138				
Dual Enrollment	Parents shall have the right to "dual enroll" an eligible student age three or four in both the public school and a private school begin- ning on the student's third birthday and continuing until the end of the school year in which the student turns five, or until the student is eligible to attend a district's kindergarten program, whichever comes first, subject to the following:				
	 The student's ARD committee shall develop an IEP designed to provide the student with FAPE in the least restrictive envi- ronment (LRE). 				
	2. From the IEP, the parent and the district shall determine which special education and/or related services will be provided to the student and the location where those services will be provided, based on the requirements concerning placement in the LRE and the policies and procedures of the district.				
	3. The district shall be responsible for employing and supervis- ing the personnel providing the service, providing the needed instructional materials, and maintaining pupil accounting rec- ords. Materials and services provided shall be consistent with those provided for students enrolled only in the public school and shall remain the property of the district.				
	19 TAC 89.1096(c)				
Responsible District	The district where a student resides is responsible for providing special education and related services to a student whose parents choose dual enrollment.				
	If the parents decline dual enrollment, but request an ISP, the dis- trict where the private school is located is responsible for develop- ment of the ISP for a student designated to receive services.				

19 TAC 89.1096(c), (d)

Transportation	If a student has been placed by his or her parents in a private school or facility, a district shall provide special transportation wit federal funds only when the ARD committee determines that the condition of the student warrants the service in order for the student to receive the special education and related services (if any set forth in the IEP. <i>19 TAC 89.1096(e)</i>	
District Charter Schools	A district shall serve children with disabilities attending district chater schools in the same manner as it serves children with disabilities in its other schools and shall provide federal special education funds to those schools in the same manner as it provides those funds to its other schools. 20 U.S.C. 1413(a)(5); 34 C.F.R. 300.209(b)	-
Residential Facilities Identification of Students	If a residential facility that is licensed by appropriate state agenci is located within the district's boundaries, the district must provide special education and related services to eligible students residir in the facility.	е
	If, after contacting the facility to offer services to eligible students with disabilities, a district determines that educational services ar provided through a charter school, approved non-public school, of a facility operated private school, the district is not required to pro- vide services. However, a district shall annually contact the facility to offer services to eligible students with disabilities.	re or o-
	19 TAC 89.1001(c)	
District Placements	A district may contract with a public or private facility, institution, or agency inside or outside of Texas for residential placement for a student with a disability when the ARD committee determines that a residential placement is necessary for the student to receive FAPE. Contracts for residential placement must be approved by the commissioner. <i>Education Code 29.008(a); 19 TAC 89.61(a), .1092</i>	
	If placement in a public or private residential program is necessa to provide special education and related services, the program, in cluding non-medical care and room and board, must be at no cost to the parents. <i>34 C.F.R. 300.104</i>	n-
	If a district contracts for education services, rather than providing the services itself, it shall oversee the implementation of the student's IEP and shall annually reevaluate the appropriateness of t arrangement. <i>Education Code 29.008(d)</i>	
	Further, a district shall have the responsibilities set forth at 19 Ad ministrative Code 89.61 and 89.1092(a)(4) regarding students in residential placements. A district must contract with residential placements in accordance with 19 Administrative Code 89.1092.	
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Notification	Within 30 calendar days from an ARD committee's decision to place a student in a residential education program, a district must electronically submit to TEA notice of and information regarding the placement in accordance with submission procedures specified by TEA.			
	19 TAC 89.1092(b)			
Out-of-State Placements	If a district contracts for an out-of-state residential placement, it shall do so in accordance with the rules for in-state residential placement, except that the facility shall be approved by the appropriate agency in the state in which the facility is located rather than by the Texas commissioner of education. <i>19 TAC 89.61(c)(3)</i>			
School for the Blind and Visually Impaired and School for the Deaf	A district shall share the cost of education (excluding the summer program) for each of its students enrolled in the Texas School for the Blind and Visually Impaired or Texas School for the Deaf.			
	Before considering the student's educational placement for special education services, a district shall provide each parent of a student with visual or auditory impairments the following written information regarding the Texas School for the Deaf or Texas School for the Blind and Visually Impaired:			
	1. The availability of programs offered.			
	2. The eligibility and admissions requirements.			
	3. The student's rights to admission and to appeal admission de- cisions.			
	Education Code 30.003(a), .004(a); 19 TAC 89.62			
	A district may request services through the Texas School for the Blind and Visually Impaired or the Texas School for the Deaf in accordance with 19 Administrative Code 89.1085. <i>19 TAC 89.1085</i>			
Adult Prisons	If a child with a disability is convicted as an adult under state law and incarcerated in an adult prison, the child's ARD committee may modify the child's IEP or placement, notwithstanding the LRE re- quirements, if the state has demonstrated a bona fide security or compelling penological interest that cannot otherwise be accom- modated.			
	The following requirements do not apply to children with disabilities who are convicted as adults under state law and incarcerated in adult prisons:			
	 Federal requirements pertaining to participation of students with disabilities in general assessments; 			

EHBAC (LEGAL)

2. Requirements concerning transition planning and transition services, if the children's eligibility will end, because of their age, before they will be released from prison.

20 U.S.C. 1414(d)(7)

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SPECIAL EDUCATIONEHBADTRANSITION SERVICES(LEGAL)				
Transition Services Defined		insition services" means a coordinated set of activities for a d with a disability that:		
	1.	Is designed to be within a results-oriented process, that is fo- cused on improving the academic and functional achievement of the child to facilitate the child's movement from school to post-school activities, including postsecondary education, vo- cational education, integrated employment (including sup- ported employment), continuing and adult education, adult services, independent living, or community participation.		
	2.	Is based on the individual child's needs, taking into account the child's strengths, preferences, and interests.		
	3.	Includes instruction, related services, community experiences, the development of employment and other post-school adult living objectives, and if appropriate, acquisition of daily living skills and functional vocational evaluation.		
	20 (U.S.C. 1401(34); 34 C.F.R. 300.43		
Individual Transition Planning	Not later than when a student reaches 14 years of age, the ad sion, review, and dismissal (ARD) committee must consider, an appropriate, address the following issues in the individualized cation program (IEP):			
	1.	Appropriate student involvement in the student's transition to life outside the public school system;		
	2.	If the student is younger than 18 years of age, appropriate in- volvement in the student's transition by the student's parents and other persons invited to participate by the student's par- ents or the school district in which the student is enrolled;		
	3.	If the student is at least 18 years of age, involvement in the student's transition and future by the student's parents and other persons, if the parent or other person is invited to partic- ipate by the student or the school district in which the student is enrolled or has the student's consent to participate pursuant to a supported decision-making agreement under Estates Code, Chapter 1357;		
	4.	Appropriate postsecondary education options, including prep- aration for postsecondary-level coursework;		
	5.	An appropriate functional vocational evaluation;		
	6.	Appropriate employment goals and objectives;		

SPECIAL EDUCATION TRANSITION SERVICES

- 7. If the student is at least 18 years of age, the availability of age-appropriate instructional environments, including community settings or environments that prepare the student for postsecondary education or training, competitive integrated employment, or independent living, in coordination with the student's transition goals and objectives;
- 8. Appropriate independent living goals and objectives;
- Appropriate circumstances for facilitating a referral of a student or the student's parents to a governmental agency for services or public benefits, including a referral to a governmental agency to place the student on a waiting list for public benefits available to the student, such as a waiver program established under Section 1915(c), Social Security Act [42 U.S.C. Section 1396n(c)]; and
- 10. The use and availability of appropriate supplementary aids, services, curricula, and other opportunities to assist the student in developing decision-making skills; and supports and services to foster the student's independence and self-determination, including a supported decision-making agreement under Estates Code Chapter 1357.

In accordance with 34 C.F.R. 300.320(b), beginning not later than the first IEP to be in effect when the student turns 16 years of age, or younger if determined appropriate by the ARD committee, and updated annually thereafter, the IEP must include the following:

- 1. Appropriate measurable postsecondary goals based upon age-appropriate transition assessments related to training, education, employment, and, where appropriate, independent living skills; and
- 2. The transition services, including courses of study, needed to assist the student in reaching the postsecondary goals developed under item 1.

A student's ARD committee shall annually review the issues described above and, if necessary, update the portions of the student's IEP that address those issues.

[See EHBAB regarding membership of ARD committee for transition services meetings]

20 U.S.C. 1414(d)(1)(A)(i)(VIII), 1414(d)(6); 34 C.F.R. 300.320(b); Education Code 29.011, .0111; 19 TAC 89.1055(h)–(j)

Transition and
Employment GuideTEA is required to develop a transition and employment guide for
students enrolled in special education programs and their parents

SPECIAL EDUCATION TRANSITION SERVICES

	sist	rovide information on statewide services and programs that as- in the transition to life outside the public school system. A ool district shall:			
	1.	Post the transition and employment guide on the district's website if the district maintains a website;			
	2.	Provide written information and, if necessary, assistance to a student or parent regarding how to access the electronic version of the guide at:			
		a. The first meeting of the student's ARD committee at which transition is discussed; and			
		 The first committee meeting at which transition is dis- cussed that occurs after the date on which the guide is updated; and 			
	3.	On request, provide a printed copy of the guide to a student or parent.			
	Edu	ıcation Code 29.0112(a), (e)			
Graduation	Graduation with a regular high school diploma under 19 Admin trative Code 89.1070(b)(1), (b)(3)(D), (f)(1), (f)(2), (f)(3) or (f)(4 terminates a student's eligibility for special education services. students who receive a diploma according to 19 Administrative Code 89.1070(b)(2), (b)(3)(A), (B), or (C) or (f)(4)(A), (B), or (C the ARD committee must determine needed educational service upon the request of the student or parent to resume services, a long as the student meets the age requirements. <i>19 TAC</i> <i>89.1070(a), (j)</i> [See EHBAA]				
	Graduation from high school with a regular diploma constitutes a change in placement that requires written prior notice to parents.				
	A district is not required to conduct an evaluation before termina- tion of eligibility due to graduation from secondary school with a regular high school diploma or due to exceeding the age eligibility for a FAPE under state law.				
	A district shall provide the child with a summary of the child's aca- demic achievement and functional performance, which shall in- clude recommendations on how to assist the child in meeting the child's postsecondary goals.				
	[See	e EIF]			
	20 L	U.S.C. 1414(c)(5); 34 C.F.R. 300.102(a)(3), .305(e)(2)			

Compensatory Education Allotment Census Block	On a schedule determined by the commissioner of education and in accordance with Education Code 48.104, each district shall report to the agency the census block group in which each student enrolled in the district who is educationally disadvantaged resides. <i>Education Code 48.104(i)</i>			
Use		At least 55 percent of the district's compensatory education funds must be used to:		
	1.	Fund supplemental programs and services designed to elimi- nate any disparity in performance on assessment instruments administered under Education Code Chapter 39, Subchapter B or disparity in the rates of high school completion between:		
		 Students who are educationally disadvantaged and stu- dents who are not educationally disadvantaged; and 		
		 Students at risk of dropping out of school, as defined be- low, and all other students; or 		
	2.	Support a program eligible under Title I of the Elementary and Secondary Education Act of 1965 [see AID], and its subse- quent amendments, and by federal regulations implementing that Act.		
	Education Code 48.104(k)			
Dropout Prevention Strategies	sior mar cati	strict with a high dropout rate, as determined by the commis- ner, shall submit a plan to the commissioner describing the nner in which the district intends to use its compensatory edu- on allotment for developing and implementing research-based tegies for dropout prevention.		
	A district shall submit the plan not later than December 1 of each school year preceding the school year in which the district will re- ceive the compensatory education allotment to which the plan ap- plies.			
	A district may not spend or obligate more than 25 percent of the district's compensatory education allotment unless the commissioner approves the plan.			
	A di	strict's plan shall:		
	1.	Design a dropout recovery plan that includes career and tech- nology education courses or technology applications courses that lead to industry or career certification;		
	2.	Integrate into the dropout recovery plan research-based strat- egies to assist students in becoming able academically to pur- sue postsecondary education, including:		
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		a.	High-quality, college readiness instruction with strong ac- ademic and social supports;		
		b.	Secondary to postsecondary bridging that builds college readiness skills, provides a plan for college completion, and ensures transition counseling; and		
		C.	Information concerning appropriate supports available in the first year of postsecondary enrollment to ensure postsecondary persistence and success, to the extent funds are available for the purpose; and		
	3.	inclu	to offer advanced academic and transition opportunities, iding dual credit courses and college preparatory courses, as advanced placement courses.		
	A district may enter into a partnership with a public junior college in accordance with Education Code 29.402 [see GNC] in order to ful-fill a plan.				
	•	•	am designed to fulfill a plan must comply with the re- ts of Education Code 29.081(e) and (f).		
	Education Code 29.918				
Educationally Disadvantaged Students Student Eligibility	cour ant f quire	nted to to Edu emen	sidered educationally disadvantaged in order to be o generate the compensatory education allotment pursu- ucation Code 48.104, a student must meet the income re- ts for eligibility under the National School Lunch Program authorized by 42 U.S.C. 1751, et seq.		
	of re	eceivir	nay use the following approved methods for the purpose ng the compensatory education allotment pursuant to Ed- ode 48.104:		
	1.		ent certification, where the parent or guardian asserts ting the income requirements for eligibility;		
	2.	dren hold	ct certification, where the process by which eligible chil- are certified for free meals without the need for a house- application based on household participation in one or e federal assistance programs; or		
	3.	stud	ct verification, where public records are used to verify a ent's eligibility for free or reduced-price meals when verifi- on of student eligibility is required.		
	19 7	TAC 6	1.1027(a)		
Virtual School Network			nust request prior approval from the commissioner to dents receiving a full-time virtual education through the		

Definition of At-Risk	vant enh netv spe	ate virtual school network in their counts of educationally disad- intaged students. The request must include a plan detailing the phanced services to be delivered to full-time state virtual school etwork students and submitted in a manner and with a deadline becified by the commissioner. <i>19 TAC 61.1027(b)(3)(B)</i>		
Student	who	is under 26 years of age and who:		
	1.	Was not advanced from one grade level to the next for one or more school years, unless the student did not advance from prekindergarten or kindergarten to the next grade level only as a result of the request of the student's parent;		
	2.	If the student is in grades 7–12, did not maintain an average equivalent to 70 on a scale of 100 in two or more subjects in the foundation curriculum during a semester in the preceding or current school year, or is not maintaining such an average in two or more subjects in the foundation curriculum in the current semester;		
	3.	Did not perform satisfactorily on a state assessment instru- ment and who has not in the previous or current school year subsequently performed on that instrument or another appro- priate instrument at a level equal to at least 110 percent of the level of satisfactory performance on that instrument;		
	4.	If the student is in prekindergarten, kindergarten, or grades 1–3, did not perform satisfactorily on a readiness test or assessment instrument administered during the current school year;		
	5.	Is pregnant or is a parent;		
	6.	Has been placed in a DAEP in accordance with Education Code 37.006 during the preceding or current school year;		
	7.	Has been expelled in accordance with Education Code 37.007 during the preceding or current school year;		
	8.	Is currently on parole, probation, deferred prosecution, or other conditional release;		
	9.	Was previously reported through the Public Education Infor- mation Management System (PEIMS) to have dropped out of school;		
	10.	Is a student of limited English proficiency, as defined by Sec- tion 29.052;		

	11.	Is in the custody or care of the Department of Family and Pro- tective Services or has, during the current school year, been referred to the department by a school official, officer of the ju- venile court, or law enforcement official;		
	12.	Is homeless [see FD];		
	13.	Resided in the preceding school year or resides in the current school year in a residential placement facility in a district, in- cluding a detention facility, substance abuse treatment facility, emergency shelter, psychiatric hospital, halfway house, cot- tage home operation, specialized child-care home, or general residential operation; or		
	14.	Has been incarcerated, or has a parent or guardian who has been incarcerated, within the lifetime of the student, in a penal institution as defined by Penal Code 1.07.		
	Education Code 29.081(d)(1)			
	Regardless of the student's age, a student who participates in an adult education program provided under a high school diploma and industry certification charter school program is considered a "student at risk of dropping out of high school." <i>Education Code</i> 29.081(d)(2)			
Local Eligibility Criteria	cal e educ der l perc serv	ddition to students described above, a student who satisfies lo- eligibility criteria adopted by a board may receive compensatory cation services. The number of students receiving services un- ocal eligibility criteria during a school year may not exceed ten ent of the number of students described above who received ices from the district during the preceding school year. <i>Educa- Code 29.081(g)</i>		
Compensatory, Intensive, and Accelerated Instruction	asse plerr struc the s	strict shall use student performance data from state basic skills essment instruments and achievement tests to design and im- nent appropriate compensatory, intensive, or accelerated in- ctional services for students in the district's schools that enable students to perform at grade level at the conclusion of the next lar school term. <i>Education Code 29.081(a)</i>		
Accelerated Instruction	dent	strict shall provide accelerated instruction to an enrolled stu- who has taken an end-of-course assessment instrument and not performed satisfactorily or who is at risk of dropping out of bol.		
	asse	strict shall offer before the next scheduled administration of the essment instrument, without cost to the student, additional ac- rated instruction to each student in any subject in which the		

	student failed to perform satisfactorily on an end-of-course assess- ment instrument required for graduation.
	A district that is required to provide accelerated instruction must separately budget sufficient funds for that purpose. [See CE]
	A district shall evaluate the effectiveness of accelerated instruction programs and annually hold a public hearing to consider the re- sults.
	Education Code 29.081(b), (b-1), (b-2), (b-3), 39.025(b-1)
	Each time a student fails to perform satisfactorily on an assessment instrument administered under Education Code 39.023(c), the district in which the student attends school shall provide to the student accelerated instruction in the applicable subject area, using funds appropriated for accelerated instruction under Education Code 28.0211. Accelerated instruction may require participation of the student before or after normal school hours and may include participation at times of the year outside normal school operations. <i>Education Code 28.0217</i>
Effectiveness	A district shall evaluate and document the effectiveness of the ac- celerated instruction in reducing any disparity in performance on state assessment instruments or disparity in the rates of high school completion between students at risk of dropping out of school and all other district students. <i>Education Code 29.081(c)</i>
Dropout Recovery Education Programs	A district may use a private or public community-based dropout re- covery education program to provide alternative education pro- grams for students at risk of dropping out of school. The program may be offered at a campus or through the use of an online pro- gram that leads to a high school diploma and prepares the student to enter the workforce. A campus-based dropout recovery educa- tion program must meet the criteria set forth at Education Code 29.081(e-1)(1)-(5). An online dropout recovery education program must meet the criteria set forth at Education Code $29.081(e-2)(1)-(8)$.
	Students in attendance at a dropout recovery education program shall be included in a district's average daily attendance for funding purposes.
	Education Code 29.081(e)–(f)
Communities in Schools	An elementary or secondary school receiving funding under Edu- cation Code 33.156 shall participate in the Communities in Schools (CIS) program if the number of students enrolled in the school who are at risk of dropping out of school is equal to at least ten percent

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		of the number of students in average daily attendance at the school, as determined by TEA. <i>Education Code 33.157</i>			
Optional Extended Year Program	A district may set aside an amount from the district's compensatory education allotment or may apply to the agency for funding of an extended year program. <i>Education Code 29.082(a); 19 TAC 105.1001</i>				
Optional Flexible Year Program	stuo stat mot	A district may provide an optional flexible year program (OFYP) for students who did not or are not likely to perform successfully on state assessment instruments or who would not otherwise be pro- moted to the next grade level. <i>Education Code 29.0821; 19 TAC</i> <i>129.1029</i>			
Optional Flexible School Day Program	app	withstanding Education Code 25.081 or 25.082, a district may ly to the commissioner to provide a flexible school day program SDP) for students who:			
	1.	Have dropped out of school or are at risk of dropping out of school as defined by Education Code 29.081;			
	2.	Attend a campus that is implementing an innovative redesign of the campus or an early college high school under a plan approved by the commissioner; or			
	3.	As a result of attendance requirements under Education Code 25.092, will be denied credit for one or more classes in which the students have been enrolled.			
	Edu	ication Code 29.0822			
	A district may apply to the commissioner to provide an OFSDP for students, in accordance with 19 Administrative Code 129.1027.				
	A board must approve the application. The board must include the OFSDP as an item on the regular agenda for a board meeting in compliance with 19 Administrative Code 129.1027(h)(2) before applying to operate an OFSDP. The application shall include the information described in 19 Administrative Code 129.1027.				
	19	TAC 129.1027(c)			
Tutorial Services	trict gra lent	istrict may provide tutorial services at district schools. If a dis- provides tutorial services, it shall require a student whose de in a subject for a reporting period is lower than the equiva- of 70 on a scale of 100 to attend tutorials. [See EC for provi- ns on loss of class time.]			

	A district may provide transportation services to accommodate stu- dents who are required to attend tutorials and who are eligible for regular transportation.				
	Education Code 29.084				
Basic Skills Programs	A district may apply to the commissioner for funding of basic skills programs for students in grade 9 who are at risk of not earning suf- ficient credit or who have not earned sufficient credit to advance to grade 10 and who fail to meet minimum skills levels established by the commissioner.				
	With the consent of a student's parent or guardian, a district may assign a student to the basic skills program.				
	A basic skills program may not exceed 210 instructional days and must meet the requirements set forth at Education Code 29.086.				
	Education Code 29.086(a)				
After-School and Summer Intensive Mathematics and Science Programs	A district may provide an intensive after-school program or an in- tensive program during the period that school is recessed for the summer to provide mathematics and science instruction to:				
	1.	Students who are not performing at grade level in mathemat- ics or science to assist those students in performing at grade level;			
	2.	Students who are not performing successfully in a mathemat- ics course or science course to assist those students in suc- cessfully completing the course; or			
	3.	Other students as determined by the district.			
	Before providing a program, a board must adopt a policy for:				
	1.	Determining student eligibility for participating in the program that:			
		a. Prescribes the grade level or course a student must be enrolled in to be eligible; and			
		 Provides for considering teacher recommendations in determining eligibility; 			
	2.	Ensuring that parents of or persons standing in parental rela- tion to eligible students are provided notice of the program;			
	3.	Ensuring that eligible students are encouraged to attend the program;			

	4.		uring that the program is offered at one or more locations e district that are easily accessible to eligible students;			
	5.	Меа	suring student progress on completion of the program.			
	Edu	icatior	n Code 29.088, .090; 19 TAC 102.1041			
Mentoring Services Program	A district may provide a mentoring services program to students at risk of dropping out of school. A board may arrange for any public or nonprofit community-based organization to come to the district's schools and implement the program.					
	A board shall obtain the consent of a student's parent or guardian before allowing the student to participate in the program.					
	Education Code 29.089					
Accelerated Reading Instruction Program	grar cier grac sult	shall implement an accelerated reading instruction pro- provides reading instruction that addresses reading defi- o each student in kindergarten, first grade, or second o is determined, on the basis of reading instrument re- EKC], to be at risk for dyslexia or other reading difficul- district shall determine the form, content, and timing of the				
	tion [see	A district shall provide additional reading instruction and interven- tion to each student given the seventh grade reading assessment [see EKC], as appropriate to improve the student's reading skills in the relevant areas identified through the assessment instrument.				
	Education Code 28.006(g), (g-1), (k)					
Intensive Program of Instruction State Assessments	A district shall offer an intensive program of instruction to a stud who does not perform satisfactorily on a state assessment instrument or is not likely to receive a high school diploma befor the fifth school year following the student's enrollment in grade as determined by the district.					
	The	The program shall be designed to:				
	1.	Enal	ple the student to:			
		a.	To the extent practicable, perform at the student's grade level at the conclusion of the next regular school term; or			
		b.	Attain a standard of annual growth specified by a district and reported by the district to TEA; and			
	2.		plicable, carry out the purposes of Education Code 211. [See EIE]			

Students Receiving Special Education Services	For a student in a special education program who does not perform satisfactorily on an assessment instrument administered under Ed- ucation Code 39.023(a), (b), or (c), the student's admission, re- view, and dismissal committee shall design the program to:						
	1.	the	ble the student to attain a standard of annual growth on basis of the student's individualized education program); and				
	2.		oplicable, carry out the purposes of Education Code 0211. [See EIE]				
Graduation Requirements	A district shall use funds appropriated by the legislature for an in- tensive program of instruction to plan and implement intensive in- struction and other activities aimed at helping a student satisfy state and local high school graduation requirements.						
No Cause of Action	A district's determination of the appropriateness of an intensive program of instruction for a student is final and does not create a cause of action.						
	Edu	Education Code 28.0213					
College Preparatory Courses	catio	on to	trict shall partner with at least one institution of higher edu- develop and provide courses in college preparatory math- and English language arts. The courses must be designed:				
	1.	For	students at the 12th grade level whose performance on:				
		a.	An end-of-course assessment instrument required under Education Code 39.023(c) does not meet college readiness standards; or				
		b.	Coursework, a college entrance examination, or an as- sessment instrument designated under Education Code 51.334 [Texas Success Initiative (TSI) assessment] indi- cates that the student is not ready to perform entry-level college coursework; and				
	2.	-	prepare students for success in entry-level college rses.				
	ing prov	the co /ided	must be provided on the campus of the high school offer- ourse or through distance learning or as an online course through an institution of higher education with which the artners.				
Faculty	Appropriate faculty of each high school offering courses and appro- priate faculty of each institution of higher education with which the district partners shall meet regularly as necessary to ensure that each course is aligned with college readiness expectations.						

Notice	Each district shall provide a notice to each eligible student and the student's parent or guardian regarding the benefits of enrolling in a course.
Credit Earned	A student who successfully completes an English language arts course may use the credit earned toward satisfying the advanced English language arts curriculum requirement for the foundation high school program under Education Code 28.025(b-1)(1). A student who successfully completes a mathematics course may use the credit earned in the course toward satisfying an advanced mathematics curriculum requirement under Education Code 28.025 after completion of the mathematics curriculum requirements for the foundation high school program under Education Code 28.025(b-1)(2).
Dual Credit	A course may be offered for dual credit at the discretion of the insti- tution of higher education with which a district partners.
Instructional Materials	Each district, in consultation with each institution of higher educa- tion with which the district partners, shall develop or purchase in- structional materials for a course consistent with Education Code Chapter 31. The instructional materials must include technology re- sources that enhance the effectiveness of the course and draw on established best practices.
	Education Code 28.014
End-of-Course Exam	A student enrolled in a college preparatory mathematics or English language arts course under Education Code 28.014 who satisfies the TSI college readiness benchmarks on an assessment instru- ment administered at the end of the course satisfies the require- ments concerning and is exempt from the administration of the Al- gebra I or the English I and English II end-of-course assessment instruments, as applicable, as prescribed by Education Code 39.023(c) [see EKB], even if the student did not perform satisfacto- rily on a previous administration of the applicable end-of-course as- sessment instrument. A student who fails to perform satisfactorily on the assessment instrument may retake that assessment instru- ment or may take the appropriate end-of-course assessment in- strument. <i>Education Code</i> 39.025(a-1)

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High School Diploma	A studer	nt may graduate and receive a diploma only if the student:		
	by tior plic fina	ccessfully completes the curriculum requirements identified the State Board of Education (SBOE) [see State Gradua- n Requirements, below], has performed satisfactorily on ap- cable state assessments [see EKB], and complies with the ancial aid application requirements in Education Code 0256 [see below]; or		
		ccessfully completes an individualized education program P) developed under Education Code 29.005. [See EHBAB]		
	Educatio	on Code 28.025(c)		
	Note:	Education Code 28.0256 applies beginning with students enrolled at the 12th grade level during the 2021–22 school year.		
FAFSA Required	and sub	raduating from high school, each student must complete mit a free application for federal student aid (FAFSA) or a oplication for state financial aid (TASFA).		
	A student is not required to comply with the above provision if:			
	tior per	e student's parent or other person standing in parental rela- n submits a signed form indicating that the parent or other rson authorizes the student to decline to complete and sub- the financial aid application;		
	the old	e student signs and submits the form described above on student's own behalf if the student is 18 years of age or er or the student's disabilities of minority have been re- ved for general purposes under Family Code Chapter 31;		
	ple	chool counselor authorizes the student to decline to com- te and submit the financial aid application for good cause, determined by the school counselor.		
	A district shall adopt a form to be used for purposes of this provi- sion. The form must be approved by the Texas Education Agency (TEA) and made available in English, Spanish, and any other lan- guage spoken by a majority of the students enrolled in a bilingual education or special language program under Education Code Subchapter B, Chapter 29, in the district.			
	plied wit dent me	ool counselor notifies a district whether a student has com- h this section for purposes of determining whether the stu- ets high school graduation requirements under Education 8.025, the school counselor may only indicate whether the		
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	student has complied with this section and may not indicate the manner in which the student complied.				
	Edu	Education Code 28.0256			
	Note	e:	Education Code 28.0258 and 19 Administrative Code 74.1025 related to individual graduation committees expire September 1, 2023.		
Individual Graduation Committee	ceiv mine	e a d ed by	complying with the requirements above, a student may re- iploma if the person is eligible for a diploma as deter- an individual graduation committee (IGC) established un- ation Code 28.0258. <i>Education Code 28.025(c-6)</i>		
	IGC Cod com satis	requ e 74. mitte sfacto	t receiving special education services is not subject to the irrements in Education Code 28.0258 or 19 Administrative 1025. A student's admission, review, and dismissal (ARD) is determines whether a student is required to achieve ory performance on an end-of-course (EOC) assessment ate. <i>19 TAC 74.1025(n)</i> [See EHBAB]		
	the I Edu shal grad ate.	EOC cation I esta le yea A stu	11th or 12th grade student who has failed to comply with assessment instrument performance requirements under n Code 39.025 for not more than two courses, the district ablish an IGC at the end of or after the student's 11th ar to determine whether the student may qualify to gradu- ident may not qualify to graduate as a result of an IGC de- fore the student's 12th grade year.		
	The	IGC	shall be composed of:		
	1.	The	principal or principal's designee;		
	2.		each EOC assessment instrument on which the student ed to perform satisfactorily, the teacher of the course;		
	3.		department chair or lead teacher supervising the cher(s) above; and		
	4.	As a	applicable:		
		a.	The student's parent or person standing in parental rela- tion to the student;		
		b.	A designated advocate if the parent is unable to serve; or		
		C.	The student, at the student's option, if the student is at least 18 years of age or is an emancipated minor.		

	The superintendent shall establish procedures for convening the committee.
	The district shall provide an appropriate translator, if available, for a parent, advocate, or student who is unable to speak English.
	Education Code 28.0258(a)–(c), (c-2); 19 TAC 74.1025(b)
	A district may not establish an initial IGC for eligible students after June 10 or before the start of the next school year. Once the IGC has been established, it is the original IGC for that student.
	If a student leaves a district after an original IGC has been estab- lished and before that original IGC awards a high school diploma to the student, any other district that later enrolls the student shall re- quest information from the student's original IGC of record and shall implement the original IGC recommendations to the extent possible.
Alternate Members	In the event that the teacher identified in item 2 above is unavaila- ble, the principal shall designate as an alternate member of the committee a teacher certified in the subject of the EOC assess- ment on which the student failed to perform satisfactorily and who is most familiar with the student's performance in that subject area.
	In the event that the individual identified above in item 3 above is unavailable, the principal shall designate as an alternate member of the committee an experienced teacher certified in the subject of the EOC assessment on which the student failed to perform satis- factorily and who is familiar with the content of and instructional practices for the applicable course.
	In the event that the student's parent or person standing in parental relation to the student is unavailable to participate in the IGC, the principal shall designate an advocate with knowledge of the student to serve as an alternate member of the committee.
	19 TAC 74.1025(c), (e), (g)–(i)
Notice	A district shall ensure a good faith effort is made to timely notify the appropriate person described under item 4 above of the time and place for convening the IGC and the purpose of the committee. The notice must be provided in person or by regular mail or email; clear and easy to understand; and written in English, in Spanish, or, to the extent practicable, in the native language of the appropriate person. <i>Education Code 28.0258(d)</i>

Curriculum Requirements	To be eligible to graduate and receive a high school diploma from the IGC, a student must successfully complete the curriculum re- quirements required for high school graduation. [See State Gradu- ation Requirements, below] <i>Education Code 28.0258(e)</i>					
Additional Requirements to Graduate	the tion	A student's IGC shall recommend additional requirements by which the student may qualify to graduate, including additional remedia- tion; and for each EOC assessment instrument on which the stu- dent failed to perform satisfactorily:				
	1.	The completion of a project related to the subject area of course that demonstrates proficiency in the subject area;				
	2.	The preparation of a portfolio of work samples in the subj area of the course, including work samples from the cours that demonstrate proficiency in the subject area.				
		A student may submit to the IGC coursework previously completed to satisfy a recommended additional requirement.				
	Edι	ıcation Code 28.0258(f), (g)				
	mitt any the min ate tee' add den tee'	In determining whether a student is qualified to graduate, the com- mittee shall consider the criteria at Education Code 28.0258(h) and any other academic information designated for consideration by the board. After considering the criteria, the committee may deter- mine that the student is qualified to graduate. A student may gradu- ate and receive a high school diploma on the basis of the commit- tee's decision only if the student successfully completes all additional requirements recommended by the committee, the stu- dent meets applicable curriculum requirements, and the commit- tee's vote is unanimous. The decision of a committee is final and may not be appealed. <i>Education Code 28.0258(i)</i>				
English Language Learners		provisions related to an IGC and English language learner L), see EKB.	S			
Students Who Entered Grade 9 Before the 2011–12 School Year		In accordance with Education Code 28.02541, a district may award a high school diploma to an individual who:				
	1.	Entered grade 9 before the 2011–12 school year;				
	2.	Successfully completed the curriculum requirements for h school graduation applicable when the individual entered grade 9;				
	3.	Has not performed satisfactorily on the exit-level assessment instrument or part of an assessment instrument required thigh school graduation, including an alternative assessment instrument offered under Education Code 39.025(c-2);	for			
		_	- 6 0 0			

	4.	Has been administered at least three times the required sub- ject-area test(s) for which the individual has not performed satisfactorily on the exit-level assessment instrument applica- ble to the individual when the individual entered grade 9; and
	5.	Meets the alternative requirements for graduation in accord- ance with 19 Administrative Code 74.1027(c) or the local al- ternative requirements approved by the board in accordance with 19 Administrative Code 74.1027(d).
	19 7	AC 74.1027(a); Education Code 28.02541
District Determination	shal rece	district in which the individual is enrolled or was last enrolled I determine whether the individual may qualify to graduate and give a high school diploma on the basis of the alternative re- ements for graduation. <i>19 TAC 74.1027(b)</i>
Alternative Requirements		alternative requirements for graduation are listed at 19 Admin- tive Code 74.1027(c).
Local Alternative Requirements	tions low to a	approval by the board, a district may develop recommenda- s for local alternative requirements if the requirements would al- an individual to demonstrate proficiency in the content related n examination for which the individual has not performed satis- brily. <i>19 TAC 74.1027(d)</i>
Appeals	and	ecision regarding whether the individual qualifies to graduate receive a high school diploma is final and may not be ap- led. 19 TAC 74.1027(e); Education Code 28.02541
Documentation	awa	district shall maintain documentation to support the decision to rd or not award an individual a high school diploma. <i>19 TAC</i>
Special Education	com man ceiv term perfe 19 7	udent receiving special education services who successfully pletes the requirements of his or her IEP, including perfor- ice on a state assessment required for graduation, shall re- e a high school diploma. A student's ARD committee shall de- nine if the student will be required to meet satisfactory ormance on an assessment for purposes of graduation. <i>AC 101.3023(a)</i> [See Graduation of Students Receiving Spe- Education Services, below, and EKB]
Posthumous Diploma	the 2 distr dent year	inning with students who would have graduated at the end of 2019–20 school year, and on request of the student's parent, a rict shall issue a high school diploma posthumously to each stute who died while enrolled in the district at the end of the school in which the student was expected to graduate under the reg-schedule of school attendance. The high school diploma may

		be issued before the graduation date of the class in which the lent was enrolled at the time of death.		
Exception	den Cod	strict is not required to issue a posthumous diploma if the stu- t was convicted of a felony offense under Title 5 or 6, Penal le, or adjudicated as having engaged in conduct constituting a ny offense under Title 5 or 6, Penal Code.		
	Edu	cation Code 28.0254		
Diplomas for Veterans	sue cha scho 197	withstanding any other provision of this policy, a district may is- a high school diploma to a person who is an honorably dis- rged member of the armed forces of the United States; was eduled to graduate from high school after 1940 and before 5 or after 1989; and left school after completing the sixth or a her grade, before graduating from high school, to serve in:		
	1.	World War II, the Korean War, the Vietnam War, the Persian Gulf War, the Iraq War, or the war in Afghanistan; or		
	2.	Any other war formally declared by the United States, military engagement authorized by the United States Congress, mili- tary engagement authorized by a United Nations Security Council resolution and funded by the United States Congress, or conflict authorized by the president of the United States un- der the War Powers Resolution of 1973, 50 U.S.C. 1541, et seq.		
	Edu	cation Code 28.0251		
Personal Graduation Plan Junior High or Middle School PGP	sch velo	incipal of a junior high or middle school shall designate a ool counselor, teacher, or other appropriate individual to de- op and administer a personal graduation plan (PGP) for each lent enrolled in the junior high or middle school who:		
	1.	Does not perform satisfactorily on a state assessment instru- ment; or		
	2.	Is not likely to receive a high school diploma before the fifth school year following the student's enrollment in grade level 9, as determined by a district.		
	A PGP must:			
	1.	Identify educational goals for the student;		
	2.	Include diagnostic information, appropriate monitoring and in- tervention, and other evaluation strategies;		
	3.	Include an intensive instruction program described in Educa- tion Code 28.0213 [see EHBC];		

	4.	Address participation of the student's parent or guardian, in- cluding consideration of the parent's or guardian's educational expectations for the student; and			
	5.	Provide innovative methods to promote the student's ad- vancement, including flexible scheduling, alternative learning environments, online instruction, and other interventions that are proven to accelerate the learning process and have been scientifically validated to improve learning and cognitive abil- ity.			
	Education Code 28.0212				
Students Receiving Special	For a student receiving special education services, the student's ARD committee and the district are responsible for developing the student's PGP.				
Education Services		udent's IEP developed under Education Code 29.005 may be d as the student's PGP.			
	Edu	cation Code 28.0212(c); 19 TAC 89.1050(a) [See EHBAB]			
High School PGP	A principal of a high school shall designate a school counselor or school administrator to review PGP options with each student en- tering grade 9 together with that student's parent or guardian. The PGP options reviewed must include the distinguished level of achievement and endorsements.				
	Before the conclusion of the school year, the student and the stu- dent's parent or guardian must confirm and sign a PGP for the stu- dent that identifies a course of study that:				
	1.	Promotes college and workforce readiness and career place- ment and advancement; and			
	2.	Facilitates the student's transition from secondary to postsec- ondary education.			
	A district may not prevent a student and the student's parent or guardian from confirming a PGP that includes pursuit of a distin- guished level of achievement or an endorsement.				
	A student may amend the student's PGP after the initial confirma- tion of the plan. If a student amends the student's PGP, the school must send written notice to the student's parents regarding the change.				
	adva	A must make available to a district information that explains the antages of the distinguished level of achievement described by acation Code 28.025(b-15) and each endorsement described by			

	Education Code 28.025(c-1). A district, in turn, shall publish the in- formation from TEA on the internet website of the district and en- sure that the information is available to students in grades nine and above and the parents or legal guardians of those students in the language in which the parents or legal guardians are most profi- cient.
	A district is required to provide this information in the language in which the parents or legal guardians are most proficient only if at least 20 students in a grade level primarily speak that language.
	Education Code 28.02121
Early Graduation	A parent is entitled to request, with the expectation that the request will not be unreasonably denied, that the parent's child be permit- ted to graduate from high school earlier than the child would nor- mally graduate, if the child completes each course required for graduation. The decision of a board concerning the request is final and may not be appealed. <i>Education Code 26.003(a)(3)(C), (b)</i> [See FMH, FNG]
State Graduation Requirements	<i>Note:</i> For current state graduation requirements, including those for students who entered grade 9 before the 2007–08 school year but that are not otherwise referenced in this policy, see Education Code 28.025 and 19 Administrative Code Chapter 74.
Students Entering Grade 9	To receive a high school diploma, a student entering grade 9 in the 2014–15 school year and thereafter must complete:
	 Requirements of the foundation high school program under 19 Administrative Code 74.12 [see Foundation High School Program, below];
	2. Testing requirements for graduation under 19 Administrative Code Chapter 101 [see EKB]; and
	3. Demonstrated proficiency, as determined by the district, in de- livering clear verbal messages; choosing effective nonverbal behaviors; listening for desired results; applying valid critical- thinking and problem-solving processes; and identifying, ana- lyzing, developing, and evaluating communication skills needed for professional and social success in interpersonal situations, group interactions, and personal and professional presentations.

	ricu	tudent shall enroll in the courses necessary to complete the cur- lum requirements for the foundation high school program and curriculum requirements for at least one endorsement.		
	Edu	ucation Code 28.025(c); 19 TAC 74.11(a), (c)		
Foundation High School Program	A student must earn at least 22 credits to complete the foundation high school program and must demonstrate proficiency in the fol- lowing core courses:			
	1.	English language arts—4 credits;		
	2.	Mathematics—3 credits;		
	3.	Science—3 credits;		
	4.	Social Studies—3 credits;		
	5.	Languages other than English—2 credits;		
	6.	Physical Education—1 credit;		
	7.	Fine Arts—1 credit; and		
	8.	Elective courses—5 credits.		
	19	TAC 74.12		
Endorsements	A student shall specify in writing an endorsement the student in- tends to earn upon entering grade 9. <i>19 TAC 74.13(a)</i>			
	As	tudent may earn any of the following endorsements:		
	1.	Science, technology, engineering, and mathematics (STEM);		
	2.	Business and industry;		
	3.	Public services;		
	4.	Arts and humanities; and		
	5.	Multidisciplinary studies.		
	A district must make at least one endorsement available to stu- dents. A district that offers only one endorsement curriculum must offer multidisciplinary studies.			
	To earn an endorsement a student must demonstrate proficiency in the curriculum requirements for the foundation high school pro- gram and, in accordance with 19 Administrative Code 74.13(e), earn:			
	1.	A fourth credit in mathematics;		
	2.	An additional credit in science; and		
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3. Two additional elective credits.

A course completed as part of the four courses needed to satisfy an endorsement requirement may also satisfy a requirement under the foundation high school program, including an elective requirement. The same course may count as part of the set of four courses for more than one endorsement.

A district shall permit a student to enroll in courses under more than one endorsement before the student's junior year and to choose, at any time, to earn an endorsement other than the endorsement the student previously indicated.

A student must earn at least 26 credits to earn an endorsement, but a student is not entitled to remain enrolled to earn more than 26 credits.

A district may define advanced courses and determine a coherent sequence of courses for an endorsement area, provided that prerequisites in 19 Administrative Code Chapters 110–118, 126, 127, and 130 are followed.

Education Code 28.025; 19 TAC 74.13

- Exception A student may graduate under the foundation high school program without earning an endorsement if, after the student's sophomore year:
 - 1. The student and the student's parent or person standing in parental relation to the student are advised by a school counselor of the specific benefits of graduating from high school with one or more endorsements; and
 - The student's parent or person standing in parental relation to the student files with a school counselor written permission, on a form adopted by TEA, allowing the student to graduate under the foundation high school program without earning an endorsement.

19 TAC 74.11(d)

Distinguished
Level ofA student may earn a distinguished level of achievement by suc-
cessfully completing the curriculum requirements for the foundation
high school program and the curriculum requirements for at least
one endorsement, including four credits in science and four credits
in mathematics, including Algebra II. 19 TAC 74.11(e)

Algebra IINot later than September 1 of each school year, a district shall no-
tify by regular mail or email the parent of or other person standing
in parental relation to each student enrolled in grade 9 or above
that the student is not required to complete an Algebra II course to

	graduate under the foundation high school program. The notifica- tion must include information regarding the potential consequences to a student of not completing an Algebra II course, including the impact on eligibility for:			
	 Automatic college admission under Education Code 51.803; and 			
	2. Certain financial aid authorized under Title 3 of the Education Code.			
	Education Code 28.02123			
Prerequisites	A student may not be enrolled in a course that has a required pre- requisite unless:			
	1. The student has completed the prerequisite course(s);			
	 The student has demonstrated equivalent knowledge as de- termined by the district; or 			
	3. The student was already enrolled in the course in an out-of- state, an out-of-country, or a Texas nonpublic school and transferred to a Texas public school prior to successfully com- pleting the course.			
	A district may award credit for a course a student completed with- out having met the prerequisites if the student completed the course in an out-of-state, an out-of-country, or a Texas nonpublic school where there was not a prerequisite.			
	19 TAC 74.11(i)–(j)			
Dual Credit Courses	Courses offered for dual credit at or in conjunction with an institu- tion of higher education (IHE) that provide advanced academic in- struction beyond, or in greater depth than, the essential knowledge and skills for the equivalent high school course required for gradu- ation may satisfy graduation requirements, including requirements for required courses, advanced courses, and courses for elective credit as well as requirements for endorsements. <i>19 TAC 74.11(h)</i>			
Core Curriculum College Courses	A district shall permit a student to comply with the curriculum re- quirements under the foundation high school program by success- fully completing appropriate courses in the core curriculum of an IHE. A student who has completed the core curriculum of an IHE in accordance with Education Code 61.822, as certified by the IHE in accordance with Education Code 4.28:			
	 Is considered to have earned an endorsement by successfully completing the appropriate courses for that endorsement; 			

	2.	Is considered to have earned a distinguished level of achieve- ment under the foundation high school program; and				
	3.	Is entitled to receive a high school diploma.				
	19 TAC 74.11(n)					
Languages Other Than English		dents may earn credit for languages other than English in ac- lance with 19 Administrative Code 74.12(b)(5).				
	A student who successfully completes a dual language immersion program may satisfy one credit of the two credits required in a language other English in accordance with 19 Administrative Code 74.12(b)(5)(F).					
	19 7	FAC 74.12(b)(5)				
	Lang two	udent who successfully completes a course in American Sign guage while in elementary school may satisfy one credit of the credits required in a language other than English. 19 TAC $12(b)(5)(G)$				
Physical Education Substitutions Other Physical	In accordance with local district policy, the required physical educa- tion credit may be earned through completion of any TEKS-based course that is not being used to satisfy another specific graduation requirement. [See Restrictions, below]					
Activity	catio	ccordance with local district policy, credit for any physical edu- on course may be earned through participation in the following vities:				
	1.	Athletics;				
	2.	JROTC; and				
	3.	Appropriate private or commercially sponsored physical activ- ity programs conducted on or off campus. A district must ap- ply to the commissioner of education for approval of such pro- grams, which may be substituted for state graduation credit in physical education. Such approval may be granted under the following conditions:				
		a. Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the superintendent to be of exceptional quality. Students qualifying and participating at this level may be dismissed from school one hour per day. Stu- dents dismissed may not miss any class other than physical education.				

	b. Private or commercially sponsored physical activities include those certified by the superintendent to be of high quality and well supervised by appropriately trained instructors. Student participation of at least five hours per week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.
	In accordance with local district policy, up to one credit for any one of the physical education courses listed in 19 Administrative Code Chapter 74 [see EHAC] may be earned through participation in any of the following activities:
	1. Drill team;
	2. Marching band; and
	3. Cheerleading.
Restrictions	All substitution activities permitted by local district policy must in- clude at least 100 minutes of moderate to vigorous physical activity per five-day school week.
	No more than four substitution credits may be earned through any combination of substitutions listed above.
Student with Disability or Illness	A student who is unable to participate in physical activity due to disability or illness may substitute an academic elective credit in English language arts, mathematics, science, social studies or a course that is offered for credit as provided by Education Code 28.002(g-1) for the required physical education credit. A credit al- lowed to be substituted may not also be used by the student to sat- isfy a graduation requirement other than completion of the physical education credit. The determination regarding a student's ability to participate in physical activity must be made by:
	 The student's ARD committee if the student receives special education services under Education Code Chapter 29, Sub- chapter A;
	 The committee established for the student under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794) if the stu- dent does not receive special education services under Edu- cation Code Chapter 29, Subchapter A but is covered by the Rehabilitation Act of 1973; or
	3. A committee, established by the district, of persons with appropriate knowledge regarding the student if each of the committees described above is inapplicable. This committee must

		follow the same procedures required of an ARD or a Section 504 committee.		
	Edι	ucation Code 28.025(b-10)–(b-11); 19 TAC 74.12(b)(6)		
Community- Based Fine Arts Programs	In accordance with local district policy, the required fine arts credit may be earned through participation in a community-based fine arts program not provided by the school district in which the stu- dent is enrolled.			
	ticip	accordance with local policy, credit may be earned through par- bation in the community-based fine arts program only if the pro- m meets each of the following requirements:		
	1.	The district must apply to the commissioner for approval of the community-based fine arts program;		
	2.	The board must certify that the program provides instruction in the essential knowledge and skills for fine arts as defined by 19 Administrative Code, Chapter 117, Subchapter C;		
	3.	The district must document student completion of the ap- proved activity;		
	4.	The program must be organized and monitored by appropri- ately trained instructors;		
	5.	The fine arts program may be provided on or off a school campus and outside the regular school day; and		
	6.	Students may not be dismissed from any part of the regular school day to participate in the community-based fine arts program.		
	fine nec for Cha	e district shall require that instructors of the community-based e arts program provide the district, at its request, the information cessary to obtain the criminal history record information required school personnel in accordance with 19 Administrative Code, apter 153, Subchapter DD, if the community-based program is ered on campus.		
	Edι	ucation Code 28.025(b-9); 19 TAC 74.12(b)(7)(B), .1030		
Performance Acknowledgments	74.	accordance with the requirements of 19 Administrative Code 14, a student may earn a performance acknowledgment on the dent's transcript for:		
	1.	Outstanding performance:		
		a. In a dual credit course;		
		b. In bilingualism and biliteracy;		

- c. On a College Board advanced placement test or international baccalaureate examination;
- d. On an established, valid, reliable, and nationally normreferenced preliminary college preparation assessment instrument used to measure a student's progress toward readiness for college and the workplace; or
- e. On an established, valid, reliable, and nationally normreferenced assessment instrument used by colleges and universities as part of their undergraduate admissions process; or
- 2. Earning a state-recognized or nationally or internationally recognized business or industry certification or license.

Education Code 28.025(c-5); 19 TAC 74.14

All credit for graduation must be earned no later than grade 12. 19 TAC 74.61(b), .71(b)

A student entering grade 9 prior to the 2014–15 school year who does not choose to complete the curriculum requirements for high school graduation under the foundation high school program must enroll in the courses necessary to complete the curriculum requirements for the Recommended High School Program or the Advanced/Distinguished Achievement High School Program, unless the student, the student's parent or other person standing in parental relation to the student, and a school counselor or school administrator agree in writing signed by each party that the student should be permitted to take courses under the Minimum High School Program, and the student:

- 1. Is at least 16 years of age;
- Has completed two credits required for graduation in each subject of the foundation curriculum under Education Code 28.002(a)(1); or
- 3. Has failed to be promoted to the tenth grade one or more times as determined by the school district.

Students with Disabilities If an ARD committee makes decisions that place a student with a disability on a modified curriculum in a subject area, the student will be automatically placed in the Minimum High School Program.

Applicability A student who was permitted to take courses under the Minimum High School Program prior to the 2009–10 school year may remain in the Minimum High School Program.

19 TAC 74.61(c), (d), .71(c), (d)

Students Who Entered Grade 9 Before the 2014–15 School Year

> Minimum High School Program

Requirements	A student must earn at least 22 credits to complete the Minimum High School Program.				
	year	udent who entered grade 9 in the 2012–13 or 2013–14 school must demonstrate proficiency in the program requirements d at 19 Administrative Code 74.72.			
	mus	udent who enters grade 9 before the 2012–13 school year t meet the applicable program requirements in 19 Administra- Code Chapter 74, Subchapters D–F.			
	Edu	cation Code 28.025; 19 TAC 74.62, .72			
Recommended High School Program	year High the p	udent who entered grade 9 in the 2012–13 or 2013–14 school must earn at least 26 credits to complete the Recommended School Program. A student must demonstrate proficiency in program requirements listed at 19 Administrative Code 74.73. <i>cation Code 28.025; 19 TAC 74.63, .73</i>			
Advanced / Distinguished Achievement High School Program	year guis dem	udent who entered grade 9 in the 2012–13 or 2013–14 school must earn at least 26 credits to complete the Advanced/Distin- hed Achievement High School Program. A student must onstrate proficiency in the program requirements listed at 19 hinistrative Code 74.74. <i>Education Code 28.025; 19 TAC 74.64,</i>			
Substitutions	men men	substitutions are allowed for high school graduation require- ts in the Recommended and Advanced/Distinguished Achieve- t High School Programs, except as provided by State Board <i>19 TAC 74.63(d), .64(e), .73(d), .74(e)</i>			
AP or IB Courses	ate o area	ege Board advanced placement and international baccalaure- courses may be substituted for required courses in appropriate is. These courses may be used as electives in all three high pol graduation programs. <i>19 TAC 74.61(k)</i> , $.71(i)$			
Reading		strict may offer a maximum of 3 credits of reading for state luation elective credit for identified students if the district:			
	1.	Adopts policies to identify students in need of additional read- ing instruction;			
	2.	Has procedures that include assessment of individual student needs and ongoing evaluation of each student's progress; and			
	3.	Monitors instructional activities to ensure that student needs are addressed.			
	Rea	ding credits may be selected from Reading I, II, or III.			
	19 TAC 74.61(h), .71(f)				

College Courses	Mini men ricul pleti	student may comply with the curriculum requirements under the nimum, Recommended, or Advanced/Distinguished Achievent High School Program for each subject of the foundation curulum and for languages other than English by successfully comting appropriate courses in the core curriculum of an IHE. <i>19 C</i> 74.61(<i>I</i>), .71(<i>j</i>)			
Physical Education Substitutions	In accordance with local district policy, credit for any physical edu- cation course may be earned through participation in the following activities:				
Other Physical Activity	1.	Athle	etics;		
/ totivity	2.	JRO	TC; and		
	3.	ity pr ply to may catio	ropriate private or commercially sponsored physical activ- rograms conducted on or off campus. A district must ap- to the commissioner for approval of such programs, which be substituted for state graduation credit in physical edu- on. Such approval may be granted under the following litions:		
		a.	Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the superintendent to be of exceptional quality. Students qualifying and participating at this level may be dismissed from school one hour per day. Stu- dents dismissed may not miss any class other than physical education.		
	b.	b.	Private or commercially sponsored physical activities in- clude those certified by the superintendent to be of high quality and well supervised by appropriately trained in- structors. Student participation of at least five hours per week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.		
	In er	roord	ance with local district policy up to one credit for any one		

In accordance with local district policy, up to one credit for any one of the physical education courses listed in 19 Administrative Code Chapter 74 [see EHAC] may be earned through participation in any of the following activities:

- 1. Drill team;
- 2. Marching band; and
- 3. Cheerleading.

Restrictions		ubstitution activities must include at least 100 minutes per five- school week of moderate to vigorous physical activity.
		nore than four substitution credits may be earned through any bination of substitutions listed above.
Student with Disability or Illness	disal Engl the r stitut requ The	ident who is unable to participate in physical activity due to bility or illness may substitute an academic elective credit in ish language arts, mathematics, science, or social studies for equired physical education credit. A credit allowed to be sub- ted may not also be used by the student to satisfy a graduation irement other than completion of the physical education credit. determination regarding a student's ability to participate in ical activity must be made by:
	1.	The student's ARD committee if the student receives special education services under Education Code Chapter 29, Sub- chapter A;
	2.	The committee established for the student under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794) if the stu- dent does not receive special education services under Edu- cation Code Chapter 29, Subchapter A but is covered by the Rehabilitation Act of 1973; or
	3.	A committee, established by the district, of persons with ap- propriate knowledge regarding the student if each of the com- mittees described above is inapplicable. This committee must follow the same procedures required of an ARD or a Section 504 committee.
Student with Physical Limitations	If a student entering grade 9 during the 2007–08 school year or thereafter is unable to comply with all of the requirements for a physical education course due to a physical limitation certified by a licensed medical practitioner, a modification to a physical education course does not prohibit the student from earning a Recommended or Advanced/Distinguished High School Program diploma. A stu- dent with a physical limitation must still demonstrate proficiency in the relevant knowledge and skills in a physical education course that do not require physical activity.	
		cation Code 28.025(b-10)–(b-11); 19 TAC 74.62(b)(7), b)(7), .64(b)(7), .72(b)(6), .73(b)(6), .74(b)(6)
Transfers from Out- of-State or Nonpublic Schools	exch scho all ap	of-state or out-of-country transfer students (including foreign ange students) and transfer students from Texas nonpublic ols are eligible to receive Texas diplomas but shall complete oplicable high school graduation requirements. Any course its required for graduation that are not completed before enroll-

Graduation ofMStudents ReceivingtSpecial Education1ServicesSModified Curriculumrand Content8

Employability and Self-Help Skills

Summary of Academic Achievement and Evaluation

> Students Entering Grade 9 in or After the 2014–15 School Year

Modified curriculum and modified content refer to any reduction of the amount or complexity of the required knowledge and skills in 19 Administrative Code Chapters 110–117, 126–128, and 130. Substitutions that are specifically authorized in statute or rule must not be considered modified curriculum or modified content. *19 TAC 89.1070(k)*

ment may be satisfied through credit by examination, correspondence courses, distance learning, or completing the course, according to the provisions of 19 Administrative Code 74.26. *19 TAC*

74.11(f) [See EHDB, EHDC, EHDE, and EI]

Employability and self-help skills are those skills directly related to the preparation of students for employment, including general skills necessary to obtain or retain employment. *19 TAC 89.1070(i)*

All students graduating must be provided with a summary of academic achievement and functional performance as described in 34 C.F.R. 300.305(e)(3). This summary must consider, as appropriate, the views of the parent and student and written recommendations from adult service agencies on how to assist the student in meeting postsecondary goals. An evaluation as required by 34 C.F.R. 300.305(e)(1) (evaluation to determine that the child is no longer a child with a disability), must be included as part of the summary for a student graduating under 19 Administrative Code 89.1070 (b)(3)(A), (B), or (C) or (f)(4)(A), (B), or (C). Students who participate in graduation ceremonies but who are not graduating under subsections (b)(3)(A), (B), or (C) or (f)(4)(A), (B), or (C) and who will remain in school to complete their education do not have to be evaluated. *19 TAC 89.1070(g)–(h)*

A student entering grade 9 in the 2014–15 school year and thereafter who receives special education services may graduate and be awarded a regular high school diploma if the student meets one of the following conditions:

- 1. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–117, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program applicable to students in general education as well as satisfactory performance as established in Education Code Chapter 39, on the required EOC assessment instruments.
- 2. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–117, 126–128, and 130 and satisfactorily

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completed credit requirements for graduation under the foundation high school program specified in 19 Administrative Code 74.12 applicable to students in general education but the student's ARD committee has determined that satisfactory performance on the required EOC assessment instruments is not necessary for graduation.

- 3. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–117, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program through courses, one or more of which contain modified curriculum that is aligned to the standards applicable to students in general education, as well as satisfactory performance as established in Education Code Chapter 39, on the required EOC assessment instruments, unless the student's ARD committee has determined that satisfactory performance on the required EOC assessment instruments is not necessary for graduation. The student must also successfully complete the student's IEP and meet one of the following conditions:
 - a. Consistent with the IEP, the student has obtained fulltime employment, based on the student's abilities and local employment opportunities, in addition to mastering sufficient self-help skills to enable the student to maintain the employment without direct and ongoing educational support of the local school district.
 - b. Consistent with the IEP, the student has demonstrated mastery of specific employability skills and self-help skills that do not require direct ongoing educational support of the local school district.
 - c. The student has access to services that are not within the legal responsibility of public education or employment or educational options for which the student has been prepared by the academic program.
 - d. The student no longer meets age eligibility requirements.

When a student receives a diploma under item 2 or 3(a), (b), or (c), above, the ARD committee must determine needed educational services upon the request of the student or parent to resume services, as long as the student meets the age eligibility requirements.

19 TAC 89.1070(b), (j)

Endorsements	A student who is enrolled in a special education program may earn an endorsement on the student's transcript by:			
	1.		cessfully completing, with or without modification of the iculum:	
		a.	The curriculum requirements identified by the SBOE for the foundation high school program; and	
		b.	The additional endorsement curriculum requirements prescribed by the SBOE; and	
	2.		cessfully completing all curriculum requirements for that orsement adopted by the SBOE:	
		a.	Without modification of the curriculum; or	
		b.	With modification of the curriculum, provided that the curriculum, as modified, is sufficiently rigorous as deter- mined by the student's ARD committee.	
	sha tory	ll dete perfo	committee of a student in a special education program ermine whether the student is required to achieve satisfac- ormance on an end-of-course assessment instrument to endorsement on the student's transcript.	
	Edι	icatio	n Code 28.025(c-7)–(c-8), 19 TAC 89.1070(c)	
Students Entering Grade 9 Before the 2014– 15 School Year	9 be higi	efore n scho	t receiving special education services who entered grade the 2014–15 school year may graduate and be awarded a pol diploma under the foundation high school program in the with 19 Administrative Code 89.1070.	
Graduation of Military Dependents Course Waiver	District officials shall waive specific courses required for graduation if similar coursework has been satisfactorily completed by a military student in another district or shall provide reasonable justification for denial. Should a waiver not be granted to a student who would qualify to graduate from the sending school, the district shall pro- vide an alternative means of acquiring required coursework so that graduation may occur on time.			
Transfers During Senior Year	stud all a dist trict ing mei	dent's alterna ricts s , if the distric mber	military student transferring at the beginning or during the senior year be ineligible to graduate from the district after atives have been considered, the sending and receiving shall ensure the receipt of a diploma from the sending dis- e student meets the graduation requirements of the send- ct. In the event that one of the states in question is not a of this compact, the member state shall use best efforts to the on-time graduation of the student.	

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ACADEMIC ACHIEVEN GRADUATION	IENT EIF (LEGAL)
Substitute Passing Standard	The commissioner shall adopt a passing standard on one or more national norm-referenced achievement tests for purposes of per- mitting a qualified military dependent to meet that standard as a substitute for completing a specific course otherwise required for graduation. The passing standard is available only for a student who enrolls in a public school in this state for the first time after completing the ninth grade or who reenrolls in a public school in this state at or above the tenth grade level after an absence of at least two years from the public schools of this state. Each passing standard in effect when a student first enrolls in a Texas public high school remains applicable to the student for the duration of the stu- dent's high school enrollment, regardless of any subsequent revi- sion of the standard.
	Education Code 162.002 art. VII, A, C [See FDD]
Graduation of Student Who Is Homeless or in Conservatorship of DFPS	If an 11th or 12th grade student who is homeless or in the conservatorship of the Department of Family and Protective Services transfers to a different school district and the student is ineligible to graduate from the district to which the student transfers, the district from which the student transferred shall award a diploma at the student's request, if the student meets the graduation requirements of the district from which the student transferred. <i>Education Code</i> 28.025(<i>i</i>)

TESTING PROGRAMS

STATE ASSESSMENT

EKB (LEGAL)

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DeSoto ISD 057906	
TESTING PROGRAMS STATE ASSESSMENT	EKB (LEGAL)
State Assessment of Academic Skills	Every student receiving instruction in the essential knowledge and skills shall take the appropriate criterion-referenced assessments, as required by Education Code Chapter 39, Subchapter B [see Testing in Grades 3–8, below]. <i>Education Code 39.023(a), (c), (f); 19 TAC 101.5</i>
	A student may not receive a high school diploma until the student has performed satisfactorily on end-of-course (EOC) assessment instruments [see End-of-Course Assessments, below]. <i>Education Code</i> 39.025(a); 19 TAC 101.4001
Limited English Proficient Students	In grades 3–12, a limited English proficient (LEP) student, as de- fined by Education Code Chapter 29, Subchapter B, shall partici- pate in the state assessment in accordance with commissioner rules at 19 Administrative Code Chapter 101, Subchapter AA. <i>Education Code 39.023(I), (m)</i> [See EKBA]
Special Education	The Texas Education Agency (TEA) shall develop or adopt appro- priate criterion-referenced alternative assessment instruments to be administered to each student in a special education program for whom a state assessment instrument adopted under Education Code 39.023(a), even with allowable accommodations, would not provide an appropriate measure of student achievement, as deter- mined by the student's admission, review, and dismissal (ARD) committee, including assessment instruments approved by the commissioner of education that measure growth. The assessment instruments developed or adopted, including the assessment in- struments approved by the commissioner, must, to the extent al- lowed under federal law, provide a district with options for the as- sessment of students.
	TEA may not adopt a performance standard that indicates that a student's performance on the alternate assessment does not meet standards if the lowest level of the assessment accurately represents the student's developmental level as determined by the student's ARD committee.
	The student's ARD committee shall determine whether any allowable modification is necessary in administering to the student a required EOC assessment instrument under Education Code 39.023(c), and whether the student is required to achieve satisfactory performance on an EOC assessment instrument to receive a high school diploma.
	Education Code 39.023(b)–(c), .025(a-4)
Military Dependents	If the student is a military dependent, the district shall incorporate procedures to accept:

TESTING PROGRAMS STATE ASSESSMENT		EKB (LEGAL)
	1.	Exit or EOC exams required for graduation from the sending state;
	2.	National norm-referenced achievement tests; or
	3.	Alternative testing, in lieu of testing requirements for gradua- tion in the receiving state.
	the sen	ne event the above alternatives cannot be accommodated by receiving state for a military dependent transferring in his or her ior year, then Education Code 162.002 article VII, section C, II apply.
Substitute Passing Standard	nati mitt sub erw only first lic s sen Eac Texa dura	commissioner shall adopt a passing standard on one or more onal norm-referenced achievement tests for purposes of per- ing a qualified military dependent to meet that standard as a stitute for achieving a score on an assessment instrument oth- ise required for graduation. The passing standard is available of or a student who enrolls in a public school in this state for the time after completing the ninth grade or who reenrolls in a pub- chool in this state at or above the grade 10 level after an ab- ce of at least two years from the public schools of this state. th passing standard in effect when a student first enrolls in a as public high school remains applicable to the student for the ation of the student's high school enrollment, regardless of any sequent revision of the standard.
	Edu	ication Code 162.002 art. VII [See EIF]
Administration	by T tenc	strict shall follow the test administration procedures established TEA in the applicable test administration materials. A superindent shall be responsible for administering tests. <i>19 TAC</i> .25, .27
Schedule	com and Lea any Thu	commissioner shall specify the schedule for testing that is in apliance with Education Code 39.023(c-3) and supports reliable valid assessments. Participation in University Interscholastic gue (UIL) area, regional, or state competitions is prohibited on days on which testing is scheduled between Monday and rsday of the school week in which the primary administration of essment instruments occurs.
	tion	commissioner may provide alternate dates for the administra- of tests required for a high school diploma to students who are ratory children and who are out of the state.
	19	TAC 101.25
Alternate Test Dates		commissioner shall consider requests from districts or cam- es for alternate test dates on a case-by-case basis. Alternate

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	test dates will only be allowed if the campus or district is closed on the day on which testing is scheduled or if there is an exceptional circumstance, defined below, that may affect a district's or cam- pus's ability to administer an assessment or the students' perfor- mance on the assessment.		
	"Ex	ceptional circumstances" include:	
	1.	Inclement weather or natural disasters that would cause a dis- trict or campus to be closed or that would cause a small per- centage of students to be in attendance on the day testing is scheduled;	
	2.	Health epidemics that result in a large number of students be- ing absent on the day of testing;	
	3.	Death of a student or school official that may impact student performance; and	
	4.	Sudden emergencies that occur on the day of testing or shortly before testing that may inhibit students from complet- ing the assessments, such as a fire on campus, a bomb threat, an extended power outage, or a water main break.	
	the ing	n alternate test date for primary test administration is approved, commissioner may prohibit a district or campus from participat- in UIL competition on the new test date if that is determined to n the best interest of the district, campus, and students.	
	19	TAC 101.5003	
Notice to Parents and Students		uperintendent shall be responsible for providing written notice to h student and the student's parent or guardian of:	
	1.	The testing requirements for grade advancement [see EIE] and the dates, times, and locations of testing. Notice of test- ing requirements shall be provided no later than the beginning of the student's kindergarten year, for students attending kin- dergarten in the district, and no later than the beginning of the student's first-grade year for all other students. The superin- tendent shall also provide such notice for students in grades 1–8 who are new to the district.	
	2.	The testing requirements for graduation and the dates, times, and locations of testing. Notice of testing requirements shall be provided no later than the beginning of the student's sev- enth-grade year. The superintendent shall also provide such notice for students in grades 7–12 who are new to the district. Notice of the dates, times, and locations of testing shall be	

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		provided to each student who will take the tests and to out-of-school individuals.
	19 1	TAC 101.3012
Testing in Grades 3–8	are mer	ept as provided below, all students, other than students who assessed under Education Code 39.023(b) (alternative assess- nt instrument) or 39.023(I) (LEP students) or exempted under cation Code 39.027, shall be assessed in:
	1.	Mathematics, annually in grades 3–8;
	2.	Reading, annually in grades 3–8;
	3.	Social studies in grade 8;
	4.	Science in grades 5 and 8; and
	5.	Any other subject and grade required by federal law.
	Edu	cation Code 39.023(a)
Exception		purposes of federal accountability, a student shall not be ad- stered a grade-level assessment if the student:
	1.	Is enrolled in a course or subject intended for students above the student's enrolled grade level and will be administered a grade-level assessment instrument developed under the list above that aligns with the curriculum for that course or subject within the same content area; or
	2.	Is enrolled in a course for high school credit in a subject in- tended for students above the student's enrolled grade level and will be administered an EOC assessment instrument that aligns with the curriculum for that course or subject within the same content area.
	acce on s mer	purposes of federal accountability, a grade 3–8 student who is elerated in mathematics, reading/language arts, or science and schedule to complete the high school end-of-course assess- its in that same content area prior to high school shall be as- sed at least once in high school with the ACT or the SAT.
	tenc on s	udent is only eligible to take an assessment instrument in- led for use above the student's enrolled grade if the student is schedule to complete instruction in the entire curriculum for that ject during the semester the assessment is administered.

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	A student in grade 5 or 8 described above may not be denied pro- motion on the basis of failure to perform satisfactorily on an as- sessment instrument above the student's grade level.
	Education Code 28.0211(o)–(p), 39.023(a-2); 19 TAC 101.3011(a)(1)–(4)
Kindergarten Assessment	An assessment instrument under Education Code 39.023 may not be administered to a kindergarten student except for the purpose of determining whether the student is entitled to the benefit of the Foundation School Program [see FD]. <i>Education Code 39.023(a- 16)</i>
Prekindergarten Assessment	Performance on an assessment instrument administered to stu- dents in prekindergarten may not be considered for any purpose related to Education Code Chapters 39 and 39A. <i>Education Code</i> <i>39.0237</i>
Accommodations	Testing accommodations are permitted for any student unless they would make a particular test invalid. Decisions regarding testing accommodations shall take into consideration the needs of the stu- dent and the accommodations the student routinely receives in classroom instruction. Permissible testing accommodations shall be described in the appropriate test administration materials.
	The committee established by a board to determine the placement of students with dyslexia or related disorders shall determine whether any allowable modification is necessary in administering an assessment to such a student.
	A student's ARD committee shall determine the allowable accom- modations and shall document them in the student's individualized education program (IEP). [See Special Education, above]
	19 TAC 101.3013; Education Code 39.023(a)–(c), (n); 34 C.F.R. 300.320(a)(6)
End-of-Course Assessments	Beginning with students first enrolled in grade 9 in the 2011–12 school year, a student enrolled in a course for which an EOC assessment exists as required by Education 39.023(c) shall take the appropriate assessment. <i>19 TAC 101.3021(a)</i>
	TEA shall adopt EOC assessment instruments for secondary-level courses in Algebra I, biology, English I, English II, and United States history. The Algebra I EOC assessment instrument must be administered with the aid of technology, but may include one or more parts that prohibit the use of technology. The English I and English II EOC assessment instruments must each assess essential knowledge and skills in both reading and writing and must pro-

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	vide a single score. A district shall comply with State Board of Edu- cation rules regarding administration of the assessment instru- ments listed in this provision.
	If a student is in a special education program, the student's ARD committee shall determine whether any allowable modification is necessary in administering to the student an assessment instrument required under this provision.
	Education Code 39.023(c)
Students Enrolled Below High School Level	Beginning in the 2011–12 school year, a student in grade 8 or lower who takes a high school course for credit is required to take the applicable EOC assessment. The EOC assessment result shall be applied toward the student's assessment graduation require- ments, as specified in 19 Administrative Code 101.3022. <i>19 TAC</i> <i>101.3021(d)</i>
Assessment Requirements for Graduation	A student must meet satisfactory performance on an EOC assess- ment listed in Education Code 39.023(c) only for a course in which the student is enrolled and for which an EOC assessment instru- ment is administered in order to be eligible to receive a Texas di- ploma.
<i>Exceptions</i> English I or English II	A student who was administered separate reading and writing EOC assessments under Education Code 39.023(c), for the English I or English II course has met that course's assessment graduation requirement if the student has:
	 Achieved satisfactory performance on either the reading or writing EOC assessment for that course;
	2. Met at least the minimum score on the other EOC assessment for that course; and
	 Achieved an overall scale score of 3750 or greater when the scale scores for reading and writing are combined for that course.
	Exceptions related to English I also apply to English language learners who meet the criteria in 19 Administrative Code 101.1007. [See EKBA]
Credits Earned Prior to Enrollment	If a student earned high school credit for a course with an EOC as- sessment prior to enrollment in a Texas public school district and the credit has been accepted by a Texas public school district, or a student completed a course for Texas high school credit in a

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	min	rse with an EOC assessment prior to the 2011–12 spring ad- istration, the student is not required to take the corresponding C assessment.	
	19	TAC 101.3021(e), .3022	
Substitute Assessments	ses EO quir be u prov qua tute	commissioner adopts certain assessments as substitute as- sments that a student may use in place of a corresponding C assessment to meet the student's assessment graduation re- ements. A satisfactory score on an approved assessment may used in place of only one specific EOC assessment, except as vided by 19 Administrative Code 101.4002(d)(1) (student who lifies for use of the Texas Success Initiative (TSI) as a substi- assessment and is enrolled in certain college preparatory rses).	
	mer	udent at any grade level is eligible to use a substitute assess- nt as provided in the commissioner's chart at 19 Administrative le 101.4002(b) if the student:	
	1.	Was administered an approved substitute assessment for an equivalent course in which the student was enrolled;	
	2.	Received a satisfactory score on the substitute assessment as determined by the commissioner and provided in the chart at 19 Administrative Code 101.4002(b); and	
	3.	Using a TSI assessment also meets the additional criteria of 19 Administrative Code 101.4002(d).	
TSI Additional Criteria	Coc	udent must meet the criteria established in 19 Administrative le 101.4002(d) in order to qualify to use TSI as a substitute as- sment.	
Accountability Testing	A student electing to substitute an assessment for graduation pur- poses must still take the corresponding EOC assessment required under Education Code 39.023(c) at least once for accountability purposes. If a student sits for an EOC assessment, a district may not void or invalidate the test in lieu of a substitute assessment.		
	Asp in 1 EO eve ass sior	udent who fails to perform satisfactorily on a PSAT, PLAN, or ire test (or any versions of these tests) as indicated in the chart 9 Administrative Code 101.4003(b) must take the appropriate C assessment required under Education Code 39.023(c). How- r, a student who does not receive a passing score on the EOC essment and retakes a PSAT, PLAN, or Aspire test (or any ver- is of these tests) is eligible to meet the requirements specified 9 Administrative Code 101.4002(c).	

19 TAC 101.4002

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Verification of Results	An eligible student is responsible for providing a district an official copy of the student's scores from the substitute assessment.		
	Upon receipt of official results of an approved substitute assess- ment, a district must:		
	1. Verify the student's score on the substitute assessment; and		
	 Determine whether the student met the performance standard required to qualify for a public high school diploma in Texas as established by the commissioner. 		
	19 TAC 101.4005		
Satisfactory Performance	A student is required to achieve a scale score that indicates satis- factory performance, as determined by the commissioner on each EOC assessment instrument administered to the student. <i>Educa-</i> <i>tion Code 39.025(a)</i>		
Individual Graduation Committee	A student in grade 11 or 12 who has failed to comply with the EOC assessment instrument performance requirements under Educa- tion Code 39.025 for not more than two courses may qualify to graduate on the basis of a review by an individual graduation com- mittee (IGC). [See EIF] <i>Education Code 28.0258, 39.025(a-5)</i>		
Special Education	A student receiving special education services is not subject to the IGC requirements in Education Code 28.0258. As provided in 19 Administrative Code 89.1070 (Graduation Requirements) and 19 Administrative Code 101.3023 (Participation and Graduation Assessment Requirements for Students Receiving Special Education Services), a student's ARD committee determines whether a student is required to achieve satisfactory performance on an EOC assessment to graduate.		
	A student dismissed from a special education program who achieved satisfactory performance on an alternate EOC assess- ment while enrolled in a special education program is not required to take and achieve satisfactory performance on the general EOC assessment to graduate. A student who took an EOC assessment while enrolled in a special education program is not required to re- take and achieve satisfactory performance on the EOC assess- ment if the student's ARD committee determined that the student was not required to achieve satisfactory performance on the EOC assessment to graduate. A student dismissed from a special edu- cation program must achieve satisfactory performance on any re- maining EOC assessments that the student is required to take. If the student fails to achieve satisfactory performance on no more than two of the remaining EOC assessments, the student is eligible for IGC review under Education Code 28.0258 and is subject to the		

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	IGC provisions above. [See Individual Graduation Committee, above]
	19 TAC 101.3022(f)
	A student receiving special education services who successfully completes the requirements of his or her IEP, including perfor- mance on a state assessment required for graduation, shall re- ceive a Texas high school diploma. A student's ARD committee shall determine if the student will be required to meet satisfactory performance on an assessment for purposes of graduation.
	Beginning with the 2011–12 school year, all grades 9–12 students with significant cognitive disabilities who are assessed with an alternate assessment as specified in the student's IEP will be assessed using alternate versions of EOC assessments as listed in 19 Administrative Code 101.3011(b)(2).
	19 TAC 101.3023(a), (b)
Credit by Examination	An EOC assessment administered under Education Code 39.023(c) cannot be used for purposes of credit by examination under 19 Administrative Code 74.24. [See EHDB, EHDC] <i>19 TAC 101.3021(c)</i>
Additional State Assessments	TEA may adopt EOC assessment instruments for courses not listed in statute, as described above. A student's performance on these EOC assessment instruments is not subject to the performance requirements established for the statutory assessments. <i>Education Code 39.023(c-2)</i>
Retakes	Each time an EOC assessment instrument is administered, a stu- dent who failed to achieve a score requirement may retake the as- sessment instrument. [See Satisfactory Performance, above]
	A student is not required to retake a course as a condition of retak- ing an EOC assessment instrument.
	If a student failed a course but achieved satisfactory performance on the applicable EOC assessment, that student is not required to retake the assessment if the student is required to retake the course.
	Education Code 39.025(b); 19 TAC 101.3021(f), .3022(d)
Reporting Results To the Public	Overall student performance data, aggregated by ethnicity, sex, grade level, subject area, campus, and district, shall be made available to the public, with appropriate interpretations, at regularly scheduled meetings of a board, after receipt from TEA. The information shall not contain the names of individual students or teachers. <i>Education Code 39.030(b)</i>

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To the Board	A superintendent shall accurately report all test results with appro- priate interpretations to a board according to the schedule in the applicable test administration materials.
To Parents, Students, and Teachers	A district shall notify each of its students, his or her parent or guardian, and his or her teacher for that subject of test results, ob- serving confidentiality requirements stated at Confidentiality of Re- sults, below. All test results shall be included in each student's aca- demic achievement record and shall be furnished for each student transferring to another district or school. Upon receipt of the as- sessment results from the test contractor, a district shall disclose a student's assessment results to a student's teacher in the same subject area as the assessment for that school year. [See BQ se- ries, FD, and FL]
	19 TAC 101.3014
	TEA shall adopt a series of questions to be included in an EOC as- sessment instrument administered under Education Code 39.023(c) to be used for purposes of identifying students who are likely to succeed in an advanced high school course. A district shall notify a student who performs at a high level on the questions and the student's parent or guardian of the student's performance and potential to succeed in an advanced high school course. A district may not require a student to perform at a particular level on the questions to be eligible to enroll in an advanced high school course. <i>Education Code 39.0233(b)</i>
Parents Right-to- Know Under ESEA	As a condition of receiving assistance under Title I, Part A of the El- ementary and Secondary Education Act (ESEA) (20 U.S.C. 6301 et seq.), a district shall provide to each individual parent of a child who is a student in such school, with respect to such student infor- mation on the level of achievement and academic growth of the student, if applicable and available, on each of the state academic assessments required under Part A. 20 U.S.C. $6312(e)(1)(B)(i)$
Parental Access	A parent is entitled to access to a copy of each state assessment instrument administered to the parent's child. This right of access does not apply, however, to those instruments or particular questions that are being field-tested by TEA. <i>Education Code 26.005, .006(a)(2)</i>
Out-of-State Transfers	A district shall accurately report to TEA whether that student trans- ferred into the district from out of state during the current school year.

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	TEA sha rials. A d	ares for the reporting of out-of-state-transfer students to all be established in the applicable test administration mate- district shall follow procedures specified in those test ad- tion materials.	
	be repo other st	essment results of the out-of-state transfer students shall rted separately to districts from the results of the district's udents in addition to the current reporting of assessment or all students and other student subsets.	
	19 TAC	101.3014	
Accelerated Instruction	Each time a student fails to perform satisfactorily on an assessment instrument administered under Education Code 39.023(a) in the third, fourth, fifth, sixth, seventh, or eighth grade, the district in which the student attends school shall provide to the student accelerated instruction in the applicable subject area. Accelerated instruction may require participation of the student before or after normal school hours and may include participation at times of the year outside normal school operations. <i>Education Code</i> 28.0211(a-1)		
	rily on a in the su	t shall provide each student who fails to perform satisfacto- n EOC assessment instrument with accelerated instruction ubject assessed by the assessment instrument. <i>Education</i> 9.025(b-1) [See EHBC]	
College Readiness	cation to	strict shall partner with at least one institution of higher edu- o develop and provide courses in college preparatory math- and English language arts. The courses must be designed:	
	1. Fo	r students at the grade 12 level whose performance on:	
	a.	An EOC assessment instrument required under Educa- tion Code 39.023(c) does not meet college readiness standards; or	
	b.	Coursework, a college entrance examination, or an as- sessment instrument designated under Education Code 51.334(a) indicates that the student is not ready to per- form entry-level college coursework; and	
		prepare students for success in entry-level college urses.	
	ing the oprovided	e must be provided on the campus of the high school offer- course or through distance learning or as an online course d through the institution of higher education with which the partners.	

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Faculty	Appropriate faculty of each high school offering courses and appro- priate faculty of each institution of higher education with which the district partners shall meet regularly as necessary to ensure that each course is aligned with college readiness expectations.			
Notice	Each district shall provide a notice to each eligible student and the student's parent or guardian regarding the benefits of enrolling in a course.			
Credit Earned	A student who successfully completes an English language arts course may use the credit earned toward satisfying the advanced English language arts curriculum requirement for the foundation high school program under Education Code 28.025(b-1)(1). A student who successfully completes a mathematics course may use the credit earned in the course toward satisfying an advanced mathematics curriculum requirement under Education Code 28.025 after completion of the mathematics curriculum requirements for the foundation high school program under Education Code 28.025 after completion of the mathematics curriculum requirements for the foundation high school program under Education Code 28.025(b-1)(2).			
Dual Credit	A course may be offered for dual credit at the discretion of the insti- tution of higher education with which a district partners.			
Instructional Materials	Each district, in consultation with the institution of higher education with which the district partners, shall develop or purchase instruc- tional materials for a course consistent with Education Code Chap- ter 31. The instructional materials must include technology re- sources that enhance the effectiveness of the course and draw on established best practices.			
	Education Code 28.014			
Security and Confidentiality	All assessment instruments included in the student assessment program are considered secure, and the contents of these tests, in- cluding student information used or obtained in their administration, are confidential.			
	Districts and campuses and the superintendent and campus principals in each district and campus shall:			
	 Implement and ensure compliance with state test administra- tion procedures and training activities; 			
	 Notify TEA as soon as the district becomes aware of any al- leged or suspected violation of the security or confidential in- tegrity of a test [see Violations, below]; 			

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	3.	Report all confirmed testing violations to TEA within ten work- ing days of the district becoming aware of the violation in ac- cordance with the reporting process stipulated in the test ad- ministration materials;
	4.	Ensure that the only individuals with access to secure test materials are district employees who have:
		 Met the requirements to participate in the student as- sessment program;
		 Received annual training in test security and test admin- istration procedures; and
		c. Signed an oath affirming they understand their obligation to maintain and preserve the security and confidentiality of all state assessments and student information, acknowledge their responsibility to report any suspected testing violation, and are aware of the range of penalties that may result from a violation of test security and confidentiality or a departure from test administration procedures; and
	5.	Ensure the security of the test materials as required by 19 Ad- ministrative Code 101.3031(a)(2)(E).
	19	TAC 101.3031(a)(1)–(a)(2)
Violations	Viol	ations of the security and confidential integrity of a test include:
	1.	Directly or indirectly assisting students with responses to test questions;
	2.	Tampering with student responses;
	3.	Falsifying holistic ratings or student responses;
	4.	Viewing secure test content before, during, or after an admin- istration unless specifically authorized by TEA or by the pro- cedures outlined in the test administration materials;
	5.	Discussing or disclosing secure test content or student re- sponses;
	6.	Scoring students' tests, either formally or informally;
	7.	Duplicating, recording, or electronically capturing confidential test content unless specifically authorized by TEA or by the procedures outlined in the test administration materials;
	8.	Responding to secure test questions;

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	9.	Fraudulently exempting or preventing a student from partici- pating in the administration of a required state assessment;		
	10.	Receiving or providing unallowable assistance during calibra- tion activities (e.g., taking notes, providing answer sheets, or sharing answers);		
	11.	Encouraging or assisting an individual to engage in the con- duct described above or in any other serious violation of secu- rity and confidentiality;		
	12.	Failing to report to an appropriate authority that an individual has engaged or is suspected of engaging in the above conduct or in any other serious violation of security and confidentiality under this provision;		
	13.	Failing to implement sufficient procedures to prevent student cheating; and		
	14.	Failing to implement sufficient procedures to prevent altera- tion of test documents by anyone other than the student.		
Consequences	If a district determines that a student has cheated or attempted to cheat on a state assessment either by providing or receiving direct assistance, the district shall invalidate the student's test results.			
	Any violation of test security or confidential integrity may result in TEA:			
	1.	Invalidating student test results;		
	2.	Referring certified educators to the State Board for Educator Certification (SBEC) for sanctions in accordance with 19 Ad- ministrative Code Chapter 247 (Educators' Code of Ethics) and Chapter 249 (Disciplinary Proceedings, Sanctions, and Contested Cases); and		
	3.	Lowering the district's accreditation status or a district's or campus's accountability rating in accordance with Education Code 39.057(d), or appointment of a monitor, conservator, or management team to the district in accordance with Educa- tion Code Chapter 39A.		
Test Administration Procedures	Test administration procedures shall be delineated in the test ad- ministration materials provided to districts annually. Districts must comply with all of the applicable requirements specified in the test administration materials.			
	Districts shall ensure that test coordinators and administrators re- ceive training to ensure that testing personnel have the necessary			

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	skills and knowledge required to administer assessment instru- ments in a valid, standardized, and secure manner.
Records Retention	As part of test administration procedures, the commissioner shall require districts to maintain records related to the security of as- sessment instruments for five years.
	19 TAC 101.3031(a-3)–(d)
Disciplinary Action and Penalties	SBEC may take disciplinary action against a person who has vio- lated the security or integrity of any assessment required by Edu- cation Code Chapter 39, Subchapter B or has committed an act that is a departure from the test administration procedures estab- lished by the commissioner under 19 Administrative Code Chapter 101.
	The superintendent and campus principal must develop proce- dures to ensure the security and confidentiality of the tests and will be responsible for notifying TEA in writing of conduct that violates the security or confidentiality of a test. Failure to report can subject the person responsible to the applicable penalties.
	19 TAC 249.15(a)–(b), (g)
Minimize Disruptions	In implementing the commissioner's procedures for the administra- tion of assessment instruments adopted or developed under Edu- cation Code 39.023, including procedures designed to ensure the security of the assessment, a district shall minimize disruptions to school operations and the classroom environment. <i>Education Code</i> <i>39.0301(a-1)</i>
Confidentiality of Results	Individual student performance results are confidential and may be released only in accordance with the Family Educational Rights and Privacy Act of 1974. <i>Education Code 39.030(b)</i> [See FL and GBA]

Definition	For the purpose of this policy, "parent" is the person who is indi- cated on the student registration form at the campus. The signature of only one parent of a student is required for a charter created by petition or a cooperative program charter. <i>Education Code</i> <i>12.051(1), .052(b), .053(b)</i>				
Policy	A district shall adopt a campus charter and program charter policy, which shall specify the:				
	1.	Proc	ess for approval of a campus charter or program charter;		
	2.		utory requirements with which a campus charter or pro- n charter must comply; and		
	3.	Item	s that must be included in a charter application.		
	Educ	catior	n Code 12.058		
Campus or Program Charter	A board may grant a charter to parents and teachers for a campus or a program on a campus.				
	A board shall grant or deny the charter, through a public vote, if the board is presented with a petition signed by:				
	1.	The	parents of a majority of the students at that campus; and		
	2.	A ma	ajority of the classroom teachers at that campus.		
	A board may not arbitrarily deny a charter.				
	Education Code 12.052				
New Campus or	A board may grant a charter for:				
Contract Charter	1.	A new district campus; or			
	2.	A pro	ogram that is operated:		
		a.	By an entity that has entered into a contract with the dis- trict under Education Code 11.157 [see EEL] to provide educational services to the district through the campus or program; and		
		b.	At a facility located in the boundaries of the district.		
Voluntary Enrollment	a campus or in a program charter. A district		's parent or guardian may choose to enroll the student at or in a program charter. A district may not assign a stu- e campus or program unless the student's parent or has voluntarily enrolled the student.		
Parental Removal	dent	from	's parent or guardian may, at any time, remove the stu- the campus or program and enroll the student at the which the student would ordinarily be assigned.		

Teacher Assignment	A district may not assign to the campus or program a teacher who has signed a written statement that the teacher does not agree to that assignment.				
	Education Code 12.0521				
Contract Charter Funding	A district under contract with an open-enrollment charter school to jointly operate a campus or campus program during the 2017–18 school year and under any renewal of that contract is eligible to receive funding under Education Code 42.2511 for each student or the portion of each student's school day under the direction of the open-enrollment charter school. <i>Education Code 11.157(b); 19 TAC 61.1010</i>				
District Charter	A board may grant a district charter to a campus.				
Enrollment Limit	A district charter may be granted only to one or more campuses serving in total a percentage of the district's student enrollment equal to not more than 15 percent of the district's student enroll- ment for the preceding school year.				
Exception	The percentage limit may not prevent a district from granting a dis- trict charter to at least one feeder pattern of schools, including an elementary, middle or junior high, and high school.				
	A district charter may be granted to any campus that has received the lowest performance rating under Subchapter C, Chapter 39, Education Code.				
Open-Enrollment Charter School	Subchapter D, Chapter 39, Education Code (open-enrollment char- ter schools) applies to a campus granted a district charter as though the campus were granted a charter under that subchapter, and the campus is considered an open-enrollment charter school.				
	A district charter is not considered for purposes of the limit on th number of charters for open-enrollment charter schools imposed by Education Code 12.101.				
	Education Code 12.0522				
Cooperative Campus Charter	A board may grant a charter to parents and teachers at two or more campuses in the district for a cooperative charter program if the board is presented with a petition signed by:				
	1. The parents of a majority of the students at each school; and				
	2. A majority of the classroom teachers at each school.				
	Education Code 12.053				
Performance Contract	A board that grants a charter shall enter into a performance con- tract with the principal or equivalent chief operating officer of the				

	campus or program. The performance contract must specify en- hanced authority granted to the principal or equivalent officer in or- der to achieve the academic goals that must be met by campus or program students.
Duration of Charter	A charter granted by the board expires ten years from the date the charter is granted unless the specified goals are substantially met, as determined by the board.
	Education Code 12.0531
Neighborhood School	A board may determine that a campus granted a charter will be a neighborhood school.
	The principal or equivalent chief operating officer of a neighbor- hood school shall manage the funding provided for the school un- der the Education Code and any other funding provided for the school in the manner the principal or other officer determines best meets the needs of the school's students. The district in which the school is located may retain that portion of funding that the district generally withholds from a campus for costs associated with the salary of the superintendent or other district governance.
	The principal or equivalent chief operating officer of a neighbor- hood school may use school funding to purchase from the school district in which the school is located services for the school, in- cluding bus service, facilities maintenance services, and other ser- vices generally provided by a school district to district campuses. The school shall pay for each service an amount that reflects the actual cost to the district of providing the service for the number of the school's students for which the service is provided.
	Education Code 12.0532
Student Eligibility	Eligibility criteria for admission of students to the charter campus or program must give priority on the basis of geographic and resi- dency considerations. After priority is given on those bases, sec- ondary consideration may be given to a student's age, grade level, or academic credentials, in general or in a specific area, as neces- sary for the type of program offered.
	The campus or program may require an applicant to submit an ap- plication not later than a reasonable deadline the campus or pro- gram establishes.
	Education Code 12.065
Exemption	A campus or program for which a charter is granted is exempt from the instructional and academic rules and policies of the board from

	whic	ch the campus or program is specifically exempted in the char-			
	ter and retains the authority to operate under the charter only if stu- dents at the campus or in the program perform satisfactorily as provided by the charter. <i>Education Code 12.054</i>				
Charter Contract	A charter shall be in the form and substance of a written contract signed by a board president and the chief operating officer of the campus or program for which the charter is granted. <i>Education Code 12.060</i>				
	Eac	Each charter shall:			
	1.	Satisfy the requirements governing charter campuses and programs; and			
	2.	Include all information required to be in the content of the charter consistent with the information provided in the applica- tion and any modification a board requires.			
	Edu	ication Code 12.061			
Content of Charter	Each charter granted must:				
	1.	Describe the educational program to be offered, which may be a general or specialized program;			
	2.	Provide that continuation of the charter is contingent on satis- factory student performance on state-required assessment in- struments, satisfactory financial performance under state fi- nancial accountability provisions, and on compliance with other applicable accountability provisions;			
	3.	Specify any basis, in addition to a basis specified in Education Code Chapter 12, Subchapter C, on which the charter may be revoked;			
	4.	Prohibit discrimination in admission on the basis of national origin, ethnicity, race, religion, or disability;			
	5.	Describe the governing structure of the campus or program;			
	6.	Specify any procedure or requirement, in addition to those un- der Education Code Chapter 38, that the campus or program will follow to ensure the health and safety of students and em- ployees; and			
	7.	Describe the manner in which an annual audit of financial and programmatic operations of the campus or program is to be			

		grar	ducted, including the manner in which the campus or pro- n will provide information necessary for the district in ch it is located to participate in PEIMS.	
	Edu	catio	n Code 12.059	
Revision	be r jority	evise y of th	created by petition or a cooperative charter program may d with board approval and on a petition signed by a ma- ne parents and a majority of the classroom teachers at the or in the program, as applicable.	
	prov may	al of be re	created without a petition may be revised with the ap- the board of trustees that granted the charter. The charter evised only before the first day of instruction or after the fi- f instruction of a school year.	
	Edu	catio	n Code 12.062	
Failure to Discharge or Refuse to Hire	A charter campus or program commits a material violation of its charter if the campus or program fails to comply with the duty to discharge or refuse to hire certain employees or applicants for employment under Education Codes 12.1059, 22.085, or 22.092. <i>Education Code 12.0631</i>			
Applicability of Laws	A charter campus or program is subject to federal and state laws and rules governing public schools, except that the charter campus or program is subject to the Education Code and rules adopted thereunder only to the extent that the code or rule specifically pro- vides. <i>Education Code 12.055(a)</i>			
Education Code	A charter campus or program has the powers granted to schools under the Education Code.			
	A charter campus or program is subject to:		campus or program is subject to:	
	1.	Prov fens	visions of the Education Code establishing criminal of- ses;	
	2.		nibitions, restrictions, or requirements of the Education e, or a rule adopted under the Education Code, relating	
		a.	PEIMS, to the extent necessary to monitor compliance, as determined by the commissioner;	
		b.	Criminal history records under Subchapter C, Chapter 22;	
		c.	High school graduation under Section 28.025;	
		d.	Special education programs under Subchapter A, Chap- ter 29;	
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	e.	Bilingual education under Subchapter B, Chapter 29;	
	f.	Prekindergarten programs under Subchapter E, Chapter 29;	
	g.	Extracurricular activities under Section 33.081 (i.e., "no pass-no play");	
	h.	Health and safety under Chapter 38 (including immun- izations, dyslexia and related disorders, child abuse re- porting, protective eye devices, tobacco and alcohol use, steroid use, access to medical records, and referrals to outside counselors);	
	i.	Public school accountability under Subchapter B, C, D, F, and J, Chapter 39, and Chapter 39A; and	
	j.	The duty to discharge or refuse to hire certain employ- ees or applicants for employment under Education Code 12.1059.	
	Education	n Code 12.056	
Open Meetings and Public Information Acts	governing governme 551 (Ope	bect to the operation of a campus or program charter, the g body of the charter campus or program is considered a ental body for purposes of Government Code Chapters en Meetings Act) and 552 (Public Information Act). <i>Educa- 12.057(a)</i>	
Teacher Retirement System	A district may contract with another district or an open-enrollment charter holder for services at a campus charter. An employee of the district or open-enrollment charter holder providing contracted ser- vices to a campus charter is eligible for membership in and bene- fits from the Teacher Retirement System of Texas (TRS) if the em- ployee would be eligible for membership and benefits if holding the same position at the employing district or open-enrollment charter school operated by the charter holder. <i>Education Code 12.055(b)</i>		
	a charter shall be c same ext district wh	byee of an independent school district who is employed on campus or program who qualifies for membership in TRS covered under the system in the same manner and to the ent as a qualified employee of the independent school no is employed on a regularly operating campus or in a operating program.	
	in a progr in TRS st	byee of a charter holder who is employed on a campus or ram granted a charter and who qualifies for membership hall be covered under the system in the same manner and me extent as a qualified employee of an independent	

	school district who is employed on a regularly operating campus or in a regularly operating program.					
	Education Code 12.057(b), (b-1)					
Liability	A charter campus or program, and its employees and volunteers, are immune from liability to the same extent as a district, its employees, and volunteers, respectively. <i>Education Code 12.057(c)</i>					
Placement on Probation or	A board may place on probation or revoke a charter it grants if the board determines that the campus or program:					
Revocation	 Committed a material violation of the charter, including by fail- ure to comply with the duty to discharge or refuse to hire cer- tain employees or applicants for employment, as provided by Education Code 12.0631; 					
	 Failed to satisfy generally accepted accounting standards of fiscal management; or 					
	3. Failed to comply with law governing a charter campus or pro- gram, another law, or a state agency rule.					
	The action a board takes under any item above shall be based on the best interest of campus or program students, the severity of the violation, and any previous violation the campus or program has committed.					
	Education Code 12.063					
Procedure	Each board that grants a charter shall adopt a procedure to be used for placing on probation or revoking a charter it grants.					
	This procedure must provide an opportunity for a hearing to the campus or program for which the charter is granted and to parents and guardians of students at the campus or in the program. A hearing must be held on the campus or on one of the campuses in the case of a cooperative charter program.					
	Education Code 12,061					

Education Code 12.064

Consent to Medical Treatment	med	school in which a minor student is enrolled may consent to dical, dental, psychological, and surgical treatment of that stu- t, provided all of the following conditions are met:
	1.	The person having the power to consent as otherwise pro- vided by law cannot be contacted.
	2.	Actual notice to the contrary has not been given by that per- son.
	3.	Written authorization to consent has been received from that person.
	Fan	nily Code 32.001(a)(4)
Form of Consent	sigr tor,	isent to medical treatment under this policy shall be in writing, ned by the school official giving consent, and given to the doc- hospital, or other medical facility that administers the treatment. consent must contain:
	1.	The name of the student.
	2.	The name of one or both parents, if known, and the name of the managing conservator or guardian of the student, if either has been appointed.
	3.	The name of the person giving consent and the person's rela- tion to the student.
	4.	A statement of the nature of the medical treatment to be given.
	5.	The date on which the treatment is to begin.
	Fan	nily Code 32.002
Minor's Consent to Treatment		inor may consent to medical, dental, psychological, and gical treatment furnished by a licensed physician or dentist if the or:
	1.	Is 16 years of age and residing separate and apart from the minor's parents, managing conservator, or guardian, with or without the consent of the parents, conservator, or guardian and regardless of the duration of the residence, and is managing his or her own financial affairs, regardless of the source of the income;
	2.	Consents to the diagnosis and treatment of any infectious, contagious, or communicable disease required to be reported to the Texas Department of State Health Services (DSHS), in- cluding all reportable diseases under Health and Safety Code 81.041;

	3.		rried and pregnant, and consents to hospital, medical, cal treatment, other than abortion, related to her preg- or
	4.	addictio	ts to examination and treatment for drug or chemical n, drug or chemical dependency, or any other condi- ctly related to drug or chemical use.
			32.003; <u>Planned Parenthood of Cent. Mo. v. Danforth,</u> (1976); <u>Bellotti v. Baird</u> , 443 U.S. 622 (1979)
Administering Medication	med	cation to	on of policies concerning the administration of students by district employees, the district, its board, byees are immune as described below, provided:
	1.	medicat	rict has received a written request to administer the ion from the parent, legal guardian, or other person egal control of the student.
	2.		dministering prescription medication, the medication is tered either:
			om a container that appears to be the original con- ner and to be properly labeled; or
		reg as pe	om a properly labeled unit dosage container filled by a gistered nurse or another qualified district employee, determined by district policy, from a container that ap- ars to be the original container and to be properly la- led.
By Volunteer Professionals	regi boa den	tered nu d may al nonpres	ovides liability insurance for a licensed physician or rse who provides volunteer services to the district, a low the physician or nurse to administer to any stu- cription medication or medication currently prescribed at by the student's personal physician.
Immunity from Civil Liability	bility	for dam	oard, and its employees shall be immune from civil lia- ages or injuries resulting from the administration of a student in accordance with this policy.
	Edu	ation Co	ode 22.052(a), (b)
	[See	DG rega	arding protection of nurses for refusal to perform acts.]
Self-Administration of Asthma or Anaphylaxis	mini	ster pres	h asthma or anaphylaxis may possess and self-ad- cription asthma or anaphylaxis medicine while on rty or at a school-related event or activity if:
Medicine	1.		dicine has been prescribed for that student as indi- / the prescription label on the medicine;

	2.	othe avai scrip	er lice lable otion	ent has demonstrated to the student's physician or nsed health-care provider and the school nurse, if , the skill level necessary to self-administer the pre- medication, including the use of any device required ster the medication;
	3.	scrip	otion	administration is done in compliance with the pre- or written instructions from the student's physician or nsed health-care provider; and
	4.	A pa	arent	of the student provides to the school:
		a.	den	ten authorization, signed by the parent, for the stu- t to self-administer the prescription medicine while on ool property or at a school-related event or activity;
		b.		ritten statement, signed by the student's physician or er licensed health-care provider, that states:
			(1)	That the student has asthma or anaphylaxis and is capable of self-administering the medicine;
			(2)	The name and purpose of the medicine;
			(3)	The prescribed dosage for the medicine;
			(4)	The times at which or circumstances under which the medicine may be administered; and
			(5)	The period for which the medicine is prescribed.
	nurs	se's o	ffice,	s statement must be kept on file in the school or, if there is no school nurse, in the office of the e school the student attends.
	-	e FFA anaph		care of students with diagnosed food allergies at risk s.]
No Waiver of Immunity	crea	ate an	y liab	above neither waive any liability or immunity nor bility for or a cause of action against a district, a mployees.
	Edu	catio	n Coo	de 38.015
Sunscreen Products	on s ove jury Drug	schoo rexpo or illn g Adn	l prop sure less i hinist	possess and use a topical sunscreen product while berty or at a school-related event or activity to avoid to the sun and not for the medical treatment of an in- f the product is approved by the federal Food and ration for over-the-counter use. This provision does immunity from liability of a district, its board, or its

	employees; or create any liability for or a cause of action against a district, its board, or its employees. <i>Education Code</i> 38.021		
Dietary Supplements	A district employee commits a Class C misdemeanor offense if the employee:		
	 Knowingly sells, markets, or distributes a dietary supplement that contains performance enhancing compounds to a primary or secondary education student with whom the employee has contact as part of the employee's school district duties; or 		
	2. Knowingly endorses or suggests the ingestion, intranasal application, or inhalation of a dietary supplement that contains performance enhancing compounds by a primary or secondary education student with whom the employee has contact as part of the employee's school district duties.		
	Education Code 38.011(a), (c)		
Prescription Medication and Special Education Students	An employee of a district is prohibited from requiring a child to ob- tain a prescription for a substance covered under the federal Con- trolled Substances Act (21 U.S.C. 801 et seq.) as a condition of at- tending school, receiving an evaluation for special education, or receiving special education and related services.		
	An employee is not prohibited from consulting or sharing class- room-based observations with parents regarding a student's aca- demic and functional performance, behavior in the classroom or school, or the need for evaluation for special education or related services.		
	20 U.S.C. 1412(a)(25)		
	[See FFEB for information regarding psychotropic drugs and psy- chiatric evaluations]		
Opioid Antagonist Medication	A person or organization acting under a standing order issued by a prescriber may store an opioid antagonist and may distribute an opioid antagonist, provided the person or organization does not request or receive compensation for storage or distribution. <i>Health and Safety Code 483.104</i>		
	A prescriber may, directly or by standing order, prescribe an opioid antagonist to a person in a position to assist a person experiencing an opioid-related drug overdose. <i>Health and Safety Code 483.102; 22 TAC 170.6</i>		
Immunity	A person who, acting in good faith and with reasonable care, ad- ministers or does not administer an opioid antagonist to another person whom the person believes is suffering an opioid-related		

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	drug overdose is not subject to criminal prosecution, sanction un- der any professional licensing statute, or civil liability, for an act o omission resulting from the administration of or failure to adminis the opioid antagonist. <i>Health and Safety Code 483.106</i>	or	
Low-THC Cannabis	A district may not enact, adopt, or enforce a rule, ordinance, order resolution, or other regulation that prohibits the cultivation, produ- tion, dispensing, or possession of low-THC cannabis, as author- ized by the Texas Compassionate-Use Act. <i>Health and Safety</i> <i>Code 487.201</i>		
Dextromethorphan (Certain Cold Medication)	A district may not adopt or enforce an ordinance, order, rule, regu- lation, or policy that governs the sale, distribution, or possession of dextromethorphan. <i>Health and Safety Code 488.005</i>		
	Note: The following provisions apply only to a district that wil adopt an unassigned epinephrine auto-injector policy of an unassigned asthma medication policy.		
Maintenance and Administration of Epinephrine Auto-	A district may adopt and implement a policy regarding the mainten nance, administration, and disposal of epinephrine auto-injectors each campus in the district.		
Administration of	nance, administration, and disposal of epinephrine auto-injectors		
Administration of Epinephrine Auto-	nance, administration, and disposal of epinephrine auto-injectors each campus in the district.	at	
Administration of Epinephrine Auto-	 nance, administration, and disposal of epinephrine auto-injectors each campus in the district. If a policy is adopted, the policy: 1. Must provide that school personnel and school volunteers who are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to 	at - /ho	
Administration of Epinephrine Auto-	 nance, administration, and disposal of epinephrine auto-injectors each campus in the district. If a policy is adopted, the policy: Must provide that school personnel and school volunteers who are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to be experiencing anaphylaxis on a school campus; and May provide that school personnel and school volunteers w are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to be experiencing anaphylaxis on a school compus; and 	- /ho ex- /e	
Administration of Epinephrine Auto-	 nance, administration, and disposal of epinephrine auto-injectors each campus in the district. If a policy is adopted, the policy: Must provide that school personnel and school volunteers who are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to be experiencing anaphylaxis on a school campus; and May provide that school personnel and school volunteers w are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to be experiencing anaphylaxis on a school volunteers w are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to be epriencing anaphylaxis at an off-campus school event or while in transit to or from a school event. 	e e r-	

Education Code 38.208

Definitions All Hours the Campus Is Open	"All hours the campus is open" is defined as, at a minimum, during regular on-campus school hours, and when school personnel are physically on site for school-sponsored activities.			
Campus	A "campus" is defined as a unit of a school district that has an as- signed administrator, has enrolled students who are counted for average daily attendance, has assigned instructional staff, provides instructional services to students, has one or more grades in the range from early childhood education through grade 12 or is un- graded, and complies with relevant Texas laws.			
Unassigned Epinephrine Auto-Injector	An "unassigned epinephrine auto-injector" is an epinephrine auto- injector prescribed by an authorized health-care provider in the name of the school issued with a non-patient-specific standing del- egation order for the administration of an epinephrine auto-injector, issued by a physician or person who has been delegated prescrip- tive authority under Occupations Code Chapter 157.			
	25 TAC 37.603			
Prompt Notification	Local emergency medical services must be promptly notified by the school when an individual is suspected of experiencing anaphy- laxis and when an epinephrine auto-injector is administered. If the trained school personnel or school volunteer is the only individual available to notify emergency medical services, the trained individ- ual should administer the unassigned epinephrine auto-injector be fore notifying emergency medical services.			
	The parent, legal guardian, or emergency contact must be promptly notified by the school when an unassigned epinephrine auto-injector is utilized on their child as soon as is feasible during the emergency response to suspected anaphylaxis.			
	25 TAC 37.605(e)–(f)			
Records	School records of the administration of the unassigned epinephrine auto-injector and suspected anaphylaxis must be provided to the parent or guardian of the recipient upon request. <i>25 TAC 37.605(f)</i>			
Reports	Not later than the tenth business day after the date a school per- sonnel member or school volunteer administers an epinephrine auto-injector in accordance with district policy, the school shall send a report to the school district; the physician who prescribed the epinephrine auto-injector; and the commissioner of state health services.			
	The report must include the following information:			
	 The age of the person who received the administration of the epinephrine auto-injector; 			

	2.	Whether the person who received the administration of the epinephrine auto-injector was a student, a school personnel member or school volunteer, or a visitor;
	3.	The physical location where the epinephrine auto-injector was administered;
	4.	The number of doses of epinephrine auto-injector adminis- tered;
	5.	The title of the person who administered the epinephrine auto-injector; and
	6.	Any other information required by the commissioner of educa- tion.
	Edı	ication Code 38.209
	the	ifications to the commissioner of DSHS shall be submitted on designated electronic form available on the DSHS School alth Program website. <i>25 TAC 37.608</i>
Personnel or Volunteers	rine or s nep teer	each campus in which a school adopts an unassigned epineph- auto-injector policy, the principal may assign school personnel school volunteers to be trained to administer unassigned epi- hrine auto-injectors or seek school personnel or school volun- ts who volunteer to be trained to administer unassigned epi- hrine auto-injectors.
	istra dist leas the nep phy or s	rder to increase the number of trained individuals in the admin- ation of unassigned epinephrine auto-injectors, schools may ribute to school personnel or school volunteers in the district, at st once per school year, a notice that includes a description of request seeking volunteers to be trained to administer an epi- hrine auto-injector to a person believed to be experiencing ana- laxis and a description of the training that the school personnel school volunteers will receive in the administration of epineph- with an auto-injector.
	25	TAC 37.606(a)–(b)
Signed Statement	una mer terir	ined school personnel or school volunteers who administer the ssigned epinephrine auto-injector must submit a signed state- nt indicating that they agree to perform the service of adminis- ng an unassigned epinephrine auto-injector to a student or indi- ual that may be experiencing anaphylaxis. <i>25 TAC 37.606(c)</i>
Training	ten volu	strict that adopts an unassigned epinephrine auto-injector writ- policy is responsible for training school personnel and school inteers in the recognizing of anaphylaxis signs and symptoms administration of an unassigned epinephrine auto-injector.

	Each assigned school personnel or school volunteer shall receive initial training and an annual refresher training. Training shall be consistent with the most recent <u>Voluntary Guidelines for Managing</u> Food Allergies in Schools and Early Care and Education Pro- grams ¹ published by the federal Centers for Disease Control and Prevention.
	25 TAC 37.607
	Training may be provided in a formal training session or through an online education course. Training must include information on properly inspecting unassigned epinephrine auto-injectors for usage and expiration. 25 TAC $37.607(1)-(2)$
	Training must include information on implementing emergency pro- cedures, if necessary, after administering an epinephrine auto-in- jector, and properly disposing of used or expired epinephrine auto- injectors. A district shall maintain records on the required training. <i>Education Code 38.210</i>
	The initial training must include hands-on training with an epineph- rine auto-injector trainer. The annual refresher training must include a hands-on demonstration of administration skills. The training must also include information about promptly notifying local emer- gency medical services.
	Each school campus shall maintain training records and make available upon request a list of those school personnel or school volunteers trained and authorized to administer the unassigned ep- inephrine auto-injector on the campus.
	25 TAC 37.607(3)–(6)
Standing Orders	A physician or person who has been delegated prescriptive author- ity under Occupations Code Chapter 157 may prescribe epineph- rine auto-injectors in the name of a district in accordance with law. <i>Education Code 38.211</i>
	A district shall obtain a prescription from an authorized health-care provider each year, to stock, possess, and maintain at least one unassigned adult epinephrine auto-injector pack (two doses) on each school campus.
	A school may choose to stock unassigned pediatric epinephrine auto-injector packs, based on the need of the school's population.
	25 TAC 37.605(a)
Epinephrine Coordinator	The superintendent will designate appropriate school personnel to coordinate and manage policy implementation, including training of

	school personnel, and the acquisition or purchase, usage, expira- tion, and disposal of unassigned epinephrine auto-injectors. Throughout the school calendar year, the designated school per- sonnel shall coordinate with each campus to ensure that the unas- signed epinephrine auto-injectors are checked monthly for expira- tion and usage and the findings are documented. <i>19 TAC</i> <i>37.605(b)</i>
Notice to Parents	If a district implements a policy for the maintenance, administra- tion, and disposal of epinephrine auto-injectors, the district shall provide written notice to a parent or guardian of each student en- rolled in the district or school. Notice must be provided before the policy is implemented by the district or school and before the start of each school year. <i>Education Code 38.212</i>
	A district shall provide electronic or written notice to the parent or guardian of each student.
	If a district changes or discontinues the policy under this subchap- ter, written or electronic notice detailing the change or discontinua- tion must be provided to the parent or guardian of each student within 15 calendar days.
	25 TAC 37.609
Storage	Unassigned epinephrine auto-injectors shall be stored in a secure, easily accessible area for an emergency, in accordance with manufacturer's guidelines. It is recommended that the school administrator develop a map to be placed in high traffic areas that indicates the location of the unassigned epinephrine auto-injectors on each school campus. It is recommended that the map also indicates the locations of the automated external defibrillator (AED). <i>25 TAC 37.605(h)</i>
Replacement	The district shall develop a plan to replace, as soon as reasonably possible, any unassigned epinephrine auto-injector that is used or close to expiration. <i>25 TAC 37.605(i)</i>
Disposal	Used unassigned epinephrine auto-injectors shall be considered infectious waste and shall be disposed of according to the school's bloodborne pathogen control policy.
	Expired unassigned epinephrine auto-injectors shall be disposed of according to the school's medication disposal policy.
	25 TAC 37.605(j)–(k) [See DBB]
Gifts, Grants, and Donations	A district may accept gifts, grants, donations, and federal and local funds to implement its policy. <i>Education Code</i> 38.213

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Maintenance and Administration of Asthma Medicine	A district may voluntarily adopt and implement a written policy re- garding the maintenance, administration, and disposal of asthma medication at each campus. If a written policy is adopted, the un- assigned asthma medication policy must comply with Education Code 38.208. <i>25 TAC 40.44(a)</i>		
	scrip writt that that to th asth	policy must provide that the school nurse may admini- otion asthma medicine to a student only if the school r en notification from a parent or guardian of the studer the student has been diagnosed as having asthma ar the school nurse may administer prescription asthma e student. A school nurse may administer the prescrip ma medicine only at a school campus. <i>Education Coo</i> <i>108(b-1)</i>	nurse has nt stating nd stating medicine otion
Definitions Authorized Health-care Provider	Edu	horized health-care provider" means a physician, as c cation Code 38.201, or person who has been delegat otive authority by a physician under Occupations Code	ed pre-
Campus	"Car	npus" means a geographic unit of a school district tha	it:
	1.	Has an assigned administrator;	
	2.	Has enrolled students who are counted for average tendance;	daily at-
	3.	Has assigned instructional staff;	
	4.	Provides instructional services to students;	
	5.	Has one or more grades in the range from early child ucation through grade 12 or is ungraded; and	lhood ed-
	6.	Is subject to Texas laws.	
School Nurse	istra tion,	tive Code 153.1022, authorized nurse, as defined in 19 tive Code 153.1022, authorized to administer asthma or licensed vocational nurse working under supervisi bed in Occupations Code 301.353. [See DP]	medica-
Unassigned Asthma Medication	tor d nebu heal spec asth vide		cer or by rized -patient- f an
	25 7	AC 40.42	

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WELLNESS AND HEALTH SERVICESFFACMEDICAL TREATMENT(LEGAL)				
Minimum Dosage Requirement	Subject to the availability of funding, a district that adopts such a policy must secure or obtain the suggested minimum dosage of unassigned asthma medication. <i>25 TAC 40.44 (a)(2)</i>			
	tion catio avai	policy, on poli	strict voluntarily adopts an unassigned asthma m , a campus that implements an unassigned asthr cy must stock unassigned asthma medication, so funding, as defined by 25 Administrative Code 40 5(a)	ma medi- ubject to
Optional Review	In development of an unassigned asthma medication policy, a dis- trict may consider performing a review to include consultation with school nurses, the local school health advisory committee, local health-care providers, or any department or organization involved with student well-being; campus geography; and student popula- tion size.			
Policy Requirements			voluntarily adopts an unassigned asthma medic policy must include:	ation
	1.	guaro as ha	ocess to obtain written authorization from a paren dian of the student that the student has been dia aving asthma and stating that the school nurse m ster unassigned asthma medication to the studen	gnosed nay ad-
	2.		signated campus administrator to coordinate and policy implementation that includes:	l man-
			Whether to conduct a review at the campus to d the need for additional doses;	etermine
		b.	Training of school nurses;	
			Acquiring or purchasing, maintaining, storing, ar unassigned asthma medication, subject to availa campus funding; and	-
		d.	Disposing of expired unassigned asthma medica	ation;
	3.		of school nurses who will be assigned to admining one of the stress of t	ster un-
	4.	Loca	tions of unassigned asthma medication;	
	5.	healt provi	edures for notifying a parent, prescribing authoriz h-care provider, and the student's primary health der when unassigned asthma medication is adm l; and	n-care
	6.	•	n to replace, as soon as reasonably possible, an ed asthma medication that is used or close to exp	•

	An adopted unassigned asthma medication policy must be publicly available.
	25 TAC 40.44(b)–(d)
No Negative Fiscal Impact	The policy may not require a district to purchase prescription asthma medicine or require any other expenditure related to the maintenance or administration of asthma medicine that would result in a negative fiscal impact on the district or school. <i>Education Code 38.208(f)</i>
Asthma Medicine Standing Order	A physician or person who has been delegated prescriptive author- ity under Occupations Code Chapter 157, may prescribe asthma medicine in the name of a school district. <i>Education Code</i> <i>38.211(a)</i>
	An authorized health-care provider who prescribes unassigned asthma medication under 25 Administrative Code 40.45(b), below, must provide the campus with a standing order for the administra- tion of unassigned asthma medication to a person who:
	 Is reasonably believed to be experiencing a symptom of asthma; and
	 Has provided written notification and permission as required by the unassigned asthma medication policy.
	25 TAC 40.45(c)
Prescription of Unassigned Asthma Medicine	A campus must obtain a prescription from an authorized health- care provider each year to stock, possess, and maintain at least two doses of unassigned asthma medication on each campus as described in Education Code 38.208 and any equipment necessary to administer the medication.
	The campus must renew this prescription or obtain a new prescrip- tion annually.
	The number of additional doses may be determined by an individ- ual campus review led by an authorized health-care provider.
	25 TAC 40.45(b)
School Nurse Training	A district that chooses to adopt a written unassigned asthma medi- cation policy is responsible for training school nurses about:
	1. The adopted unassigned asthma medication policy;
	2. The authorized health-care provider's standing order;
	3. Follow-up with the prescribing authorized health-care provider and the student's primary health-care provider; and
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	4. The report required after administering an unassigned asthma medication under 25 Administrative Code 40.47 (see Reports and Records, below).	
	Each campus must maintain training records and must make avail- able upon request a list of school nurses trained and authorized to administer the unassigned asthma medication on the campus.	
	25 TAC 40.46	
Notice to Parents	If a district implements an unassigned asthma medication policy, the campus shall provide written or electronic notice to a parent or guardian of each student in accordance with Education Code 38.212.	
	If a district changes or discontinues the unassigned asthma medi- cation policy, written or electronic notice detailing the change or discontinuation must be provided to a parent or guardian of each student within 15 calendar days after the change or discontinua- tion.	
	25 TAC 40.48	
	The district shall provide written notice to a parent or guardian of each student enrolled in the district or school. Notice required under Education Code 38.212 must be provided before a policy is implemented by the district and before the start of each school year. <i>Education Code 38.212</i>	
Records and Reporting	Records relating to implementing and administering the school dis- trict unassigned asthma medication policy must be retained per the campus record retention schedule.	
	The campus must submit a report no later than the tenth business day after the date a school nurse administers asthma medication in accordance with the unassigned asthma medication policy. The re- port must be included in the student's permanent record and sub- mitted to the school administrator, prescribing authorized health- care provider, the student's primary health-care provider, and to the Department of State Health Services (DSHS) commissioner.	
	Notifications to the DSHS commissioner must be submitted on the designated <u>electronic form</u> ² available on DSHS's School Health Program website found at dshs.texas.gov.	
	25 TAC 40.47	
Asthma Medicine Storage and Disposal	The supply of asthma medicine at each campus must be stored in a secure location and be easily accessible to the school nurse. <i>Education Code 38.208(e)</i>	

		unassigned asthma medication must be stored in accordance the manufacturer's guidelines and local policy of the school rict.		
	Expired unassigned asthma medication and other used or expired supplies must be disposed of in accordance with the manufactur- er's guidelines and local policy of the district.			
	25 7	TAC 40.45(d)–(e)		
Immunity from Liability	A person who in good faith takes, or fails to take, any action related to Education Code Chapter 38, Subchapter E, related to the maintenance and administration of epinephrine auto-injectors and asthma medicine, is immune from civil or criminal liability or disci- plinary action resulting from that action or failure to act, including:			
	1.	Issuing an order for epinephrine auto-injectors or asthma medicine;		
	2.	Supervising or delegating the administration of an epinephrine auto-injector or asthma medicine;		
	3.	Possessing, maintaining, storing, or disposing of an epineph- rine auto-injector or asthma medicine;		
	4.	Prescribing an epinephrine auto-injector or asthma medicine;		
	5.	Dispensing an epinephrine auto-injector or asthma medicine, provided that permission has been granted as provided by Education Code 38.208(b-1) [see Maintenance and Admin- istration of Asthma Medicine, above];		
	6.	Administering, or assisting in administering, an epinephrine auto-injector, provided that permission has been granted as provided by Education Code 38.208(b-1) [see Maintenance and Administration of Epinephrine Auto-Injectors, above];		
	7.	Providing, or assisting in providing, training, consultation, or advice in the development, adoption, or implementation of policies, guidelines, rules, or plans; or		
	8.	Undertaking any other act permitted or required under Educa- tion Code Chapter 38, Subchapter E.		
	from Cod	strict and school personnel and school volunteers are immune n suit resulting from an act, or failure to act, under Education le Chapter 38, Subchapter E, including an act or failure to act er related policies and procedures.		
	inclu	act or failure to act by school personnel or a school volunteer, uding an act or failure to act under related policies and proce- es, is the exercise of judgment or discretion on the part of the		
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school personnel or school volunteer and is not considered to be a ministerial act for purposes of liability of the school district.

Education Code 38.215; 25 TAC 40.49

 ¹ CDC Voluntary Guidelines for Managing Food Allergies: <u>https://www.cdc.gov/healthyschools/foodallergies/index.htm</u>
 ² Required Reporting of Administered Unassigned Asthma Medication to DSHS: <u>https://www.dshs.texas.gov/schoolhealth/forms/ReportingForm-Asthma.aspx</u>