

 Update 89 contains (LOCAL) policies that require board action before we can incorporate Update 89 into your district's *Policy On Line* manual.

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

District: 181906 West Orange-Cove CISD

Your Name: _____

E-mail: _

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

About previous Updates:

Please check the box to confirm. The board has adopted all prior updates. [Please note: Policy Service cannot place Update 89 online unless the board has adopted all prior updates.]

About Update 89:

Please provide us with the Adoption date:

and status of Update 89 by checking one of the boxes below:

Place Update 89 online immediately. Our board has adopted it as sent to us by TASB.

OR

Our board has acted on all of Update 89, and made additional changes to the policies listed below*:

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

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

TASB Policy Service

Fax: 512-467-3618



Localized Policy Manual

Update 89

West Orange-Cove CISD

Update 89 includes a variety of issues, with a key focus on the reorganization of the E Section of the manual, addressing instruction. The E Section changes are prompted by a reexamination of the instruction policies in light of new options available to students to earn credit, such as through distance learning and, more specifically, the Texas Virtual School Network (TxVSN). As a result, we have created a new policy series addressing alternative methods for earning credit, where we have moved policies addressing credit by examination, correspondence courses, and distance learning. A memo on other TxVSN issues your district may need to consider has been included with the update materials for your information.

In addition, Update 89 includes material on student admissions, academic assessments administered to students in DAEPs, permissible physical education substitutions, adult education programs, the school board's rights and responsibilities regarding the appraisal district, and board member vacancies.

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

In addition to the updated policies, your Localized Update 89 packet contains:

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

Vantage Points—A Board Member's Guide to Update 89 may be found in the separately wrapped package accompanying this packet. Vantage Points offers a highly summarized overview of the update and is intended to provide local officials a first glance at the scope of the update—as a prelude to studying the detailed Explanatory Notes and policy text within the packet. Please distribute the enclosed copies of Vantage Points to your board members at the earliest possible opportunity, preferably with their review copies of this update.

Update 89 policies are so identified in the lower left-hand corner of each policy page. If you have any questions concerning this Update, please call your policy consultant, Erin Oehler, at 800-580-7529 or 512-467-0222.



Regarding board action on Update 89 . . .

- Board action on Localized Update 89 must occur within a properly posted, open meeting of the board and may be addressed on the agenda posting as "Policy Update 89, affecting (LOCAL) policies (see attached list of codes)." Policy On Line districts have access to a list of the (LOCAL) policies included in the update through the Local Manual Updates application in myTASB. Other districts may generate a list of the (LOCAL) policy codes add-ed, revised, or deleted (and the titles/subtitles of those policies) using the Instruction Sheet as a guide and attach that list to the posting. BoardBook compilers should use "Policy Update 89, affecting (LOCAL) policies" as the agenda item and, as agenda sub-items, the code and name of each of the (LOCAL) policies affected by the update.
- A suggested motion for board action on Localized Update 89 is as follows:

"I move that the board add, revise, or delete (LOCAL) policies as recommended by TASB Policy Service and according to the Instruction Sheet for TASB Localized Policy Manual Update 89 [with the following changes:]"

- The board's action on Localized Update 89 must be reflected in board minutes. The Instruction Sheet—annotated to reflect any changes made by the board—and the Explanatory Notes for the update should be filed with the minutes where they make up the authoritative record of your board's actions. Include a copy of new, replaced, or rescinded (LOCAL) policies.
- In constructing the separate historical record of the manual, the emphasis is on tracking the history of individual policies. For guidance on maintaining this record, please refer to the *Policy Administrator's Guide* at <u>http://www.tasb.org/services/policy/mytasb/</u> admin guide/index.aspx.

Regarding manual maintenance and administrative regulations . . .

- Notify your policy consultant of any changes made by the board so that Policy Service records—forming the basis for subsequent updating recommendations—exactly mirror your manual.
- The update should be incorporated into each of the district's Localized Policy Manuals as soon as practicable. If the district uses Policy On Line, you will need to notify us of the board's action on Update 89 so that your district's Localized Policy Manual as it appears on TASB's Web server can be updated. Policy On Line staff may be reached by phone (800-580-7529 or 512-467-0222), fax (512-467-3618, using the Update 89 Adoption Notification Form enclosed), e-mail (pol-support@tasb.org), or Internet feedback form (http://www.tasb.org/policy/pol/private/polfdbk.html).
- Administrative procedures and documents—including formal (REGULATIONS), handbooks, and guides—that may be affected by Update 89 policy changes should be inspected and revised by the district as needed.

PLEASE NOTE: This Localized Update packet and the Update 89 *Vantage Points* may not be considered as legal advice and are not intended as a substitute for the advice of the board's own legal counsel.

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Instruction Sheet TASB Localized Policy Manual Update 89

District West Orange-Cove CISD					
Code		Action To Be Taken	Note		
A25	(INDEX)	Replace cross-index	Revised cross-index		
AC	(LEGAL)	Replace policy	Revised policy		
AIA	(LEGAL)	Replace policy	Revised policy		
AIB	(LEGAL)	Replace policy	Revised policy		
AID	(LEGAL)	Replace policy	Revised policy		
В	(LEGAL)	Replace table of contents	Revised table of contents		
BBC	(LEGAL)	Replace policy	Revised policy		
BDAF	(LEGAL)	Replace policy	Revised policy		
BDF	(LEGAL)	Replace policy	Revised policy		
BJB	(LEGAL)	Replace policy	Revised policy		
BJCE	(LEGAL)	Replace policy	Revised policy		
ССН	(LEGAL)	Replace policy	Revised policy		
СКА	(LEGAL)	Replace policy	Revised policy		
СКВ	(LEGAL)	ADD policy	See explanatory note		
СКВ	(LOCAL)	Replace policy	Revised policy		
CL	(LEGAL)	Replace policy	Revised policy		
CPC	(LEGAL)	Replace policy	Revised policy		
CRD	(LEGAL)	Replace policy	Revised policy		
DC	(LEGAL)	Replace policy	Revised policy		
DI	(LEGAL)	Replace policy	Revised policy		
DK	(LEGAL)	Replace policy	Revised policy		
DMA	(LEGAL)	Replace policy	Revised policy		
E	(LEGAL)	Replace table of contents	Revised table of contents		
EEJA	(LEGAL)	DELETE policy	See explanatory note		
EEJA	(LOCAL)	DELETE policy	See explanatory note		
EEJB	(LEGAL)	DELETE policy	See explanatory note		
EEJB	(LOCAL)	DELETE policy	See explanatory note		
EEJC	(LEGAL)	DELETE policy	See explanatory note		
EEJC	(LOCAL)	DELETE policy	See explanatory note		
EFB	(LOCAL)	DELETE policy	See explanatory note		
EHAA	(LEGAL)	Replace policy	Revised policy		
EHB	(LEGAL)	Replace policy	Revised policy		

Instruction Sheet TASB Localized Policy Manual Update 89

EHBA	(LEGAL)	Replace policy	Revised policy
EHBC	(LEGAL)	Replace policy	Revised policy
EHBI	(LEGAL)	Replace policy	Revised policy
EHDB	(LEGAL)	ADD policy	See explanatory note
EHDB	(LOCAL)	ADD policy	See explanatory note
EHDC	(LEGAL)	ADD policy	See explanatory note
EHDC	(LOCAL)	ADD policy	See explanatory note
EHDD	(LEGAL)	Replace policy	Revised policy
EHDD	(LOCAL)	Replace policy	Revised policy
EHDE	(LEGAL)	Replace policy	Revised policy
EHDE	(LOCAL)	ADD policy	See explanatory note
EIF	(LEGAL)	Replace policy	Revised policy
FD	(LOCAL)	Replace policy	Revised policy
FFAB	(LEGAL)	Replace policy	Revised policy
FFAE	(LEGAL)	Replace policy	Revised policy
FO	(LEGAL)	Replace policy	Revised policy
FOCA	(LEGAL)	Replace policy	Revised policy
FP	(LEGAL)	Replace policy	Revised policy

District: West Orange-Cove CISD

A25 (INDEX) CROSS-INDEX

The cross-index shared by all localized policy manuals in districts throughout Texas, the *TASB Policy Reference Manual*, and the *TASB Regulations Resource Manual* has been updated to reflect new terminology and topic relationships established by changes in law or regulation that have arisen since this document was last updated in 2007.

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

AC (LEGAL) GEOGRAPHIC BOUNDARIES

We have reformatted the provisions at CHANGES IN BOUNDARIES into a list to emphasize when board approval is required. The list incorporates a provision on consolidation, previously addressed at a separate margin note.

An existing statutory provision was added to provide more detail about agreements between two contiguous districts to make MINOR BOUNDARY ADJUSTMENTS. We have also added an existing statutory provision requiring a district to notify the appraisal office of any boundary changes.

We have adjusted margin notes throughout the policy for clarity.

AIA (LEGAL) ACCOUNTABILITY ACCREDITATION AND PERFORMANCE INDICATORS

In the *Note* at the beginning of this policy, we have corrected the effective date of the new accreditation and performance indicator provisions, which are effective beginning with the 2011–12 school year.

AIB (LEGAL) ACCOUNTABILITY PERFORMANCE REPORTING

We have added a **Note** to the beginning of this policy to provide information about the effective dates of the performance reporting provisions. The **Note** clarifies that, although the provisions were effective with the 2009–10 school year, TEA is not required to prepare all of the data elements referred to in this policy until the 2012–13 school year.

AID (LEGAL) ACCOUNTABILITY FEDERAL ACCOUNTABILITY STANDARDS

At "AYP" DEFINED, we have replaced text from the No Child Left Behind Act with language from the state plan defining what constitutes adequate yearly progress.

B (LEGAL) LOCAL GOVERNANCE

The B section table of contents has been revised to reflect the renaming of policy code BJCE, now titled Suspension/Termination During Contract.

BBC (LEGAL) BOARD MEMBERS VACANCIES AND REMOVAL FROM OFFICE

This policy has been reorganized to reflect three types of board vacancies that may occur: vacancies created by board member resignation, vacancies created by operation of law because a board member no longer resides in the district, and vacancies created by involuntary removal from office. Text throughout the policy has been revised for clarity and to better match statutory language. We have also changed the term "trustee" to "board member" throughout for consistency within the policy. Specific changes include:

- Rewording of the provision at RESIGNATION to better reflect statutory language;
- Revision of the text at HOLDOVER DOCTRINE to clarify that a board member who resigns continues to be subject to the nepotism provisions until the vacancy created by the board member's resignation is filled by a successor;
- Revision of the text at RESIDENCE DEFINED to match the phrasing of this same text as it appears at BBA(LEGAL);
- Addition of several existing statutory provisions to provide more detail about quo warranto
 proceedings, which are court actions filed by the attorney general or county district attorney to
 remove a board member from office, and the procedure to file a written petition for removal in district
 court; and
- Revision of the list of items for which a board member may be removed from office to list purchasing violations separately.

The material on FILLING A VACANCY has also been reorganized: we have created new margin notes to outline the process and have added detail on how to conduct a SPECIAL ELECTION to fill a vacancy, including how to determine the DATE OF ELECTION and procedures for ORDERING ELECTIONS.

BDAF (LEGAL) OFFICERS AND OFFICIALS SELECTION AND DUTIES OF CHIEF TAX OFFICIALS

Text throughout this policy on selection and duties of chief tax officials has been revised for clarity and to better match statutory language, and provisions have been reordered for better flow.

Major revisions include the following:

- We have simplified the DUTIES of the ASSESSOR and COLLECTOR, listed on pages 1 and 2, to provide a broader overview.
- On page 3, we have added existing statutory text clarifying that the district may require a new COLLECTOR'S BOND at any time from a tax collector who is also a district employee.

BDF (LEGAL) BOARD INTERNAL ORGANIZATION CITIZEN ADVISORY COMMITTEES

Revisions to this policy include the following:

- An existing statutory provision requiring the SCHOOL HEALTH ADVISORY COUNCIL to meet at least four times per year has been added.
- A provision requiring the district to consider the recommendations of the SHAC before changing the district's health education curriculum or instruction was moved up to group it with the other material applicable to SHACs. See CHANGES IN CURRICULUM.
- An existing statutory provision requiring the district to notify parents that they may request their child's physical fitness assessment results has been added as item 5 at PUBLIC STATEMENT.
- Several cross-references to other relevant policies have been added, and text throughout this policy has been revised to better match statutory language.

BJB (LEGAL) SUPERINTENDENT RECRUITMENT AND APPOINTMENT

The statutory provisions requiring the district to post an employment vacancy, including a vacancy in the superintendent's position, have been added to this code. These provisions are also included in the policy manual at DC(LEGAL).

To simplify the provision addressing confidentiality of the NAMES OF APPLICANTS for the superintendency, we have added a reference to the Public Information Act and incorporated the exception into the main paragraph.

BJCE (LEGAL) SUPERINTENDENT SUSPENSION/TERMINATION DURING CONTRACT

We have renamed this policy to reflect that it addresses both suspension and termination during the superintendent's contract term. At SUSPENSION WITHOUT PAY, we have added existing statutory text explaining that if the superintendent requests a hearing after receiving notice of a proposed decision to suspend without pay, the applicable hearing procedures are those that apply in hearings before a hearing examiner. In addition, we have moved the provision addressing SUSPENSION WITH PAY to the first page of the policy to group it with other suspension provisions. At CONTRACT TERMINATION and HEARING, we have revised the text to better match statutory language. Also at CONTRACT TERMINATION, we have deleted a provision indicating that it is grounds for discharge or suspension if a superintendent attempts to encourage or coerce a child to withhold information from the child's parent. This deleted provision is included at DF(LEGAL).

Significant detail from the Administrative Code has been added at SEVERANCE PAYMENTS, including information on the DUTY TO REPORT the severance payment, the resulting REDUCTION OF STATE FUNDS, and the DEFINITION OF SEVERANCE PAYMENT. A provision addressing severance payments entered into prior to September 1, 2001, has been deleted.

CCH (LEGAL) LOCAL REVENUE SOURCES APPRAISAL DISTRICT

More detail has been added to this policy on the school board's rights and responsibilities regarding the appraisal district, including the school board's authority, along with the other taxing units that participate in the appraisal district, to:

- Approve proposals of the appraisal district to acquire or convey real property and the method of allocating proceeds from a conveyance of real property;
- Approve the budget and the method used to allocate the costs of operating the appraisal district; and
- Disapprove actions of the appraisal district board of directors by adopting a resolution.

Several existing statutory provisions have been added at APPRAISAL REVIEW BOARD to provide information about board member appointment to the review board and eligibility to serve on the review board. We have also added a provision prohibiting a school district from contracting with an appraisal review board member or certain relatives of a member of an appraisal review board. See PROHIBITION ON CONTRACTS on page 5.

CKA (LEGAL) SAFETY PROGRAM/RISK MANAGEMENT INSPECTIONS

At ASBESTOS HAZARD EMERGENCY RESPONSE ACT, DUTIES, items 5 through 7, we have added citations for easier reference to the federal requirements.

Existing statutory text added at WARNING LABELS, on page 4, provides the exact language that must be included on labels placed adjacent to any asbestos-containing building materials and the display requirements for the labels.

CKB (LEGAL) SAFETY PROGRAM/RISK MANAGEMENT ACCIDENT PREVENTION AND REPORTS

This policy, previously included only in the *TASB Policy Reference Manual*, addresses eye and face protection for accident prevention purposes and is being added to your localized manual at this update. The policy references recommended guidelines on protective eye and face equipment in schools from Texas Department of State Health Services rules. We have also included Administrative Code provisions listing when the guidelines are applicable.

CKB (LOCAL) SAFETY PROGRAM/RISK MANAGEMENT ACCIDENT PREVENTION AND REPORTS

Consistent with the content of the corresponding legally referenced policy, we have expanded the scope of this local policy to address face protection in addition to eye protection and have added a reference to visitors at the schools.

In addition, we have added a reference to the relevant Texas Department of State Health Services guidelines and have replaced the list of circumstances when eye and face protection must be worn with a cross-reference to the legal policy, which includes an updated list.

CL (LEGAL) BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

Existing language from the Administrative Code added on page 5 clarifies that the district must provide a buyer of district property any CERTIFICATE OF MOLD REMEDIATION issued during the five years preceding the date the district sells the property.

We have also added a citation to the Administrative Code at POOLS.

CPC (LEGAL) OFFICE MANAGEMENT RECORDS MANAGEMENT

We have added a link to the records retention schedules published by the State Library and Archives Commission that apply to school districts. One of these schedules, Local Schedule SD-Records for Public School Districts, was updated in September 2010. See RETENTION SCHEDULES on page 3.

CRD (LEGAL) INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

Existing statutory text added at ELECTION TO BE EXEMPTED, beginning on page 8, lists the HIPAA provisions from which the plan sponsor of a nonfederal governmental group health plan, in this case a school district, may elect to be exempted.

DC (LEGAL) EMPLOYMENT PRACTICES

Revisions to this policy are as follows:

- At DELEGATION OF AUTHORITY, we have replaced text with cross-references to BBFB and DBE for detailed information about the nepotism implications of delegating employment authority to the superintendent.
- We have moved the details about the GRIEVANCE policy requirements from page 1 to a separate margin note on page 2.
- We have repeated from BBC(LEGAL) a provision prohibiting a board member from accepting employment with the district for a year after his or her board membership ends. See FORMER BOARD MEMBER EMPLOYMENT on page 4.
- An existing statutory provision referencing the PENALTIES for violating the new hire reporting requirement has been added on page 5.

DI (LEGAL) EMPLOYEE WELFARE

We have revised this policy to update references to the "Texas Department of Health" to "Texas Department of State Health Services."

DK (LEGAL) ASSIGNMENT AND SCHEDULES

On page 1, we have added a link to an Administrative Code chart showing the certification requirements for various positions.

On page 3, text at INAPPROPRIATELY CERTIFIED OR UNCERTIFIED TEACHER, item 1, has been revised to better match statutory language. The citation has also been updated.

DMA (LEGAL) PROFESSIONAL DEVELOPMENT REQUIRED STAFF DEVELOPMENT

We have revised the text at TITLE I STAFF DEVELOPMENT to better reflect statutory language. Citations have also been updated.

E (LEGAL) INSTRUCTION

Update 89 includes significant reorganization of the E section addressing Instruction. These changes are prompted by a reexamination of the instruction policies in light of new options available to students to earn credit, such as through the Texas Virtual School Network (TxVSN). As a result, policies previously under the heading of Individualized Learning (EEJ), such as those addressing credit by examination and correspondence courses, have been revised and moved to the new heading, Alternative Methods for Earning Credit. As explained in more detail below, text on correspondence courses has been incorporated into EHDE addressing distance learning. This reorganization results in the following specific changes to the E section table of contents:

- Credit by Examination With Prior Instruction, previously at EEJA, has been moved to EHDB.
- Credit by Examination Without Prior Instruction, previously at EEJB, has been moved to EHDC.
- Text previously at EEJC addressing correspondence courses has been moved to EHDE, which now addresses all types of distance learning.
- EEJA, EEJB, and EEJC are no longer active codes.
- The EHD series has been renamed Alternative Methods for Earning Credit.
- Travel Study, previously at EHDB, has been moved to EHBM.
- Honors, previously at EHDC, has been moved to EHBN.

EEJA(LEGAL)INDIVIDUALIZED LEARNING
CREDIT BY EXAMINATION WITH PRIOR INSTRUCTION

As indicated above, we have moved material addressing credit by examination with prior instruction to EHDB. EEJA is no longer an active code.

EEJA (LOCAL) INDIVIDUALIZED LEARNING CREDIT BY EXAMINATION WITH PRIOR INSTRUCTION

As indicated above, we have revised and moved material addressing credit by examination with prior instruction to EHDB. EEJA is no longer an active code.

EEJB (LEGAL) INDIVIDUALIZED LEARNING CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION

As indicated above, we have moved material addressing credit by examination without prior instruction to EHDC. EEJB is no longer an active code.

EEJB (LOCAL) INDIVIDUALIZED LEARNING CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION

As indicated above, we have revised and moved material addressing credit by examination without prior instruction to EHDC. EEJB is no longer an active code.

EEJC (LEGAL) INDIVIDUALIZED LEARNING CORRESPONDENCE COURSES

As indicated above, we have moved material addressing correspondence courses to EHDE addressing distance learning. EEJC is no longer an active code.

EEJC (LOCAL) INDIVIDUALIZED LEARNING CORRESPONDENCE COURSES

As indicated above, we have revised and moved material addressing correspondence courses to EHDE addressing distance learning. EEJC is no longer an active code.

EFB (LOCAL) INSTRUCTIONAL RESOURCES LIBRARY MEDIA PROGRAMS

This policy on library media programs is recommended for deletion from the district's manual. Much of the text is unnecessary to include in board-adopted policy, and the *TASB Regulations Resource Manual* includes sample procedures on maintaining library resources. See EFA(REGULATION) available in the *TASB Regulations Resource Manual* on myTASB.

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

On pages 4 and 5, we have added existing statutory text addressing the School Health Advisory Council's DUTIES, which include making policy recommendations about recess. Existing statutory text has also been included to address the board's responsibility to determine the specific CONTENT OF HUMAN SEXUALITY INSTRUCTION in the district.

EHB (LEGAL) CURRICULUM DESIGN SPECIAL PROGRAMS

Administrative Code revisions effective August 24, 2010, resulted in several amendments to this policy on dyslexia and related disorders. Most of the Administrative Code changes were to clarify existing language. However, the State Board's handbook on dyslexia was officially renamed to the *Dyslexia Handbook: Procedures Concerning Dyslexia and Related Disorders*.

EHBA (LEGAL) SPECIAL PROGRAMS SPECIAL EDUCATION

On page 2, we have updated the terminology at PLACEMENT OPTIONS, item 11, to replace "state school" with "state supported living center" consistent with recent amendments to the Administrative Code, effective August 24, 2010.

EHBC (LEGAL) SPECIAL PROGRAMS COMPENSATORY/ACCELERATED SERVICES

Existing statutory text added on page 9 includes requirements for intensive programs of instruction offered to STUDENTS RECEIVING SPECIAL EDUCATION SERVICES, including that the admission, review, and dismissal committee must design each program to meet certain standards.

EHBI (LEGAL) SPECIAL PROGRAMS ADULT AND COMMUNITY EDUCATION

A new Administrative Code provision, effective July 1, 2010, is cited at ESSENTIAL PROGRAM COMPONENTS, item 6. The new text requires a district's adult education program to include collaboration with multiple partners in the community to expand the services available to adult learners and to prevent duplication of services.

At DIPLOMA REQUIREMENTS, the reference to 19 Administrative Code Chapter 75 has been corrected to Chapter 74.

We have moved the provisions addressing REIMBURSEMENT FOR COMMUNITY EDUCATION to the end of the policy for better flow.

EHDB(LEGAL)ALTERNATIVE METHODS FOR EARNING CREDIT
CREDIT BY EXAMINATION WITH PRIOR INSTRUCTION

The legally referenced text on credit by examination with prior instruction, previously at EEJA, has been moved unaltered to this new code.

EHDB (LOCAL) ALTERNATIVE METHODS FOR EARNING CREDIT CREDIT BY EXAMINATION WITH PRIOR INSTRUCTION

In moving the local policy text on credit by examination with prior instruction from EEJA, we are recommending significant revisions to the text. To assist district staff, parents, and students, the policy lists the circumstances under which a student who has had prior instruction in a subject may be given an opportunity to demonstrate mastery or earn course credit through a credit by examination:

- The student is enrolling in the district from a nonaccredited school;
- The student has failed a subject or course; or
- The student earned a passing grade in a subject or course but failed to earn credit because of excessive absences.

The revised policy continues to state that examinations shall assess mastery and shall be administered according to the district's procedures.

We are recommending deletion of provisions previously included in the policy:

- The provision stating that credit by examination shall not be used to gain eligibility for participation in extracurricular activities is governed by UIL rules and therefore not necessary to address in local policy.
- The provision requiring a student to score a 70 or above on the examination is included in EHDB(LEGAL).

The district's administrative procedures would provide guidance to determine whether the student has had prior instruction in the subject or course and address any other requirements, for example, requiring a student taking an examination to earn a minimum failing grade in the course, if that is the district's practice.

Along with this, we recommend for deletion and have not moved from EEJA the district's unique local provision excluding grades from credit by examination from the calculation of class rank. All rules detailing how the district determines grade point averages and class ranking should be addressed at EIC(LOCAL), without duplication and potential conflicts elsewhere in the policy manual.

Please note: We recommend for deletion your locally developed text requiring fees to cover the administration of the test. The authorized fees a district may charge are governed by state law, cited at FP(LEGAL).

EHDC (LEGAL) ALTERNATIVE METHODS FOR EARNING CREDIT CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION

The text on credit by examination without prior instruction, previously at EEJB, has been moved unaltered to this new code.

EHDC(LOCAL)ALTERNATIVE METHODS FOR EARNING CREDIT
CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION

Provisions on credit by examination without prior instruction have been moved from EEJB and have been updated throughout to simplify and refine the text. In addition, we have made several substantive changes, as explained below.

The requirement for the district to publish the TEST DATES has been expanded to include an option to publish the dates on the district's Web site.

Text requiring students to register for examinations at least 30 days before the test date is recommended for deletion, since this information is better suited for administrative regulations. The *TASB Model Student Handbook* includes information on this topic.

For clarity, we have reordered provisions addressing fees and requests for alternative examinations or dates. Districts are still prohibited from charging any fees for examinations administered on the published or alternative dates, except that the district may require a parent to pay for an alternative examination purchased from a source approved by the State Board of Education.

We have added a reference to the board's approval of the KINDERGARTEN ACCELERATION procedures to be consistent with the statutory provision stating that the district shall develop procedures that are approved by the board. We have also clarified that the procedures are used to determine whether a child who is five years old at the beginning of the school year may be assigned to first grade rather than kindergarten.

Please note: We recommend for deletion and have not moved from EEJB your unique local provision regarding the completion of expected projects as this information is better suited for placement in administrative procedures, such as the student handbook.

EHDD (LEGAL) ALTERNATIVE METHODS FOR EARNING CREDIT COLLEGE COURSE WORK/DUAL CREDIT

With our focus in this update on distance learning and the Texas Virtual School Network (TxVSN), we have added a *Note* referring to EHDE, Distance Learning, and the TxVSN Web site for information on dual credit courses available through the TxVSN.

An existing statutory provision requiring a public institution of higher education to assist a district in developing and implementing the district's COLLEGE CREDIT PROGRAM has been added on page 1.

At DUAL CREDIT PROGRAMS on page 2, we have moved relevant definitions to the beginning of the section, and we have added an existing statutory provision authorizing a school district to offer a dual credit course through agreement with a community college, regardless of whether the high school is located within the service area of the college district, if the college district that serves the area where the relevant high school is located is unable to provide the requested course to the satisfaction of the school district.

Extensive information from existing Administrative Code rules has been added at INSTRUCTIONAL PARTNERSHIPS WITH COMMUNITY COLLEGE DISTRICTS beginning on page 3, including a list of the types of partnerships, detailed information about the types of partnerships, and required elements of partnership agreements.

EHDD (LOCAL) ALTERNATIVE METHODS FOR EARNING CREDIT COLLEGE COURSE WORK/DUAL CREDIT

With our focus in this update on distance learning and the TEXAS VIRTUAL SCHOOL NETWORK (TxVSN), we have updated this policy to include provisions on college-level courses available through the TxVSN. Students may enroll in dual-credit courses through the TxVSN in accordance with the guidelines published by the TxVSN and the course provider. The district will apply credit earned toward graduation requirements.

For additional information on the TxVSN, including a discussion of other policy and administrative issues, see the *Texas Virtual School Network Policy Considerations*, available on myTASB at www.tasb.org/services/policy/mytasb/alerts/txvsn.aspx, and the TxVSN Web site at www.txvsn.org.

We have also revised the text at PARTNERSHIP PROGRAMS to make stylistic changes and to remove the list of the types of partnership programs that a district may enter into with a college or university. This material is now included at EHDD(LEGAL).

At OTHER COLLEGE-LEVEL COURSES, the provisions allowing a student to earn college-level credit by completing a course at an accredited college or university that is not in a partnership program with the district have also been updated with stylistic changes.

Please note: We have retained, unchanged, your unique local provisions at TUITION, BOOKS, and DISQUALIFIED STUDENT.

EHDE (LEGAL) ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING

As mentioned above, we have moved material addressing correspondence courses from EEJC to this policy so that the various types of distance learning are in one location in the manual. In addition, the text at DISTANCE LEARNING AND CORRESPONDENCE COURSES was revised as a result of amendments to the Administrative Code, effective September 2010, to add to the list of distance learning technologies references to "online courses" and "the Texas Virtual School Network (TxVSN)."

Significant detail on the TxVSN has been added to this policy, including provisions on student eligibility, a prohibition on requiring a student to enroll in a TxVSN course, a provision allowing a transfer student to remain enrolled in a TxVSN course, requirements for students enrolled in a TxVSN to take required state assessments, provisions addressing allowable fees, and information about applicability of the TxVSN provisions.

EHDE (LOCAL) ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING

This new policy includes material on the TEXAS VIRTUAL SCHOOL NETWORK (TxVSN) and, from EEJC, material on other distance learning and correspondence courses. Provisions addressing TxVSN are addressed separately from provisions addressing other types of distance learning based on the specific legal requirements and obligations applicable to the TxVSN. For this reason, the recommended policy text:

- Requires the superintendent or designee to establish separate procedures for students to enroll in TxVSN courses; and
- Includes a statement that enrollment in TxVSN courses is not subject to any limitations the district may impose for other distance learning courses.

For additional information on the TxVSN, including a discussion of other policy and administrative issues, see the *Texas Virtual School Network Policy Considerations*, available on myTASB at www.tasb.org/services/policy/mytasb/alerts/txvsn.aspx, and the TxVSN Web site at www.txvsn.org.

Text on OTHER DISTANCE LEARNING has been updated. For added flexibility, we have removed the specific requirement to publish the district's procedures in the student handbook, as these could be published online or in other materials. In addition, the text has been broadened to reflect that distance learning may be used to earn credit in a subject or course, not just to receive graduation credit.

If the district has rules regarding which students are eligible to take correspondence courses, the maximum number of credits a student may earn through correspondence courses, and the maximum number of correspondence courses a student may enroll in at any one time, we recommend they be addressed in the student handbook or other administrative regulations.

We recommend for deletion and have not moved from EEJC your locally developed language regarding the deadline to submit grades from correspondence courses. The district may wish to include in administrative regulations a preferred deadline to assist the district in receiving all relevant information for graduation purposes; however, please be aware that state law requires that a student be allowed to graduate if he or she has completed each course required for graduation.

Finally, we recommend for deletion the district's unique local provision excluding grades from correspondence courses from the calculation of class rank. All rules detailing how the district determines grade point averages and class ranking should be addressed at EIC(LOCAL), without duplication and potential conflicts elsewhere in the policy manual.

EIF (LEGAL) ACADEMIC ACHIEVEMENT GRADUATION

Language at DIPLOMA/TRANSCRIPT/CERTIFICATE OF COURSEWORK COMPLETION, on page 1, has been updated as a result of amendments to the Administrative Code, effective August 23, 2010, to indicate that the academic achievement record or transcript, rather than the diploma, records individual accomplishments, achievements, and courses completed and displays appropriate graduation seals. Also based on the Administrative Code revisions, we have:

- Added text, on page 3, requiring STUDENTS WITH DISABILITIES who are on a modified curriculum to be automatically placed in the minimum high school program;
- Added text, also on page 3, that a student who took courses under the minimum high school program prior to the 2009–10 school year may remain in the minimum program (see APPLICABILITY);
- Updated the statutory references to the minimum high school program REQUIREMENTS based on the year in which the student entered grade 9;
- Updated and added detail on PHYSICAL EDUCATION SUBSTITUTIONS, on page 5; and
- Added text, at PRIOR COURSES on page 6, clarifying whether certain courses taken in prior years apply toward graduation requirements.

For clarification, we have:

- Added detail about personal graduation plans for STUDENTS RECEIVING SPECIAL EDUCATION SERVICES, on page 2, including the requirement that the admission, review, and dismissal committee and the district be responsible for developing the plan; and
- Added references to the program requirements for the RECOMMENDED HIGH SCHOOL PROGRAM and the ADVANCED/DISTINGUISHED ACHIEVEMENT HIGH SCHOOL PROGRAM, on page 4, for students who entered grade 9 before the 2007–08 school year.

Citations have been updated throughout the policy.

FD (LOCAL) ADMISSIONS

This policy has been updated to allow a MINOR LIVING APART from his or her parent, guardian or other person having lawful control of the student to present an authorization agreement as provided in Chapter 34 of the Family Code when enrolling in the district as an alternative to the required power of attorney. In an authorization agreement, a parent authorizes the child's grandparent, adult sibling, or adult aunt or uncle to perform acts described in Family Code 34.002, such as approving immunizations and medical care, enrolling the child in school, and giving permission for participation in extracurricular activities. A minor living apart must provide either a power of attorney or an authorization agreement, but under the policy the superintendent continues to have authority to grant exceptions to this requirement based on the individual student's circumstances.

Other provisions in the policy have been updated to simplify and refine the text. The text at REGISTRATION FORMS includes minor editorial changes. At PLACEMENT, ACCREDITED SCHOOLS, the parent rather than the student has the obligation to provide evidence of prior schooling outside the district when a student enrolls after attending an accredited school. Likewise, at WITHDRAWAL, the parent rather than the student must present the signed request stating the reason for withdrawal. Text at TRANSFER CREDIT has been revised to clarify that the district will validate courses taken by students at nonaccredited schools before the district grants credit.

Please note: We have retained, unchanged, your unique local provisions at PROOF OF RESIDENCY and SUBSTANTIAL AFTER-SCHOOL CARE. We recommend for deletion your locally developed language at WITHDRAWAL requiring completion of an "Intent to Enroll Withdrawn Student" form as this information is procedural in nature and is better suited for placement in administrative regulations.

FFAB (LEGAL) WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

At REASONS OF CONSCIENCE, on page 2, we have updated the title of the commissioner to the "commissioner of state health services."

FFAE (LEGAL) WELLNESS AND HEALTH SERVICES SCHOOL-BASED HEALTH CENTERS

At FUNDING, on page 3, we have updated the title of the commissioner to the "commissioner of state health services."

FO (LEGAL) STUDENT DISCIPLINE

Because the provisions prohibiting SECLUSION apply to all students, not just students with disabilities, we have added the text to this policy on student discipline. See page 4. The seclusion provisions are also included at FOF(LEGAL), addressing discipline of students with disabilities. "Seclusion" is defined as a behavior management technique in which a student is confined in a locked box, locked closet, or locked room that is smaller than 50 square feet in size.

FOCA (LEGAL) PLACEMENT IN A DISCIPLINARY ALTERNATIVE EDUCATION SETTING DISCIPLINARY ALTERNATIVE EDUCATION PROGRAM OPERATIONS

From amended Administrative Code rules on DAEPs, effective August 18, 2010, we have added beginning on page 3 text addressing ACADEMIC ASSESSMENTS administered to a student in a DAEP. The new provisions include information on which assessments may be administered, factors to determine the appropriate grade level assessment, and reporting requirements to the student's locally assigned campus. The new provisions require the district to develop procedures for administering the assessments that must be given when a student is placed in a DAEP and when the student departs from the DAEP. Appropriate text will be included in the next release of the *Model Student Code of Conduct*, scheduled to be issued in summer 2011.

FP (LEGAL) STUDENT FEES, FINES, AND CHARGES

At AUTHORIZED FEES, item 16, we have included the statutory authority for the district to charge a fee for enrollment in a course through the Texas Virtual School Network (TxVSN).

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

CROSS-INDEX

- A -

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

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P adoption, board action assessment instruments BEC budget CE curriculum EG discipline management program FNC district and campus plans BQ, BQA, BQB library, audio-visual materials EFA policies BF sex education instructional materials EHAA student code of conduct FNC, FO supplementary materials EFA, EFAA tax rate CCG textbooks EFAA adoption leave DEC adult education program EHBI advanced/distinguished achievement program EIC, EIF advanced placement courses EIC, EIF advertising on school buses CNB in schools GKB in student publications FMA outdoor GKB political CPAB use of district mail system CPAB advisory committees/councils BDF, BQ, BQA, BQB, DGB affirmative action DAA after-school care FD, FFC agenda, board meetings BE, BEC, BED agents, solicitors, vendors CHE, GKC aggression DIA, FFH, FNC AHERA (Asbestos Hazard Emergency Response Act) CKA AIDS/HIV and other communicable diseases DAA, DBB, EHAA, FFAD, FL alcohol awareness instruction EHAC alcohol use by board members BBC by employees DFBB, DH, DHE, DI by students FNCF, FOC, FOD, FOF by superintendent BJCF by visitors GKA, GKD alternative assessment EIE amendment board policy BF budget CE regulations BP student records FL Americans With Disabilities Act Amendments Act of 2008 (ADAAA) access to facilities GA employment procedures DAA grievance procedures DGBA, GF medical examinations DBB anabolic steroids EHAA, FFAC, FNCF anaphylaxis FFAC animals in the school EMG annual operating budget board responsibility BAA preparation CE process/deadlines CE public hearings BDAA, CE superintendent's responsibility BJA annual reports (See reports) annuities, salary deductions/reductions CFEA, CRG appeals employee DGBA parent FNG, GF

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

bank depository BBFB, BDAE basic instructional program EHAA before/after-school activities FM, FNAB benefits, employment CRD, CRE, DEA, DEB, DEC, DED, DEE bicvcle use FFFD bidding bus leases CH competitive CH, CV, CVA emergency repairs CH. CV maintenance CH, CV personal property CH professional services CH, CV bids, school depository BDAE bilingual instruction EHBE birth certificate DBA, FD block schedules EEC, EED, FM bloodborne pathogen exposure DBB board of trustees agenda for meetings BE authority, exercise of BBE campaigning on school grounds BBB candidate qualifications BBA committees BDB conflict of interest BBFA, BBFB conventions, conferences, workshops BBD, BBG, BE duties, general and specific BAA, BDAA election campaign funds BBBA election date BBB election filing information BBB election of officers BDAA employment, former board member BBC, DC ethics BBBB, BBF evaluation of superintendent BJCD financial statement BBFA goals BBD immunity from liability BBE internal organization BDAA legal status BA liability insurance CRB meetings (See school board meetings) memberships BC oaths BBB policies, development/amendment of BF powers, general and specific BAA, BDAA public information program GB, GBA, GBB, GBBA quorum for board meetings BE quorum for canvassing election results BBB reimbursement of expenses BBG reorganization of officers BDAA resignation, removal from office BBC self-evaluation BG term of office BBB training and orientation BBD travel BBG vacancy BBC bomb threats CKC bonded employees CG, CKE bonds bonds and bond taxes CCA campaigns CCA for insured loss CV payment and performance CV

- B -

band program EHAD, FM, FMF

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proceeds CDA recreational facilities CCD, CCE referenda CCA refunding CCA revenue CDBA booster organizations GE borrowing funds CCF Boy Scouts of America GKD breakfast program (See food service) bribery BBFB broadcasting and taping school board meetings BE sports and special events GBB, GBBA budget (See annual operating budget) budget and finance accounting system CF data management CPC depository, bank BDAE payroll procedures CFE buildings, equipment, grounds ADA compliance GA evaluation CS insurance program CR, CRA, CRB leasing and renting CX, GKD maintenance CLB operations CL, CMA playgrounds GRA records CLD responsibility of principal DP safety CK, CKA, CKB, CKC, CKE, CLC security program CKE, CLA structural pest control CLB, DI, FD bullying CQ, FFI burglary and vandalism CLA, FNCB burglary damage report CLD buses (See also transportation) accident reports CNB conduct, student FO drivers, commercial driver's license DBA, DHE drug/alcohol testing of drivers DHE emergency evacuation of CNC leases CH, CNB maintenance CNBA routes CNA special use CNB seat belts, use of CNB video cameras FO businesses, relations with GKE bylaws (See policy system)

- C -

cafeteria plan deductions/reductions CFEA cafeteria, school CO, COA, COB cafeteria workers (See support staff) calendar annual, school year EB appraisal/evaluation of employees BJCD, DN, DNA, DNB budget CE payroll CFE campaign funds BBBA campaigning on district premises BBB, CPAB, DGA, GKD campus improvement plans and objectives BQ, BQA, BQB

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P campus incentive plan BQA, BQB (See also educator excellence awards) Campus Intervention Team (CIT) DFBB campus, open or closed FEÈ campus planning and decision-making process BQ, BQB campus program charter EL campus ratings AIA, AIB capital equipment purchasing CHD capitalization planning CFB cardiopulmonary resuscitation certification DBA instruction EHBK career and technical education CNA, EEL, EHBF, EIF career ladder DEA care of school property CLB, FNCB cash in school buildings CFG cellular phones CPAC, FNCE censorship (See First Amendment) ceremonies and observances CLE, EMD certificate of coursework completion EI, EIF certificate of indebtedness CCC, CDA certification educator, failure to maintain DFBB lack of DBA, DK, DPB paraprofessional DBA professional DBA certified agenda BEC, GBA certified personnel (See educator certification) chain of command BKB change orders CV channel one EFA character education EHBK character plus schools GND charter schools AG, AH, EL checking accounts CFF check-writing procedures CFF, CHF cheerleaders FM, FMF chemicals, hazardous CKA, CLB, DI, GB child abuse BQ, DH, DIA, FFG, FFH, GRA child care, public school FFC Children's Internet Protection Act (CIPA) CQ child support CFEA chronic health conditions FFAF choral and music program EHAD, EMI, FM, FMF church, use of school facilities GKD CIPA (See Children's Internet Protection Act) city tax assessor-collector BDAF city tax office BDAF civic organizations GKE civil defense agency relations CKC, GKA, GKD, GRA civil defense and fire drills CKC civil rights DAA, DIA, FB, FFH, GA civil rights of minors FB, FFH, FN, GRA class gifts CDC, FJ classification of students by grade EIE class interruptions EC class rankings EIC class size EEB cleanup procedures, bodily fluids FFAC closed board meetings BE, BEC closed campus FEE closed-circuit television EFF closing of school, emergencies CKC, GKD clubs FM, FNAB, FNCC COBRA (Consolidated Omnibus Budget Reconciliation Act) (See insurance) code of ethics board members BBD, BBF

financial CAA personnel DBD, DH collateral BDAE, CDA collections, contributions, and membership fees FJ, FP college-bound students EJ college course work personnel DMC . student EHDD college preparatory program EIF, EK colleges and universities, relations with GNC college visits FEA commencement FMH commercial sponsorship GKB commissioner, appeals to DFD, DGBA, FNG, GF committees administrative councils, cabinets, committees BM admission, review, dismissal (ARD) EHBA series attendance FEC board BDB board advisory BDF curriculum development EG faculty advisory council BQA, BQB food service advisory CO for selection of architects and engineers CV grade placement EIE language proficiency assessment EHBE local adoption of textbooks EFAA local school health advisory council BDF, EHAA, FFA official textbook selection EFAA parent advisory BDF, EHAA, FFA, GE placement review FOC planning and decision-making BQ, BQA, BQB special education advisory EHBA series communicable diseases DAA, DBB, FFAD community organizations, relations with GKE, GKF press, relations with GBB, GBBA resource persons EFC school-community cooperation GE, GK series school-community guidance FFC use of school facilities GKD welfare organizations GRA community instructional resources EFC community involvement in board meetings BED budget planning CE business and industry BQA, BQB, GKE facility planning CT quidance program FFC health education advisory council BDF, EHAA, FFA instructional resources EFC parent-teacher organizations GE planning and decision-making BQ, BQA, BQB policy development BF site-based decision making BQ, BQA, BQB staff participation in community activities DGA volunteers in public schools GKG comparability assurances EHBD compensation and benefits board members BBG employees DEA, DEAA, DEB, DEC, DECA, DECB, DED, DEE compensation for extra duties DEA, DK compensatory instruction EHBC, EIE compensatory time/pay, nonexempt employees DEA competency testing, student EIF, EK series competition, student FG, FM, FMF competitive bidding CH, CV, CVA

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P competitive sealed proposals CVB complaints/grievances against peace officers CKE by personnel DAA, DGBA, DIA by public EFA, GA, GF by student/parent FB, FFH, FNAA, FNG whistleblower complaints DG, DGBA comprehensive guidance program FFEA compulsory attendance FEA, FED computer purchasing CH computer use CQ concessions CDG conditions of employment credentials and records DBA medical examination DAA, DBB, DEC residence requirements DB restrictions on employing/assigning relatives of personnel DBE, DC, DK restrictions on employing relatives of board members DBE restrictions on moonlighting DBD, DEC, DECA conduct on buses FO personnel DH on school premises, public GKA students FNC series, FO conferences board meeting videoconference calls BE board member attendance BBH parent EHBB, EIA, FFC, FOA confinement (See restraint of students) conflict of interest board members BBFA, BBFB personnel DBD, DGA, DH conflict resolution DGBA construction plans and specifications CS, CV series consultants board, external BDE facility planning CT outside consulting by staff DBD special education EHBA consultation agreements DGB consumer credit reports DBAA contagious diseases (See communicable diseases) contests for students FG, FM, FMF continuing contracts employment practices DC, DCC hearings before hearing examiner DFD reduction in force DFCA resignation DFE return to probationary status DFAC suspension/termination DFCA contracted bus service CNA contracting for instruction with outside agencies EEL, FFC, GN series contracts administrators DC, DCA, DCB, DCC, DCE bidding, construction CH, CV, CVA, CVE, CVF career and technical EEL, FFC, GN continuing DC, DCC, DFCA depository BDAE dual DCB, DK educator continuing DCC probationary DCA term (Chapter 21) DCB noncertified professional employees DC, DCE not under Chapter 21 DCE

probationary DC, DCA, DFAA, DFAB, DFAC professionals (lawyer, engineer, auditor) CH superintendent BJC teacher (See educator, above) term contracts DC, DCB, DFBA, DFBB controlled substances DH, DHE, DI, FNCF, FNF, FOC, FOD, FOF controversial issues EFA, EFC, EMB controversial speakers EFC, EMB conventions, conferences, and workshops board members BBH personnel DMA, DMD cooperative purchasing agreements CH coordinated health program EHAC coordination of paid benefits CRE, DEC copyrighted material EFE corporal punishment FO correspondence courses EHDE counseling and guidance programs EJ, FFE county government GRB county juvenile board FODA countywide appraisal district BDAF, CCH course credit requirements EHA series, EI, EIF course offerings electives **EHAD** elementary EHAB secondary EHAC graduation requirements EIF court-related students admission FD liaison officer FFC placement FODA CPR (See cardiopulmonary resuscitation) credit, award of EI, FEC credit by exam with prior instruction EHDB without prior instruction EHDC credit recovery EHDB, FEC criminal activity, reports of DH, DI, FL, FOD, GRA criminal history record contractors CJA employees DBAA volunteers GKG crisis management/intervention CKC, FFB, FFE crossing guards GRB crowd control GKA cultural institutions relations GKF curriculum design EHA series development EG elective instruction EHAD enrichment EHAA essential knowledge and skills EHAA experimental courses EGA extended instructional programs EHDD, EHDE college course work EHDD distance learning EHDE honors program EHBN summer school EHDA travel study EHBM foundation EHAA guides and course outlines EG magnet schools and programs EGA pilot projects EGA planning EG required instructional program all levels EHAA elementary EHAB

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secondary EHAC research EG sex education EHAA special programs adult education EHBI at-risk students EHBC bilingual education EHBE career and technical education EHBF character education EHBK community education EHBI compensatory education EHBC, EIE deaf or hearing-impaired EHBH dual language program EGA English as a second language EHBE gifted and talented students EHBB high school equivalency EHBL homebound instruction EHBA life skills EHAA prekindergarten EHBG remedial instruction/tutorials EHBC special education EHBA series Title I EHBD custodial services CLB, GKD custodian of records CPC, FL, GBA cyberbullying CQ, FFI

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dairy products, purchase of COA damage reporting CLD data management CPC, CQ, GBA dating violence FFH days of service DC deaf or hearing-impaired BE, EHBA, EHBAA, EHBAB, EH-BAC, EHBH debt limitation CCA debt service bonds CCA certificates CCC revenue bonds CCD tax rate CCG warrants CCB deductions/reductions, salary CFEA deferred compensation CFEA, CRG defibrillators CKD, DMA delinquent taxes CCG demonstrations and strikes DGA, FNCI, GKA depository of funds BDAE student activity funds CFD board member conflict BBFB deputy voter registrar DP design and construction of school facilities CS, CVC destruction of records CPC, FL, GBAA detention FO diabetes management treatment plan FFAF dietary supplements DH, FFAC diplomas EIF, FMH directory information FL disabilities ADAAA (See Americans with Disabilities Act Amendments Act of 2008) IDEA (Individuals with Disabilities Education Act) EHB, EHBA series Section 504 (for students) EHBH, FB

temporary (of employees) DBB, DEC disaster drills CKC disciplinary action, employees continuing contract DFCA noncontract DCD probationary contract DFAA suspension with or without pay DCD, DFAA, DFBA, DFCA term contract DFBA disciplinary alternative education program (DAEP) FO series shared services arrangement BQ, FOCA discipline of students code of conduct FN, FNC, FO corporal punishment FO detention FO disciplinary alternative education program, placement in FOC discipline management program FNC, FO, FOC, FOD, FOF discipline management techniques FO disruptions and interference with the education process FNCI, FOA, GKA emergency placement FOE excessive absence or tardiness FEC expulsion FOD extracurricular standards of behavior FO fraternities, gangs, sororities, and other secret organizations FNCC juvenile justice system FODA juvenile residential facilities EEM notice to parents FO, FOA, FOD placement review committee FOA possession and use of narcotics, dangerous drugs, and alcohol FNCF, FOCA, FOD, FOF records FL, FO removal by teacher FOA suspension FOB unauthorized student assembly on school premises **FNCI** unexcused absences FEA, FEC videotaping FNG, FO disclosure, conflict of interest BBFA, DBD discretionary personal leave DEC discrimination employment DAA, DAB, DIA programs and services CS, DAA, DIA, GA student EHBA, FB, FD, FDAA, FFH dismissal, early (of school day) EC dismissal, employees continuing contract DFCA noncontract DCD probationary contract DFAA term contract BJCE, DFBA disorderly student conduct FNCH, FNCI, FOA disposal of unnecessary personal property/surplus CI of real property CDB dispute resolution, homeless students FDC disruptions of board meetings BED of classes by outsiders GKA of instruction EC student FNCI, FOA distance learning EHDE distinguished achievement program EIC, EIF distribution of equipment CM series distribution of printed material CPAB, FMA, FNAA, GKDA district award for teacher excellence (DATE) DEAA

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P district-level planning and decision-making process BQ, BOA district teaching permit DBA dogs, searches by trained DHE, FNF donations by district CE to district CDC of leave DEC DOT (U.S. Department of Transportation) DHE dress and personal grooming personnel DH student FNCA uniforms FNCA drill squads FMF driver education EHAD dropout prevention/reduction BQA, BQB, EHBC, EHBD drug-free schools act DH, DI, FNCF drug-free workplace act DH, DI drug screening/testing athletes/students FNF bus drivers DHE employees DHE drug searches by trained dogs DHE, FNF drug use DH, DHE, DI, FFAČ, FNCF, FOC, FOD, FOF dual contracts DCB, DK dual language immersion program (DLIP) EGA due process regarding complaints alleging violation of constitutional rights DGBA, FNG, GF under continuing contracts DFCA hearings by hearing examiner DFD under probationary contracts DFAA for students FOA, FOD, FOE, FOF under term contracts BJCE, BJCF, DFBA, DFBB dues, membership for professional organizations CFEA duplicating and printing CPAA, FL, GBA duty-free lunch DL duty schedule DK dyslexia BQ, EHB, EHBC, EKB, EKC, EL

- E -

early graduation EI, EIC, EIF, FMH education agency relations regional service center GNB state agency GND voluntary accreditation agency GNE education media and service centers GNB educational philosophy AE educational program access EHA educational specifications, facilities CS educational television EFF educator certification/credentials DBA, DCB, DFBB, DK, DPB educator excellence awards DEAA (See also campus incentive plan) election clerks FEB, FEC election of board members BBB elective instruction EHAD electronic bids and proposals CH, CV, CVA, CVB electronic communication CQ, FNCE security breach of CQ electronic courses, defined EHDE electronic devices, possession of FNCE electronic media DH, EFE

electronic textbook CMD, EFAA elementary instruction, required EHAB EMAT (Educational Materials and Textbooks) CMD emergency board meetings BE first aid care CKD, FFAC placement FOE plans and procedures, drills CKC repairs CH, CLB, CV school closings CKC suicide attempts/threats FFB, FFE emotionally disturbed students FFB, FFE (See also students: with disabilities) employees organizations CFEA, CPAB, DGA, DGB, GKD qualifications BJA, DBA, DP relations with students DH, DIA, FFH employment application DC annualized salary DEA architects and engineers CV series board members, former BBC, DC conflict of interest DBD criminal history record DBAA early separation DEA medical examinations, screenings DBB, DEC nepotism restrictions DBE, DC, DCD, DK outside consultants BDE practices DC series requirements bus driver annual physical DBA, DBB residency DB restrictions on moonlighting DBD, DEC, DECA after retirement DC, DPB status at-will DC, DCD continuing contract DC, DCC leave DEC, DECA, DECB non-Chapter 21 contract DC, DCE noncontract DC, DCD probationary DC, DCA reasonable assurance CRF, DCD, DCE return to probationary status DFAC temporary teacher contract DC, DCB, DPB term contract (educator) DC, DCB energy conservation CH, CL engineers and architects selection CV series English as a second language EHBE enrichment curriculum EHAA enrollment age requirements FD, FDA by attendance zone FC exemptions from health requirements FFAA, FFAB expelled transfer students FD, FOD health requirements FD, FFAA, FFAB immunizations FFAB projections CT residence requirements FD transfers from other districts FDA tuition FDA environmental authorities GRA equal access FNAB, GKD equal educational opportunities EHBA, FB equal employment opportunities DAA, DAB equalization allotment, state CBA equipment and supplies borrowing/loaning CMB distribution CMB, CMD

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

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facilities climate control CL community use of GKD conduct on school premises GKA, GKC naming CW planning and construction CS, CT, CV, CVA, CVB, CVC, CVD, CVE portable buildings CS faculty advisory council BQA, BQB, DGB fair employment CV, DAA, DAB falsification of records DFBB, FD FAPE (Free Appropriate Public Education) EHBA series federal funds CBB, EHBD fees, fines, and dues copies of records FL, GBAA student FP transcript FL tuition FDA felony offenses BBC, DF, DH, FOC, FOD, GRA FERPA (Family Educational Rights and Privacy Act) FL field trips EFD filling employment vacancies DC final examinations EIAA finality of grades DGBA, FNG financial ethics BBFA, BBFB, CAA, DBD financial reports and statements BR, CFA firearms CNC, EHAD, FNCG, FOD, GKA fire authorities GRA fire drills and civil defense CKC, GKD fire escapes CKC fire insurance CRA fireworks GKA first aid CKD, FFAC First Amendment BED, CPAB, DG, EFA, EMB, EMI, FMA, FNA, FNAA, GKDA fiscal management CA fiscal year CE fixed assets CFB flag regulations CLE FLSA (Fair Labor Standards Act) DEA FMLA (Family and Medical Leave Act) CRD, DEC, DECA, DECB food service breakfast program COB free and reduced-price meals program COB "junk food," sale restricted CO, FFA purchasing COA Summer Food Service Program COB surplus commodities CO vending/food dispensing machines COC, FFA foreign exchange students EKB. FD foreign language EHAB, EHAC foster care FD foundation curriculum EHAA foundation school program CBA four-year-olds EHBG, FD fraud CAA, CHE, DBD, DH free and reduced-price meals program (See food service) freedom of association DGA free speech (See First Amendment) fringe benefits DEB, DEC fund balance CE fund-raising activities DHA, FJ, GKB funds and accounts CFA activity, management of CFD depository BDAE investment, liquidity/diversification CDA

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

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handbooks administrative regulations BP student FN, FNC handicapped employees (See Americans with Disabilities Act Amendments Act of 2008) handicapped students (See students: with disabilities)

gangs, gang-related activities FNCC gate receipts CDG

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DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P harassment employees DAA, DH, DIA students DIA, FB, FFH, FFI, FNC Hatch Amendment EF hate literature FNAA, GKDA Hazard Communication Act DI hazardous routes CNA hazing DH, FFI, FNCC head lice FFAD health examinations/screenings diabetes FFAA drug/alcohol DHE, FNF dyslexia EHB hearing and vision, scoliosis FFAA personnel DBB, DHE students FFAA tuberculosis DBB, FFAA immunizations FFAB insurance CRD, FFD relations with health authorities GRA requirements for enrollment FFAB services DBB, FFA, FFAA, FFAC hearing examiners BJCE, BJCF, DFAA, DFBA, DFBB, DFC, DFCA, DFD, DFF hearing impaired BE, EHBH hearings board BE, DFBB, DGBA, FNG, GF budget CE challenging content of student records FL due process employees DFAA, DFBB, DFCA, DFD, DGBA students FOD, FOF expulsion of students FOD financial management report CFA independent hearing examiner DFBB, DFD nonrenewal BJCF, DFBB hepatitis DBB, FFAB higher education visits FEA highly qualified DBA, DK, EHBD High School Equivalency Program EHBL HIPAA (Health Information Portability Accountability Act) CRD hiring at-will (noncontractual) DC, DCD authority BJA, DC contractual DC, DCA, DCB, DCC, DCE practices DC superintendent BJB HIV (See AIDS/HIV) holidays personnel DED school EB religious DEC, FEA, FEB holdover doctrine BBC, DBE homebound instruction EEH homeland security BEC, CKC, GRC homeless students EHBC, EHBD, EI, FB, FD, FDC, FFAB, FFC home-rule school district AG home-school instruction FDA, FEA homework EIB honor graduates EIC honor rolls EID honors courses EHBN, EIF hospitalization insurance CRD hours of school day EC housing authorities relations GRA

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P HSEP (High School Equivalency Program) EHBL human sexuality education EFAA, EHAA hunter safety education EHAD hurricane warnings CKC

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IDEA (Individuals with Disabilities Education Act) EHBA series identification card CLA illness personnel DBB, DEC student FEC, FFAC, FFAD immunity (See liability) immunizations FD, FFAB incentives DEAA, DEC inclement weather procedures CKC income tax, salary deductions for CFEA increments, salary DEA independent auditors BAA, CFC independent hearing examiners BJCE, BJCF, DFAA, DFBA, DFBB, DFC, DFCA, DFD, DFF individualized learning correspondence course EHDE credit by examination EHDB, EHDC distance learning EHDE exams for acceleration EHDC remedial instruction EHBC special education EHBA series tutorial program EHBC individualized education program EHBA series individualized health plan FFAF individualized services plan EHBAC industrial development authorities GRA information access to district records BBE, GBAA access to employee records BBE, DBA, DN, GBAA access to student records FL demographic data CQ, GBA, GND innovative programs EGA inoculations FFAB inspections facility CS, CV purchasing CHD safety CKA instructional arrangements EE series instructional contracts with outside agencies EEL, EHBAC instructional day EC, EED instructional facilities allotment CCA instructional goals and objectives BQ series, EA instructional materials advertising materials, use of FMA complaints concerning EFA control of CMD copyrighted material EFE curriculum guides EG library, media center EFB selection of EFA, EFAA, EHAA teaching plans EEP instructional program (See also special programs) disciplinary alternative education program FOCA distance learning EHDE elective instruction EHAD evaluation of BQ, BQA, BQB, EHBD, GND extended instructional program EHDD, EHDE

college course work EHDD honors courses EIC, EIF summer school EHDA travel study EHBM innovative and magnet programs EGA organization of instruction ED required instructional program all levels EHAA elementary EHAB secondary EHAC instructional resources community EFC, GKE, GKF field trips EFD, FMG interactive television EFF libraries/media centers EFB instructional support services guidance program EJ, FFE health services FFA library, audio-visual center EFB school-community guidance program FFC special education programs EHBA series instructional television EFF insurance adjustor and carrier CR change of coverage CR Consolidated Omnibus Budget Reconciliation Act (CO-BRA) CRD deductions/reductions from salary CFEA enrollment information CRD fire CRA Health Insurance Portability and Accountability Act (HI-PAA) CRD health, life, disability CRD liability CRB school property CRA student FFD tax-sheltered annuities CFEA, CRG **TRS-Active Care CRD** unemployment CRF workers' compensation CRE, CV integrated planning process BQ, BQA, BQB intellectual property rights CQ, DGC, EFE intensive math and science program EHBC interdistrict relations EHBA, FDA interlocal agreements CH, GR, GRB interlocal cooperation contracts GR, GRB internal auditor BAA, CFC international baccalaureate program EIC, EIF Internet broadcast board meetings BE posting BBFA, BE, CHE, DBD, DC use of, by employees/students CQ intern program GNC interrogations and searches DHE, FNF, GRA interruption of classes EC interscholastic activities/athletics FM, FMF Interstate Compact on Educational Opportunity for Military Children EHBAB, EIF, EKB, FB, FDD, FEA, FFAB, FL, intoxicants BBC, BJCF, DFBA, DFBB, DFCA, DH, DI, FNCF, FNF, FOC, FOD, FOF, GKA intramural sports FMF inventories CFB investments, bond sales CDA investments of school funds CDA intrastate pipeline emergency response plan CS

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

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key control CLA kindergarten acceleration EHDC eligibility FD instructional requirements EHAB progress reports EIA retention EIE school day EC knives FNCG, FOD, GKA

- L -

labor organizations DGA, DGB land, sale of BAA, CDB, CDBA language other than English EHAB, EHAC law enforcement agencies GRA district peace officers CKE officers on district property GKA reports from FL, GRA reports to/refer to DH, FFG, FNF, GRA lawful assembly, disruption of GKA lay-offs (RIF) DFCA, DFF learning disabilities EHB, EHBA, EHBAA, EHBAB, EHBAC, FIF lease of real property by the district CX leasing and renting authority BAA, GKD buildings and grounds CDB, GKD buses CNA, CNB equipment and supplies CMB payments CDD, CX leaves and absences, employees assault (recuperative leave) DEC concurrent use of DEC continuation of health benefits CRD discretionary use of DEC extended DEC family and medical leave CRD, DEC, DECA, DECB funeral (bereavement) leave DEC infant care/child adoption DEC, DECA intermittent leave DEC, DECA mandatory court appearances/jury duty DEC

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maternity leave DEC, DECA military leave/reserve duty DEC, DECB nondiscretionary use of DEC on-the-job injury CRE, DEC paid/unpaid leave DEC payment for unused leave DEC personal illness DEC, DECA personal leave DEC professional development leave DEC professional meetings and visitations DMD qualifying exigency DECA sabbatical study/leave DEC state personal leave DEC state sick leave DEC temporary disability DEC leaving campus, students employment FEF illness FEC, FFAC lunch FEE medical appointment FEB parental permission FEB private lessons FEF legal services BDD LEP (See Limited English Proficiency) lesson plans EEP liability board members BBE, CRB for damage to school property FNCB insurance CRB school personnel CRB, DG, DH, FFAC, FFG, FOE volunteers GKG liaison court-related FFC homeless FFC libel FNAA, GKDA library-media center materials, complaints EFA professional resources EFB records and reports EFB selection of materials EFA lice FFAD life insurance CRD life skills programs EHAD Limited English Proficiency (LEP) EHBC, EHBE, EIE, EKB, EKBĂ limited open forum FNAB line and staff relations BKB line item transfers CE litigation expenses CRB lobbying (restrictions) CH, BBFB Local Government Records Act CPC, GBA, GBAA local government relations GRA local tax revenues CCG locker searches DHE, FNF loitering GKA loss control CK, CKA, CKB, CKC loyalty oath BBB LPAC (Language Proficiency Assessment Committee) ÈHBĚ, EĬE, EKBA lunchroom maintenance CLB

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McKinney-Vento Homeless Education Assistance Improvements Act of 2001 CNA, EHBD, FD, FDC, FFC

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P mail service CPAB maintenance bus maintenance CNBA changes and alterations CLB makeup work for students EIAB manifestation determination (IDEA) EHBAD married students FND master teacher grants DEAA maternity leave DEC, DECA, FNE meal service CO, COB media and service centers (regional) GNB mediation (See complaints/grievances) Medicaid FEB, FLA medical examinations DBB, FFAA medical insurance CRD, FFD medical treatment FFAC Medicare CFEA medication FFAC meeting notice board of trustees BE budget CE closed (board) BEC tax rate hearing CCG meetings board (See school board meetings) budget CE campus-level committee BQB closed (board) BEC community use of school facilities GKD district-level committee BQA emergency/regular/special (board) BE faculty/staff DLA juvenile justice board FODA media coverage BE, BEE, GBBA public complaints GF special education (ARD/IEP) EHBA series memorials CDC, CW mentoring EHBC, GKG metal detectors FNF, GKA microfilm CPC, GBAA migrant student EHBD, EI migratory child EEB, FD mileage reimbursement BBG, BJCA, DEE military dependents FD, FDD discharge records GBA instruction (JROTC) CG, EEL, EHAD, EIF leave CRD, DAA, DEC, DECA, DECB recruiters FL. GKC minerals, sale of BAA, CDB minimal nutritional value CO, FFA Minimum Foundation Program (See Foundation School Program) minimum high school program EIF minimum teaching duties DL minutes of board meetings BDAA, BE, BEC mission statement, district AE mobile telephones FNCE modified duty DK mold remediation CL, CRB moment of silence EC moonlighting DBD, DEC, DECA moral turpitude BJCF, DFBB, DH moving costs reimbursement DEB multihazard emergency operations plan CKC municipal government GRA music program EHAD

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National Honor Society FG National School Boards Association BC National School Lunch Program COB NCLBA (See No Child Left Behind) neighborhood associations GKE neighborhood schools FC nepotism BBFB, CCH, DBE new facilities, naming/dedication CW new hire reporting DC news conferences and interviews GBBA news coverage board meetings BE, BEE, GBBA broadcasting and taping board meetings BE, BEC news media relations/news releases GBBA sports and special events GBBA newspaper, school distribution of FMA night school EHBI, FP No Child Left Behind (NCLBA) adequate yearly progress (AYP) EHBD highly qualified DK, EHBD migratory child EEB parent involvement BQ recruiters FL, GKC school restructuring AIC, EHBD student/parent rights EF technology CQ noncertified personnel DBA, DC, DCD, DCE noncontract employment DC, DCD nondiscretionary personal leave DEC nondiscrimination CS, DAA, DIA, FB, FFH, GA noninstructional school activities FNAB nonprinted materials and services EFB nonprofit organizations GE, GKD nonpublic information GBA nonrenewal, term contract BJCF, DFBB, DFD nonresident students FD, FDA nonschool employment DBD nonschool literature FNAA. GKDA No Pass, No Play FM note and bond payments CCA, CCF notice of position openings DC notice to parents re uncertified substitutes DK, DPB, EHBD notice to SBEC BJCE, DF, DFAA, DFBA

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oath of office BBB objective criteria for personnel decisions DAB obscenity DH, FMA, FNCA observation days EHBK office management communications CPA computer technology CQ, EFE mail delivery CPAB printing CPAA records and reports CPC telephone CPAC officer attendance FED board of trustees BDAA budget BJA, CE

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peace officer CKE death while on duty DEB public information (records) CPC, GBA records management CPC offsetting paid leave benefits CRE, DEC open campus FEE open enrollment FDB open-enrollment charter school AH open meetings BDB, BE, BED open records (See Public Information Chapter of Government Code) operations, maintenance CLB organization administrative BJA board of trustees BDAA line and staff relations BKB organization charts BKA organization of grade levels ED organizations booster clubs GE parent organizations GE personnel DGA, DGB relations with community GKE, GKF relations with educational entities GNA, GNB, GNC, GND relations with governmental entities GR, GRA student FM, FNAB, FNCC orientation/training board members BBD employees DMA substitutes DPB other schools and/or districts, relations with FD, FDA, GNA outside agencies, instructional contracts with EEL outside employment BDB, DEC, DECA overtime DEA

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paging devices FNCE paperwork reduction BAA, DLB, GND paraprofessional personnel certification, highly qualified DBA, EHBD dismissal DCD hiring DC, DCD reasonable assurance of re-employment CRF parent advisory committee BDF, BQA, BQB, EHAA, GE parent involvement campus-level planning committee BQB conferences EIA discipline management FNC, FO, FOC, FOCA, FOD, FODA. FOE district-level planning committee BQA No Child Left Behind EHBD school-parent compact EHBD special education EHBA series wellness EHAA, FFA parent notification DBA, DK, DPB, EHBD parental rights (See also students: rights and responsibilities) access to board meetings BE, FNG access to instructional materials EF, EHAA, FNG access to student records FL consent to counseling of student FFE exempt student from instruction EHA, EHAA, FNG student placement FDB, FNG

parenting and paternity awareness program EHAC parking controls CLC, FFFD parliamentarian BE parochial schools FD partnership, school/community GKE part-time employees CRD, DC, DCD, DEC, DPB pass/fail courses EHAD patriotic societies GKD payment procedures CHF payroll procedures salary deductions/reductions CFEA schedule CFE peace officers CKE, DEB pediculosis FFAD PEG (See public education grants) PEIMS (See Public Education Information Management System) performance bonds CV performance report AIB, BR, BRB, GND performances, student FME permits lunch FEE student work FEF teaching, issued by school district DBA visitors GKC persistently dangerous FDE personal graduation plan EIF personal leave DEC personal property disposal CI purchases CH personnel complaints DGBA conduct DH, DHE, DIA gifts and solicitations DBD, DHA involvement in decision making BQ, BQA, BQB records confidential, access to BBE, DBA, GBAA credentials DBA custodian of DBA, GBA, GBAA requests for copies GBAA welfare DI personnel-student relations DH. DIA. FFH pest control program CLB, DI, FD, GB petition for student transfer FDA, FDAA, FDB, FDE (See also No Child Left Behind) petitions DG, FNAA, GKDA petty cash accounts CHB phones, cellular CPAC, FNCE physical education exemptions EHAC, EIF requirements EHAB, EHAC, EHAD, EIF student-to-teacher ratios EEB substitute courses EIF physical examination DBB, FFAA physical fitness assessment FFAA physical restraint, student FO, FOF pilot projects EGA placement in alternative setting FOC of home-school students FD of transferred expelled students FDA of transfer students FDA placement review committee FOA, FOD plagiarism EIA planning and preparation time DL planning process BQ, BQA, BQB playgrounds CS

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P pledge of allegiance EC police on school premises CKE, GKA, GRA policy system attorney involvement BDD community involvement BF development, adoption, amendment, distribution, review RF implementation through regulation BP staff involvement BQA, BQB student involvement FNB political activities BBB, BBBB, DGA, GKD political advertising BBBB, CCA, CPAB, GKB political organizations GR politics, participation in DGA, DH pool drains CL portable buildings CS possession/use, alcohol and drugs DH, DHE, DI, FNCF, FOA, FOCA, FOD, FOE, FOF, GKA postsecondary instructional program FP power of attorney FD practice teaching GNC prayer DMA, EC, EMI, FMH, FN, FNA, FNAB pregnant employees DEC pregnant students EHBC, FB, FNE prekindergarten EC, EHBC, EHBG preparation, teachers DMA press services board meetings BEE, GBBA sports and special events GBBA prevailing wage law CV prevention, dropout EHBC principal's performance incentive BQB principal's qualifications DP printed materials and services charges for copies FL, GBAA copyrighted materials EFE printing and duplicating CPAA prior review FNAA, GKDA private lessons FEF private schools, relations with FD, FEA private tutoring DBD private vehicles, use of CNA, EFD, FFFD, FMG probationary contracts employment practices DC, DCA resignation DFE suspension DFAA termination at end of year DFAB termination during contract DFAA probationary status, return to DFAC professional conduct/ethics DH professional growth/development board member BBD personnel DM, DMA, DMC, DMD superintendent BJA, BJCB professional leaves and absences DEC professional meetings DLA, DMD professional organizations dues CFEA participation in DGA, DGB professional personnel academic freedom EMA accountability (See appraisal) appointment DC series assignment DK compensation DEA conferences and visitations DMD consulting BJCC continuing contracts DCC, DFCA

contract nonrenewal BJCF, DFBB contracts BJC, DCA, DCB, DCC, DCE dismissal BJCE, DCD, DCE, DF, DFAA, DFBA, DFCA employment practices DC series ethics DBD, DH evaluation/appraisal BJCD, DN, DNA, DNB expense reimbursement BJCA, DEE filling vacancies DC financial ethics CAA, DBD growth and development DM, DMA, DMC, DMD hearings before hearing examiner BJCE, DFBB, DFD hiring BJB. DC series leaves and absences DEC, DECA, DECB, DED medical examinations DAA, DBA, DBB noncertified personnel DCD, DCE non-Chapter 21 term contract DCE nonrenewal BJCF, DFBB nonschool employment DBD orientation DC, DMA, DPB part-time DPB principals, qualifications and duties DP probationary contract DC, DCA, DFAA, DFAB, DFAC probationary status, return to DFAC professional organizations DGA, DGB publishing DME qualifications/credentials DBA, DPB, EHBD reassignment DK recruitment DC reduction in force DFCA, DFF resignation BJCG, DCD, DFE retirement BJCG, DEG rights and privileges DG, DGA, DGB, DGBA sabbaticals DEC searches DHE staff development DMA, DMC, DMD staff meetings DLA standards of conduct DH superintendent BJA series supplemental duty DEA, DK suspension DFAA, DFBA, DFCA term contract DC, DCB, DFBA, DFBB termination DF series transfer DK vacation DED welfare DI work load/schedules DEA, DK, DL professional services/outside sources CH, CV professional visitors and observers GKC programs, special EHB series prohibited weapons FNCG projections enrollment CT facilities cost CV facilities design CT promotion and retention, students EIE property acquisition of sites CHG, CV board authority BAA care of school CLA, CLB, FNCB equipment CMA, CMB, CMD insurance CRA personal, sale of CI real, sale of CDB revenue bonds from proceeds CDBA sales CDB surplus, disposal of CI title policy-land purchases CHG protected health information (PHI) CRD, FL

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P psychological services/testing EHBA, FFB, FFE, FFG psychotropics FFAC, FFG public access defibrillators CKC public access to school records BE, DBA, FL, GBAA publications distribution CPAB, FMA, FNAA, GKDA news releases GBBA prior review/nonschool-sponsored FNAA, GKDA publishing and research DME school bulletins and newsletters GBB public complaints GF public education grant (PEG) program FDAA Public Education Information Management System (PEIMS) CQ Public Funds Investment Act CDA public gifts CDC public hearings BE, BQA, BQB, CCG, CE, FFC public information GB, GBA, GBAA, GBB, GBBA Public Information Chapter of Government Code GBA, GBAA public official defined BBFB, DBE public participation at board meetings BE, BED, CE Public Property Finance Act (PPFA) CCA, CHG public records GBA, GBAA public relations GB public school child care FFC public servant BBFB, DBE publishing DME purchase orders CHD purchasing authority CH. CV best value method CH, CV bids and quotations CH, CVA, CVB bill payment authorization CHF board approval CH, CV competitive bidding CH, CVA computers CH construction CV series cooperative purchasing agreements CH cost control CHD food CH, COA fuel CH inspections, quality control CHD payment procedures CHF purchase orders and contracts CH, CHD requests for proposals CH, CV requisitions CHD sales calls and demonstrations CHE, GKC specifications CHD, CVA, CVB surplus commodities CO vendor relations CHE warranties CHD

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qualifications board members BBA principal DP superintendent BJA teachers, highly qualified EHBD qualifying exigency for FMLA DEC, DECA, DECB quantity purchasing consumable supplies CH, CHD food COA quorum, board meetings BBB, BE racial discrimination, prohibition on DAA, DIA, FB, FFH raffles FJ, GE reading academies DMA reading credits EIF real property appraiser CH authority of board BAA broker BAA, CDB disposal of CI lease of CDB, CX sale or exchange CDB site acquisition CV reasonable absence control CRE, DEC reasonable assurance of employment CRF, DCD, DCE receiving equipment and supplies CMA recognition and awards board members BBG employees DJ students FG recommended high school program EIF records, access to confidential information BBE, DBB, DHE, FFAD, FL, GBAA cost of copies FL, GBAA custodian of records CPC, FL, GBA personnel files DBA public information personnel records CPC, DBA, GBAA students FL request for AG opinion GBAA request for copies FL, GBAA special education EHBA series. FL records administrator defined BBFA records and reports attendance, student FE series budget CE, CFA burglary and damage report CLD certificate of coursework completion EI, EIF discipline FO series financial BBFA, CAA, DBD health appraisal FFAA immunizations FD, FFAB inventories CFB law enforcement BJA, DH, FL, GRA leaves and absences DEC library, media center EFB microfilming CPC permanent record card FL progress reports to parents EIA quarterly investment CDA releasing student information BBE, FL, GBAA retention and destruction CPC, FL, GBAA special education students EHBA series, FL, FOE transcripts and permanent record EI, EIA, EIF, FL transfer of cumulative records FL records management functions officer for public information GBAA public information coordinator BBD records administrator BBFA, CHE records management officer CPC records management plan CPC recreational facilities bonds CCD recreation department relations GRA recruitment of personnel BJB, DC

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P recycling CH, CL redistricting BBB reduction in force under continuing contract DFCA not under contract DCD under term contract DFF referenda, bond CCA regional service centers board member training BBD media contracts EFB participation in GNB regulations, administrative BP, BQ, BQA, BQB reimbursement for expenses BBG, BJCA, DEE reinvestment zones CCG release time, personnel DMD releasing students from school FEF, FFFA religion, study of EMI Religious Freedom Restoration Act (RFRA) DAA, EMI, FB, GA religious holy days, absence for DEC, FEA, FEB religious matters, neutrality in EMI, FNA Religious Viewpoint Antidiscrimination Act FNA remedial instruction EHBC, EIE removal board members, from office BBC individuals, from school premises BED, GKA students to disciplinary alternative education programs FOC emergency FOE by parents from class EF, EHA, EHAA special education students EHBA, FOF by teacher FOA out-of-school suspension FOB renewal of contracts BJCF, DFBB rental charges by district CDD, GKD leasing by district CX use of facilities by community GKD repairs buildings, grounds, and equipment CH, CLB, CV bus CNB renovations (See facilities) report cards campus BQB, BR district BQA, GND student EIA reports accidents/hazards CKB annual financial management BR annual performance BAA, BJCD, BQA, BQB, BR audit CFC buildings, grounds, and equipment CLD compensatory education EHBC disciplinary alternative education program FO financial CAA, CDA, CFA inventories CFB law enforcement BJA, DH, GRA leave DEC lesson plans EEP office management CPC on-the-job injuries CRE parent conference EIA PEIMS CQ press and news GBB, GBBA special education students (See ARD committee) student discipline FO series student progress EIA, EIE required instruction

all levels EHAA elementary EHAB secondary EHAC requisitions CHD research curriculum EG staff publishing DME reserve funds depository BDAE investments CDA residence requirements board members BBA personnel DB student enrollment FD superintendent BJC resignations board members BBC, DBE contract personnel DFE personnel not under contract DCD . superintendent BJCG restraint of students FO, FOF retaliation CRE, DG, DGBA retention of records CPC, FL, GBA retention of students EIE retirement payment for unused leave DEC personnel DEG, DPB reemployment DC, DCA superintendent BJCG TRS withholding CFEA return to work CRE, DEC, DECA, DECB, DK revenue sources ad valorem taxes CCG athletic stadium authorities CCE bonds and bond taxes CCA, CCD bonds from proceeds of sale CDBA certificates of indebtedness CCC federal CBB gate receipts CDG grants from private sources CDC investments CDA rentals and service charges CDD rovalties CDF school-owned property CDB shop sales CDE short-term notes CCF state CBA time warrants CCB risk management CK series rodeo safety training FM routine repairs CLB rules administrative BP discipline management FNC, FO employee conduct/code of ethics DH Robert's Rules of Order BE student code of conduct FNC, FO suspension of rules BE

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sabbaticals DEC safe harbor (See FLSA) safe schools FDD safety program

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accident prevention CKB buildings and grounds CLB, CLC crowd control GKA emergency plans CKC employee participation DH inspections CKA student FFF student patrols FFFB student transportation CNA training CK, CKA, CKC salary deductions/reductions CFEA salary incentives DEAA salary schedules personnel DEA superintendent BJCA sales buses CNB equipment and supplies CI personal property CI real property CDB textbooks EFAA sales calls and demonstrations CHE, GKC Sarbanes-Oxley (See financial ethics) SBEC (See State Board for Educator Certification) schedules annual calendar EB before/after-school activities FM, FNAB block EEC, EED, EIA, FM budget planning CE daily school program EC employee duty DEA, DK, DL faculty meetings DLA field trips EFD salary DEA student EED transportation, student CNA year-round schools EB scholarships CDC, EIC, FG school assemblies EC school attendance areas FC school attorney BDD school-based health centers FFAE school board advisory committees BDF annual reports BAA, BBFA, BR attorney BDD authority BA, BAA, BBE committees BDB consultants BDE elections BBB facility expansion responsibilities CT legal status BA meetings BE memberships BC officers/internal organization BDAA orientation BBD policy development/amendment BF powers and duties BAA reorganization BDAA self-evaluation BG training/team building BBD school board meetings agenda BE broadcasting and taping BE certified agenda BEC closed meeting BE, BEC emergency BE minutes BE

news coverage BEE, GBBA organizational meeting after election BDAA posting notice BE press services BEE, GBBA public hearing/participation AIB, AIC, BDF, BE, BEC, BED, BQA, BQB, CCG, CE, CFA, CQ, DCE, DFD, DGBA, EHBL, FFA, FFC quorum BBB, BE regular/special BE rules of order BE suspension of rules BE time and place BE transacting business BBE, BE by video/conference call/Internet BE voting method BE school board officers BDAA school-community alternative education EHBC, EHBL school-community guidance program FFC school-community relations GK series school day DL, EC school directories FL, GBAA school facility planning and construction planning and construction CS, CT, CV series selection of architects and engineers CV, CVB school fairs FJ school health advisory council BDF, BQ, EFAA, EHAA, EHAC, FFA school holidays DED, EB school newspapers FMA, GBB school property, student care of FNCB school report card AIB, BR school safety center BR, CK, CKC, CS school safety transfers FDE school-sponsored media GBB school supplies CMD school volunteers FH, GKG school year EB screening communications disorders FFAA drug and alcohol DHE, FNF dyslexia EHB hearing, vision, scoliosis FFAA tuberculosis DBB, FFAA, GKG type 2 diabetes FFAA searches employees DHE metal detectorsFNF, GKA police GRA students FNF trained dogs FNF seclusion (See restraint of students) secondary instruction, electives EHAD secondary instruction, required EHAC secret societies FNCC Section 504 DAA, DIA, EHB, FB, FFH, FOF security and safety audit, safety and security BEC, BR, CK, CKC bomb threat procedures CKC breach in electronic communication system CQ campus security CKE, CLA civil defense CKC, GKD, GRA closing of schools CKC criteria for building CS disturbances, disorders, or demonstrations CKC, FNCI, GKA employee identification cards CLA eye-protective devices CKB fire drills and safety precautions CKC

motor vehicle rules CLC, FFFD multihazard operations plan CKC narcotics, dangerous drugs, or alcohol DH, DHE, DI, FNCF, GKA peace officers CG, CKE, DEB playgrounds CS safety inspection for hazards CKA, CKB, CLB safety program CK, CKA, CKC, CKE safety-sensitive positions DHE school grounds supervision CLA, FFFA trespassers GKA, GKC vandalism and burglary CLA, FNCB semester system/schedules EB, EEC, EED senior class activities FMD, FMG, FMH, FNCC service awards DJ service center, regional education GNB severance pay BJCE sex discrimination complaint procedures DGBA, DH, DIA, FFH, FNG, GF personnel DAA, DGBA, DH, DIA students FB, FFH, FNC, FNG Title IX DAA, DIA, FB, FFH sex education EFAA, EHAA sex offender registration CJA, DBAA, DF, GKC, GRA sexual abuse BQ, DIA, FFG, FFH, FOC sexual harassment DAA, DIA, FB, FFH, FNC shared services arrangements BQ, DBAA, EHAC, EHBA, EHBAC, EHBB, FFEA, FOCA, GNB shop sales CDE short-term notes CCF sick leave DEC site-based decision making BQ, BQA, BQB sites acquisition procedures CHG, CT plans and specifications CS, CT smoking DH, FNCD, GKA social events, students FMD social media CQ, DH social networking CQ, DH social security deductions CFEA social services, student FFC, FFE software CQ, EFE solicitation of funds DHA. FJ sororities FNCC Southern Association of Colleges and Schools GNE special board meetings BE special education academic assessment EKB ARD committee EHBAB assistive technology EHBA certificate of attendance FMH contracting for EEL diplomas EIF, FMH discipline FOF program requirements EHBA series procedural requirements EHBAE staff development related to DMA transition plan EHBA, EHBAD, EIF transportation for CNA, CNB special populations, student EHB series special programs adult education/community education EHBI at-risk EHBC, FDAA bilingual education/English as a second language EHBE career/technical education EHBF deaf or hearing-impaired EHBH disciplinary alternative education programs FOA, FOCA, FODA

driver education EHAD dropout EHBC dyslexia EHB equivalency EHBL firearm safety EHAD gifted and talented students EHBB homebound instruction EEH, EHBA hunter education EHAD prekindergarten EHBG remedial/compensatory instruction EHBC, EIE special education EHBA series Title I EHBD tutorials EHBC specifications bids, proposals CH, CV, CVA, CVB construction plans and specifications CV, CVC educational facility specifications CS sports FFAA, FM, FMF (See also athletics) sports and special events news coverage GBBA SRC (School Report Card) (See report cards) SSI (See Student Success Initiative) staff development DM, DMA, DMC, DMD involvement budget planning BQ, BQA, BQB, CE campus-level planning and decision process BQB discipline management program BQ, FO district-level planning and decision process BQA participation at board meetings BED policy development BF wellness program FFA orientation DMA, DPB participation in community activities DGA, GE political activities DGA state aid eligibility determination CBA revenues CB, CBA special programs GND state education agency relations GND State Board for Educator Certification (SBEC) CJA, DBA, DBAA, DC, DF, DFE, DH, DK State School Boards Association BC state virtual school network EHDE "stay put" IDEA students EHBAE steroids EHAA, FFAC, FNCF, FNF stipends DEAA strikes, employee DGA structural pest control CLB, DI, FD, GB students absences and excuses FEA, FEB, FEC academic freedom EMA, EMB, FNA accidents CK, CKB, FFAC activities FM, FMA, FMD, FME, FMG, FMH community-sponsored activities/contests FJ, FMF eligibility for honors and awards EIC, FG equal access FM, FNAB extracurricular activities FM funds management CFD interscholastic activities/contests FMF organizations FNAB participation eligibility FM performances FME social FMD student government FMB admission requirements FD alcohol/drug use or possession FNCF, FNF, FOC, FOD, FOF arrests FL, GRA

assaults on others FNCH, FOD assemblies EC, FM assessment EIE, EK, EKB, EKBA, EKC, EKD, FD assignment to classes EHBA, EIE, FD, FDB assignment to schools FDA, FDB assistance and counseling programs FFB, FFE, FFEA attendance FEA, FEB, FEC, FEE, FEF automobile use CLC, FFFD awards and scholarships FG bicycle use FFFD care of school property FNCB child abuse/neglect FFG, FFH, GRA clubs, gangs FNCC competency testing EIE, EKB, EKBA, EKC, EKD complaints FNG conduct FO code of conduct FNC, FO extracurricular standards of behavior FM, FO on school buses FFFF violation FO series conferences, student/parent EIA consent to treatment FFAC contests and competitions FMF corporal punishment FO demonstrations or strikes FNCI detention FO discipline FO series dress code FNCA drug testing, extracurricular activities FNF due process FNG dyslexic EHB, EHBC, EKC, EL early graduation EI, EIC, EIF, FMH elections FMB emergency placement FOE employment EED, FEF equal educational opportunity FB exchange students FD expelled from another district FDA expulsion FO, FOD, FODA, FOF fees, fines, and charges FP foster care FD gifts to schools FJ gifts to staff members DBD. DHA. FJ government FMB graduation EIF, FMH handbook FN hazing FNCC health requirements/services FFA series homeless EHBC, FD, FDC, FFC immunizations FD, FDD, FFAB injury or sudden illness FFAC in residential facilities EHBA, EHBAC insurance programs FFD interrogations FNF, GRA involvement in decision making FNB juvenile justice system EEM, FODA leaving campus during day FEA, FEB, FEE, FEF married students FND Medicaid FLA nonresident FD, FDA organizations FM, FNAB, FNCC performances FME physical examinations FFAA placement in alternative settings FOA, FOC, FOE placement/withdrawal EIE, FD, FDD, FEA prayer EC, EMI, FMH, FN, FNA, FNAB pregnancy EHBC, FNE progress reports EIA

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

insurance program CRB maintenance and safety inspections CNC scheduling and routing CNA students with disabilities CNA walkers, riders, and standees CNA tuition EHBG. FDA uniforms FNCA volunteers FH weapons FNCG, FNCH, FOD, FOF welfare FF series with disabilities (See also special education) confidentiality of records FL contracts for instruction EEL discipline FOF educational program EHBA, EHBAA, EHBAB, EH-BAC extended year services EHBA, EHBAB facilities CS, GA graduation EIF, FMH homebound EEH, EHBAB withdrawals FD, FEA Student Success Initiative (SSI) EIE student-teacher ratios EEB student teachers GNC subpoenas, personnel DEC substance abuse DH, DHE, DI, FNCF substitute teaching DPB substitutes, parent notification DBA, DK, DPB suicide attempts/threats FFB, FFE summer school program EHBA, EHBE, EHDA superintendent (See also professional personnel) appointment BJB compensation and benefits BJ, BJCA consulting BJCC contract **BJC** development opportunities BJCB evaluation BJCD expense reimbursement BJCA nonrenewal BJCF qualifications and duties BJA recruitment BJB resignation/retirement BJCG severance BJCE termination BJCE, BJCF supervision facility expansion project CV, CVC of students FFFA supplemental duties DEA, DK supplementary materials selection and adoption EFA, EFAA supplies CM, CMB, CMD support staff assignment DK compensation DEA complaints DGBA development opportunities DMA dismissal DCD, DCE employee organizations DGA, DGB evaluation DN exempt/nonexempt DEA expense reimbursement DEE filling vacancies DC fringe benefits DEB health examinations DBB hiring DC, DCD, DCE in-service training DMA insurance CRD jury duty DEC

leaves and absences DEC

meetings DLA noncontractual DC, DCD nonschool employment DBD orientation DC, DMA, DPB overtime pay (nonexempt) DEA paid holidays DED part-time and temporary employment DPB . recruitment DC resignation DCD, DFE retirement DEG rights and privileges DG, DGA, DGB, DGBA salary deductions/reductions CFEA salary schedule DEA standards of conduct DH staff development/orientation DMA suspension DCD termination of employment DCD, DCE transfer DK vacations DED work schedules DEA, DK surety bonds CG surplus property personal CI . real CDB surrogate parents EHBAD surveys of students EF suspension of employees back pay DFBA under continuing contract DFCA not under contract DCD under probationary contract DFAA under term contract DFBA with or without pay DFAA, DFBA, DFCA of policies BF of students from bus riding FFFF from extracurricular activities FM, FO from school FOB

- T -

taping of board meetings BE, BEC tardiness FEC TAKS (Texas Assessment of Knowledge and Skills) EIE, EIF, ÈKB, FMH task forces, community GK tax abatement CCG ad valorem CCG anticipation notes CCF assessor/collector bonding of CG duties and requirements BDAF collection BDAF, CCG deposit BDAF exemption CCG funds revenue source CCG hearings CCG increment CCG rolls BDAF, CCG taxation authorities relations GRA tax-sheltered annuities CRG TB screening (See tuberculosis screening) TEA (Texas Education Agency), relations with GNE

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P Teach for Texas Grant EJ teacher aides (paraprofessionals) DBA, EHBD teacher appraisal DNA teacher associations DGA, DGB teacher contracts DC, DCA, DCB, DCC, DCE teacher education program GNC Teacher Protection Act of 2001 BBE, DH Teacher Retirement System (TRS) CFEA, CRD, CRG, DC, DEA teacher-student ratios EEB teaching academic freedom EMA controversial issues EMB student teaching and internship GNC teaching day, length of DL, EC teaching permit, district-issued DBA team building BBD, BJCB technology CQ, DH, EFB, EFE, EHBF TEKS (Texas Essential Knowledge and Skills) EHAA, EIE telecommunications devices CPAC, DH, FNCE telephone use CPAC, DH television, instructional EFF temporary disability leave DEC temporary personnel DC, DPB term contracts employment practices DC, DCB nonrenewal DFBB reduction in force DFF resignation DFE suspension DFBA termination during year DFBA termination, personnel DCD, DCE, DF, DFAA, DFAB, DFBA, DFBB, DFCA, DFD, DFE tests administration of EIE, EK, EKB, EKBA, EKC competency, student EIE, EIF, EKB credit by examination EHDB, EHDC dyslexia EHB exams for acceleration EHDC parental review EF, FNG selection and adoption EK testing program EK, EKB, EKBA, EKC, EKD use and dissemination of test results AI series, BR, EKB, GBA Texas Economic Development Act CCG Texas Open Meetings Act (TOMA) (See open meetings) Texas School Safety Center BR, CK, CS Texas Virtual School Network (TxVSN) EHDE Texas Youth Commission FD textbooks adoption of EFAA annual inventory CFB, CMD book identification CMD Braille EFAA committee EFAA conflict of interest BBFB, CMD, DBD conforming and nonconforming list EFAA custodian CMD destroyed CMD distribution or donation of CMD district-owned CMD electronic BBFB, CMD, EFAA local selection DBD, EFAA open source textbooks EFAA period of use EFAA rebates/commissions, accepting DBD, EFAA reports, forms to be completed for inventory CMD requisitioning and responsibility for CMD

sale of CMD samples and publisher contracts EFAA selection challenge EFA selection process EFAA state textbooks CMD surplus CMD ticket sales CDG, CFD time warrants CCB Title I EHBD Title V FOC Title VII DAA, DIA Title IX employees coordinator DIA grievance procedures DGBA, DIA rights and responsibilities DAA, DH, DIA students coordinator FB, FFH grievance procedures FB, FFH, FNG rights and responsibilities FB, FFH tobacco use/prohibition DH, FNCD, GKA TOMA (Texas Open Meetings Act) (See open meetings) top ten percent EIC tornado warnings CKC tournaments FMF traffic and parking controls CLC training administrator appraisal BJCD, DNB board member BBD investment officer CDA safety CK, DH staff development DMA transcripts and permanent records, fees for copies FL transfer at-risk students FDA, FDAA criteria FDA, FDAA, FDB expelled students FD, FOD factors FDA interdistrict FDA intradistrict FDB of leave DEC from low-performing schools FDAA personnel DK petition, students FDAA, FDB revocation of transfer FDA school safety FDE students EHBB, FD, FDA tuition EHBG, FDA transportation bus driver credentials DBA bus maintenance CNB, CNC contract with public companies CNA cost of special/field trips CNB, EFD designation of hazardous routes CNA eligible students CNA monitoring behavior on buses FO safety of students CNC special use of school buses CNB state reimbursement CNA student conduct on buses FO students with disabilities CNA travel expense reimbursement BBG, BJCA, DEE in-district expenses DEE mileage reimbursement BBG, DEE for professional development DMC student FMG **UIL travel FMF** DATE ISSUED: 1/27/2011

DATE ISSUED: 1/27/2011 UPDATE 89 A25(INDEX)-P travel study program EHBM trespassing assistance of local law enforcement agencies GKA prohibited GKA, GKC trips extracurricular FMG field EFD professional DMC, DMD reimbursement for BBG, BJCA, DEE student FMG use of district vehicles CNB UIL FMF, FMG truancy FEA tuberculosis screening DBB, FFAA, GKG tuition attendance reporting FDA, FDAA exemption for employees' children FDA exemption for foreign students FD nonresident students FDA prekindergarten students EHBG summer school FDA waiver FDA, FP tutorial program EHBC tutoring for pay DBD TxVSN (See Texas Virtual School Network)

- U -

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

- V -

vacancies board member BBC school personnel DC vacations personnel DED school vacations EB vaccinations FFAB valedictorian/salutatorian awards EIC, FG vandalism emergency measures CLA prohibited FNCB reporting incidents CLA vehicle identification insignia CLC, CNB vehicle parking control CLC, FFFD vehicles owned by district CNB vending machines CFD, COC, FFA vendor list CH. CV vendor relations CHE, GKC

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

- X - Y - Z -

yearbooks FMA year-round schools EB zoning authorities relations GRA

- W -

election of board officers BDAA

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

GEOGRAPHIC BOUNDARIES

	The	District shall file with TEA:		
BOUNDARY DESCRIPTIONS AND MAPS	-			
	1.	A complete and legally sufficient description of the boundaries of the District.		
	2.	A map of the District that is:		
		a. Drawn to the county general highway maps produced by the Texas Department of Transportation or a similar map of sufficient detail to display the names of visible fea- tures that the boundaries follow or to which the bounda- ries are in close proximity; and		
		b. An accurate and legible representation of the boundaries in relationship to other features on the map.		
	3.	A list of voting precincts within the District, separately listing those precincts wholly within the District and those precincts only partly within the District.		
	if th	District shall amend the information and maps on file with TEA e boundaries of the District change or if any other change tes the information on file incomplete or inaccurate.		
	Edu	cation Code 13.010		
CHANGES IN BOUNDARIES	app	change in the boundaries of the District is not effective unless roved by a majority of the Board if the Board's approval is re- ed under Education Code Chapter 13. <i>Education Code 13.008</i>		
	Cha	Chapter 13 of the Education Code requires Board approval when:		
	1.	The District detaches or annexes territory under Education Code Chapter 13, Subchapter B.		
	2.	Two or more districts consolidate into a single district under Education Code Chapter 13, Subchapter D.		
	3.	Minor boundary adjustments are made by agreement under Education Code 13.231 (see below).		
MINOR BOUNDARY ADJUSTMENTS	Two contiguous districts may adjust their common boundary by agreement if, at the time the agreement is executed:			
	1.	No child who resides in the territory that is transferred from one jurisdiction to the other is enrolled in a school of the dis- trict from which the territory is transferred; and		
	2.	The taxable value of the territory that is transferred from one jurisdiction to the other does not exceed one-tenth of one per- cent of the total taxable value of all property in the district from		

GEOGRAPHIC BOUNDARIES

which the territory is transferred. "Taxable value" is defined at Government Code 403.302.

Education Code 13.231

NOTICE TO VOTER REGISTRAR	A district that changes its boundaries or the boundaries of districts used to elect members to the Board shall not later than the 30th day after the date the change is adopted:		
	1.	Notify the voter registrar of the county in which the area sub- ject to the boundary change is located of the adopted boun- dary change; and	
	2.	Provide the voter registrar with a map of an adopted boundary change in a format that is compatible with the mapping format used by the registrar's office.	
	Election Code 42.0615		
TO COUNTY APPRAISER	The District shall notify the appraisal office of any boundary changes within 30 days after the date of the change. <i>Tax Code</i> 6.07		

	Note:	The following provisions apply beginning with the 2011– 12 school year. For transition provisions relating to the accreditation and accountability system adopted by the 81st Legislature, see Education Code 39.116.
ACCREDITATION	credited	strict must be accredited by TEA. A district that is not acmay not receive funds from TEA or hold itself out as oper- public school of this state. <i>Education Code 11.001,</i>
ACCREDITATION STATUSES		nmissioner shall determine criteria for the following accre- statuses:
	1. Ac	credited
	2. Ac	credited-warned
	3. Ac	credited-probation
	Educatio	on Code 39.051
ACCREDITATION CRITERIA	sioner s	mining the accreditation status of the District, the Commis- hall consider performance on student achievement indica- below] and financial accountability [see CFA].
	The Cor	nmissioner may also consider:
	qui	e District's compliance with statutory requirements and re- rements imposed by rule of the Commissioner or State ard of Education that relate to:
	a.	Reports required by state or federal law or court order;
	b.	High school graduation requirements; or
	C.	Extracurricular activities, student health and safety, pur- chasing, elementary class size limits, removal of a dis- ruptive student from the classroom, at-risk programs, and prekindergarten programs.
		e effectiveness of the District's programs for special popu- ons; and
	3. The gra	e effectiveness of the District's career and technology pro- m.
	on the D may be puses ir	trict's accreditation status may be raised or lowered based District's performance. The District's accreditation status lowered based on the performance of one or more cam- the District that is below a standard required by Education hapter 39, Subchapter F.
	Educatio	on Code 39.052(b)

181906				
ACCOUNTABILITY ACCREDITATION AND	PERFORMANCE INDICATORS	AIA (LEGAL)		
STUDENT ACHIEVEMENT	The Commissioner shall adopt a set of indicators of student achievement. The student achievement indicators shall include:			
INDICATORS	1. The results of state assessments, including the sessments required for graduation and retaken			
	2. Dropout rates; and			
	3. High school graduation rates.			
	Performance on the state assessment and dropout rate indicators shall be compared to state standards and required improvement. State standards shall be adopted by the Commissioner.			
	"Required improvement" is the progress necessary for the campus or District to meet state standards and, for the state assessment indicator, the progress necessary for the students to meet each of the performance standards under Education Code 39.0241 (state assessment standards).			
	Education Code 39.053			
NOTICE OF STATUS	The Commissioner shall notify the District if the District has re- ceived an accreditation status of accredited-warned or accredited- probation, or a campus's performance is below standard. The Dis- trict must notify the parents of students enrolled in the District and property owners in the District of the accreditation status and its implications. <i>Education Code 39.052(e)</i>			
QUALITY OF LEARNING INDICATORS	In addition to the student achievement indicators, the er shall adopt indicators of the quality of learning for preparing performance reports [see AIB]. The qualit indicators must include:	the purpose of		
	 The percentage of graduating students who merequirements for the Minimum High School Pro Recommended High School Program, and the tinguished Achievement High School Program; 	gram, the		
	2. The results of the SAT, ACT, articulated postsed programs, and certified workforce training prog	, ,		
	 For students who have failed to satisfy the state an assessment, the performance of those stude quent assessments, aggregated by grade level area; 	ents on subse-		
	 For each campus, the number of students, disa major student subpopulations, who agree to tal der the Minimum High School Program; 			

ACCOUNTABILITY ACCREDITATION AND PERFORMANCE INDICATORS

	5.	The percentage of students provided accelerated instruction after unsatisfactory performance on a state assessment, the subject of the assessment on which each student failed to perform satisfactorily, the results of second and third adminis- trations of the assessment, the percentage of such students promoted through the grade placement committee process, and the performance of those students in the following school year on the state assessments;
	6.	The percentage of students of limited English proficiency ex- empted from the administration of an assessment;
	7.	The percentage of students in a special education program assessed through alternative assessment instruments;
	8.	The percentage of students who satisfy the college readiness measure;
	9.	The measure of progress toward dual language proficiency for students of limited English proficiency;
	10.	The percentage of students who are not educationally disad- vantaged;
	11.	The percentage of students who enroll and begin instruction at an institution of higher education in the school year follow- ing high school graduation; and
	12.	The percentage of students who successfully complete the first year of instruction at an institution of higher education without needing a developmental education course.
	Educ	cation Code 39.301
PERFORMANCE RATINGS	Each year, the Commissioner shall assign each district and cam- pus a performance rating of either acceptable or unacceptable per- formance. The Commissioner shall evaluate against state stan- dards and consider the performance of each campus in the District on the basis of the campus's performance on the student achieve- ment indicators.	
		eptable performance shall be defined as meeting the state dard established by the Commissioner, based on:
	1.	Student performance in the current school year; or
	2.	Student performance as averaged over the current school year and the preceding two school years.
		Commissioner may assign an acceptable performance rating if campus or District:

ACCOUNTABILITY ACCREDITATION AND PERFORMANCE INDICATORS

	1.	Performs satisfactorily on 85 percent of the measures the Commissioner determines appropriate with respect to the student achievement indicators. The Commissioner may grant an exception from this criterion only in special circums- tances; and			
	2.	Does not fail to perform satisfactorily on the same measure for two consecutive school years.			
	The Commissioner may grant an exception to the District or a campus if the performance is within a certain percentage, deter- mined by the Commissioner, of the minimum performance standard for the measure of evaluation, or if the District or campus satisfies alternative performance criteria established by the Commissioner.				
	Education Code 39.054				
	A student ordered by a juvenile court into a residential program or facility operated by or under contract with the Texas Youth Commission or another governmental entity is not considered to be a student of the District in which the program or facility is physically located. <i>Education Code</i> 39.055				
ACADEMIC EXCELLENCE DISTINCTION DESIGNATIONS	The Commissioner shall award distinction designations. The Dis- trict or campus may not be awarded a distinction designation un- less the District or campus has acceptable performance on the student achievement indicators. <i>Education Code 39.201</i>				
		Commissioner shall establish a recognized and exemplary rat- or districts and campuses. <i>Education Code 39.202</i>			
CAMPUS DESIGNATIONS	The Commissioner shall award distinction designations to cam- puses that meet one or more of the following criteria:				
	1.	The campus is ranked in the top 25 percent of campuses in the state in annual improvement in student achievement.			
	2.	The campus demonstrates an ability to significantly diminish or eliminate performance differentials between student sub- populations and the campus is ranked in the top 25 percent of campuses in this state under performance criteria adopted by the Commissioner.			
	3.	The campus satisfies the criteria developed by the Commis- sioner for the following programs or the following specific cat- egories of performance:			
		 Academic achievement in English language arts, ma- thematics, science, or social studies; 			
		b. Fine arts;			

ACCOUNTABILITY ACCREDITATION AND PERFORMANCE INDICATORS

- c. Physical education;
- d. 21st Century Workforce Development program; and
- e. Second language acquisition program.

Education Code 39.203

EXCELLENCE Except as listed below, a school or district that is rated exemplary is exempt from requirements and prohibitions imposed under the Education Code, including regulations adopted under the Education Code.

An exemplary campus or district is not exempt from:

- 1. A prohibition on conduct that constitutes a criminal offense;
- Requirements imposed by federal law or rule, including requirements for special education or bilingual education programs;
- 3. A requirement, restriction, or prohibition relating to:
 - a. Curriculum essential knowledge and skills or high school graduation requirements;
 - b. Public school accountability;
 - c. Extracurricular activities;
 - d. Health and safety;
 - e. Purchasing;
 - f. Elementary class size limits;
 - g. Removal of a disruptive student from the classroom;
 - h. At-risk programs;
 - i. Prekindergarten programs;
 - j. Rights and benefits of school employees;
 - k. Special education programs; or
 - I. Bilingual education programs.

The Commissioner may exempt an exemplary campus from class size limits if the campus submits a written plan showing steps that will be taken to ensure that the exemption will not be harmful to the academic achievement of the students on the school campus. If granted, the exemption remains in effect until the Commissioner determines that achievement levels of the campus have declined.

Education Code 39.232

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	Note	The following provisions took effect beginning with the 2009–10 school year. However, TEA is not required to prepare certain data elements until the 2012–13 school year.		
DISTRICT PERFORMANCE REPORT REQUIRED CONTENTS	The Board shall publish an annual report describing the education- al performance of the District and of each campus in the District. The report shall include uniform student performance and descrip- tive information as determined under rules adopted by the Com- missioner. The annual performance report must also include:			
		Campus performance objectives and the progress of each campus toward those objectives, which shall be available to the public;		
	;	The District's accreditation status and each campus awarded a distinction designation or considered an unacceptable cam- pus;		
		The District's current special education compliance status with TEA;		
		The number, rate, and type of violent or criminal incidents that occurred on each District campus, to the extent permitted under the Family Educational Rights and Privacy Act [see FL];		
		Information concerning school violence prevention and vi- olence intervention policies and procedures that the District is using to protect students;		
		The findings that result from evaluations conducted under the Safe and Drug-Free Schools and Communities Act of 1994 (20 U.S.C. Section 7101 et seq.); and		
	1	Information received under Education Code 51.403(e) (stu- dent performance reports from institutions of higher educa- tion) for each high school campus in the District, presented in a form determined by the Commissioner.		
	The report must include a statement of the amount, if any, of the District's unencumbered surplus fund balance as of the last day of the preceding fiscal year and the percentage of the preceding year's budget that the surplus represents.			
	The annual performance report must also include a comparison provided by TEA of:			
		The performance of each campus to its previous performance and to state-established standards; and		

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	2.	The performance of each district to its previous performance and to state-established standards.			
	Performance information on the student achievement and quality of learning indicators and descriptive information shall be provided by TEA.				
OPTIONAL	The	The report may include the following information:			
CONTENTS	1.	Student information, including total enrollment, enrollment by ethnicity, socioeconomic status, and grade groupings and re- tention rates;			
	2.	Financial information, including revenues and expenditures;			
	3.	Staff information, including number and type of staff by sex, ethnicity, years of experience, and highest degree held, teacher and administrator salaries, and teacher turnover;			
	4.	Program information, including student enrollment by pro- gram, teachers by program, and instructional operating ex- penditures by program; and			
	5.	The number of students placed in a disciplinary alternative education program under Education Code Chapter 37.			
	•	plemental information to be included in the reports shall be de- nined by the Board.			
	Edu	ıcation Code 39.306(a)–(b), (d)–(e), (g)			
PUBLIC HEARING	The Board shall hold a hearing for public discussion of the annual performance report. The Board shall give notice of the hearing to property owners in the District and parents of and other persons standing in parental relation to a District student. The notice of hearing must include notice to a newspaper of general circulation in the District and notice to electronic media serving the District.				
		r the hearing the report shall be widely disseminated within the rict in a manner to be determined under Commissioner rules.			
	Edu	ication Code 39.306(c)			
REPORT USES	ry c prim mar eval	information in the annual performance report shall be a prima- onsideration in District and campus planning. It shall also be a nary consideration of the Board in the evaluation of the perfor- nce of the Superintendent and of the Superintendent in the luation of the performance of campus principals. <i>Education</i> <i>de 39.307</i>			

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CAMPUS PERFORMANCE REPORT	Each school year, TEA shall distribute to each district a report card for each campus. Annually, the District shall distribute the following information from each campus report card to the parent, guardian, conservator, or other person having lawful control of each student at the campus:			
	1.	The District's instructional expenditures ratio and instructional employees ratio, and the statewide average of those ratios;		
	2.	Appropriate class size information; and		
	3.	Appropriate student performance information.		
	On written request, the District shall provide a copy of a campus report card to any other party.			
	Edu	cation Code 39.305		
WEB SITE NOTICES	Not later than the tenth day after the first day of instruction of each school year, a district that maintains an Internet Web site shall make the following information available:			
	1.	The information in the most recent campus report card for each campus in the District;		
	2.	The information contained in the most recent performance report for the District;		
	3.	The most recent accreditation status and performance rating of the District; and		
	4.	A definition and explanation of each accreditation status, based on Commissioner rule.		
	Edu	cation Code 39.362		
STUDENT PERFORMANCE REPORT	belo cess the g end-	h year, TEA shall report to the District whether each student fell w, met, or exceeded the necessary target for improvement ne- sary to be prepared to perform satisfactorily on, as applicable, grade five assessments, the grade eight assessments, and the of-course assessments required for graduation. <i>Education</i> <i>le</i> 39.034, .302		
NOTICE TO PARENTS	The district a student attends shall provide a record of the annual improvement information from TEA in a written notice to the student's parent or other person standing in parental relationship. If a student failed to perform satisfactorily on a state assessment, the District shall include specific information relating to access to online educational resources at the appropriate assessment instrument content level, including educational resources and assessment instrument instrument questions and released answers. <i>Education Cod</i> 39.303			
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NOTICE TO TEACHERS AND STUDENTS	The District shall prepare a report of the annual improvement in- formation and provide the report at the beginning of the school year to:		
	 Each teacher for all students, including incoming students, who took a state assessment; and 		
	 All students who were provided instruction by that teacher in the subject for which the assessment instrument was adminis- tered. 		
	The report shall indicate whether the student performed satisfacto- rily or, if the student did not perform satisfactorily, whether the stu- dent met the standard for annual improvement.		

Education Code 39.304

	Note.	The following contains basic requirements under the No Child Left Behind Act (NCLB) for districts and schools receiving Title I, Part A funds, but does not represent a complete list of legal obligations of such districts and schools. Those districts and schools that receive Title I, Part A funds should carefully review federal and state requirements concerning use of those funds.
DISTRICT PLAN	cal ye plan s quiree	District may receive a subgrant under Title I, Part A for any fis- ear only if the District has on file a plan approved by TEA. The shall include the items listed at 20 U.S.C. $6312(b)$ and the re- d assurances under 20 U.S.C. $6312(c)$. The plan may be itted as part of a consolidated application. 20 U.S.C $6312(a)$ -
	princi and w The p ticipa	District shall develop its plan in consultation with teachers, pals, administrators, and other appropriate school personnel, with parents of children in schools served under Title I, Part A. blan shall remain in effect for the duration of the District's par- tion under Title I, Part A. The District shall periodically review as necessary, revise its plan. 20 U.S.C. 6312(d)(3)
ANNUAL REVIEW	A dist	rict receiving federal funds under Title I, Part A shall:
		Use the state academic assessments and other academic indicators described in the state plan to review annually the progress of each school served under Title I, Part A to determine whether the school is making adequate yearly progress (AYP).
		At the District's discretion, use any assessments or any other academic indicators described in the District plan to review annually the progress of each school served under Title I, Part A to determine whether the school is making AYP.
		Publicize and disseminate the results of the local annual re- view to parents, teachers, principals, schools, and the com- munity.
		Review the effectiveness of the actions and activities with re- spect to parental involvement, professional development, and other activities assisted under Title I, Part A.
	20 U.	S.C. 6316(a)
"AYP" DEFINED	criteri matic	blic school campuses and districts are required to meet AYP a on three measures: reading/English language arts, mathe- s, and either graduation rate (for high schools and districts) or dance rate (for elementary and middle/junior high schools).
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ACCOUNTABILITY FEDERAL ACCOUNTABILITY STANDARDS (LE			
	The performance of the District or a campus is reported the indicators of AYP status established by the Commissione specific criteria and calculations used in AYP are established by the Commissioner and communicated to all schericts. <i>19 TAC 97.1004</i>	r. The hed an-	
TRANSFER OF DISCIPLINARY RECORDS	The state shall provide an assurance to the United States tary of Education that the state has a procedure in place to tate the transfer by districts of disciplinary records, with re- suspension or expulsion, to any private or public element or secondary school for any student who is enrolled or se- tends, or is instructed to enroll, on a full- or part-time basis school. 20 U.S.C. 7165(b)	to facili- espect to a ary school eeks, in-	
CAMPUS-LEVEL INTERVENTIONS AND SANCTIONS	A school that fails to make AYP is subject to identification District for school improvement, corrective action, or alter governance, as described below. 20 U.S.C. $6316(b)(1)$, (b)(7), (b)(8)	native	
PRE- IDENTIFICATION REVIEW	Before identifying a school for improvement, corrective ac restructuring, the District shall provide the school with an nity to review the school-level data, including academic a ment data, on which the proposed identification is based.	opportu- ssess-	
	If the principal of a school proposed for identification belief majority of the parents of the students enrolled in such sc lieve, that the proposed identification is in error for statisti other substantive reasons, the principal may provide supp evidence to the District, which shall consider that evidence making a final determination.	hool be- cal or porting	
	Not later than 30 days after the District provides the scho opportunity to review such school-level data, the District s public a final determination on the status of the school wit to the identification.	shall make	
	20 U.S.C. 6316(b)(2)		
DURATION	If a school identified for improvement, corrective action, or turing makes AYP for two consecutive school years, the D shall no longer subject the school to the requirements of in ment, corrective action, or restructuring, or identify the sc improvement for the succeeding school year. 20 U.S.C. 6316(b)(12)	District mprove-	
GENERAL REQUIREMENTS	If a school is identified for school improvement, corrective or restructuring, the District shall:	action,	
	1. Provide notice to parents, as described below;		

		2.	Provide eligible students with supplemental services; and
		3.	Provide students enrolled in the school with an option to transfer to a higher performing school [see OPTION TO TRANSFER, below].
NOTICE TO PARENTS		pare tice exte	District shall promptly provide notice of identification to the ent or parents of each student enrolled in the school. The no- shall be in an understandable and uniform format and, to the ent practicable, in a language the parents can understand. The ce shall provide:
		1.	An explanation of what the identification means, and how the school compares in terms of academic achievement to other elementary schools or secondary schools served by the District and TEA.
		2.	The reasons for the identification.
		3.	An explanation of what the school identified for school im- provement is doing to address the problem of low achieve- ment.
		4.	An explanation of what the District or TEA is doing to help the school address the achievement problem.
		5.	An explanation of how parents can become involved in ad- dressing the academic issues that caused the school to be identified for school improvement.
		6.	An explanation of the parents' option to transfer their child to another public school or to obtain supplemental educational services for the child.
		20 (U.S.C. 6316(b)(6), (b)(7)(E)
	SUPPLEMENTAL SERVICES	tion stra the tain	District shall arrange for the provision of supplemental educa- al services to eligible children from a provider with a demon- ted record of effectiveness. The provider shall be selected by parents and approved for that purpose by TEA. Nothing con- ed in this provision shall permit the making of any payment for gious worship or instruction.
		tern	'eligible child" means a child from a low-income family, as de- nined by the District for purposes of allocating funds to schools er 20 U.S.C. 6313(c).
			pplemental educational services" means tutoring and other plemental academic enrichment services that are:
		1.	In addition to instruction provided during the school day; and

	 High quality, research-based, and specifically designed to in- crease the academic achievement of eligible children on aca- demic assessments and attain proficiency in meeting the state's academic achievement standards.
	The District shall continue to provide supplemental educational services to a child receiving such services until the end of the school year in which such services were first received.
	The District may request that TEA waive, in whole or in part, the requirement to provide supplemental educational services.
	20 U.S.C. 6316(e)
OPTION TO TRANSFER	Not later than the first day of the school year following identifica- tion, the District shall provide all students enrolled in the school with the option to transfer to another public school in the District that has not been identified for school improvement. 20 U.S.C. 6316(b)(1)(E) [See CNA and FDB]
FAILURE TO MAKE AYP FOR TWO YEARS	The District shall identify for school improvement any elementary or secondary school served under Title I, Part A that fails, for two consecutive years, to make AYP. The identification shall take place before the beginning of the school year following such failure to make AYP. $20 U.S.C. 6316(b)(1)(A)-(B)$
SCHOOL PLAN	After the resolution of any pre-identification review, the school shall, not later than three months after being identified for improvement, develop or revise a school plan in consultation with parents, school staff, the District, and outside experts. The school plan shall cover a two-year period and address the items at 20 U.S.C. 6316(b)(3)(A).
	The school shall implement the school plan (including a revised plan) expeditiously, but not later than the beginning of the next full school year following the identification for improvement. If a plan is not approved before the beginning of a school year, such plan shall be implemented immediately upon approval.
	Within 45 days of receiving a school plan, the District shall:
	1. Establish a peer review process to assist with review of the school plan; and
	2. Promptly review the school plan, work with the school as ne- cessary, and approve the plan if it meets requirements.
	20 U.S.C. 6316(b)(3)(E)
TECHNICAL ASSISTANCE	For each school identified for school improvement, the District shall ensure the provision of technical assistance as the school develops

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ACCOUNTABILITY AID FEDERAL ACCOUNTABILITY STANDARDS (LEGAL)					
	incl	implements the school plan. Such technical assistanude the items listed at 20 U.S.C. 6316(b)(4)(B) and shed on scientifically based research. <i>20 U.S.C. 6316(b</i>)	all be		
FAILURE TO MAKE AYP FOR THREE		If the school fails to make AYP by the end of the first full school year after identification, the District shall:			
YEARS	1.	Continue to provide students with the option to trans another school served by the District;	fer to		
	2.	Make supplemental educational services available; a	and		
	3.	Continue to provide technical assistance.			
	20	U.S.C. 6316(b)(5)			
FAILURE TO MAKE AYP FOR FOUR YEARS	yea rect	If the school fails to make AYP by the end of the second full school year after identification, the District shall identify the school for corrective action and take at least one of the following corrective actions:			
	1.	Replace the school staff relevant to the failure to ma	ke AYP.		
	2.	Institute and fully implement a new curriculum, includ propriate professional development, for all relevant s is based on scientifically based research and offers s tial promise of improving educational achievement for achieving students and enabling the school to make	staff, that substan- or low-		
	3.	Significantly decrease management authority at the level.	school		
	4.	Appoint an outside expert to advise the school on its toward making AYP.	progress		
	5.	Extend the school year or school day for the school.			
	6.	Restructure the internal organizational structure of th	ie school.		
	20	U.S.C. 6316(b)(7)(C)			
FAILURE TO MAKE AYP FOR FIVE YEARS	If, after one full school year of corrective action, a school continues to fail to make AYP, the District shall prepare a plan and make ne- cessary arrangements to carry out alternative governance.		nake ne-		
	Not later than the beginning of the school year following the year in which the District implements restructuring, the District shall im- plement one of the following alternative governance arrangements for the school consistent with state law:		all im-		
	1.	Reopen the school as a public charter school.			
	2.	Replace all or most of the school staff (which may in principal) who are relevant to the failure to make AYF			
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		3.	Enter into a contract with an entity, such as a private man- agement company, with a demonstrated record of effective- ness, to operate the public school.		
		4.	Turn the operation of the school over to the TEA, if permitted under state law and agreed to by the state.		
		5.	Execute any other major restructuring of the school's gover- nance arrangement that makes fundamental reforms, such as significant changes in the school's staffing and governance, to improve student academic achievement in the school and that has substantial promise of enabling the school to make AYP.		
		20 L	J.S.C. 6316(b)(8)(B)		
	NOTICE TO TEACHERS AND PARENTS	the i teac befo	District shall provide prompt notice to teachers and parents of identification for restructuring. The District shall provide the chers and parents with an adequate opportunity to comment ore the District takes action and to participate in developing any ructuring plan.		
INTE SAN Pf ID	ISTRICT-LEVEL ITERVENTIONS AND ANCTIONS		strict that fails to make AYP is subject to identification by TEA listrict improvement or corrective action. <i>20 U.S.C. 6316(c)</i>		
	PRE- DENTIFICATION REVIEW	TEA ta, ir iden iden the cons	bre identifying the District for improvement or corrective action, a shall provide the District with an opportunity to review the da- ncluding academic assessment data, on which the proposed tification is based. If the District believes that the proposed tification is in error for statistical or other substantive reasons, District may provide supporting evidence to TEA, which shall sider the evidence before making a final determination not later a 30 days after any pre-identification review.		
		TEA shall promptly provide to the parents of each student enrolled in a school served by a district identified for improvement, the re- sults of any pre-identification review and, if the District is identified for improvement, the reasons for that identification and how par- ents can participate in upgrading the quality of the District.			
		20 L	J.S.C. 6316(c)(5)		
	DURATION	ning long corr	e District makes AYP for two consecutive school years begin- after the date of identification for improvement, TEA need no er identify the District for improvement or subject the District to ective action for the succeeding school year. 20 U.S.C. 6(c)(11)		
	IDENTIFICATION FOR IMPROVEMENT		shall identify for improvement a district that, for two consecu- years, fails to make AYP. 20 U.S.C. 6316(c)(3)		

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DISTRICT PLAN	mor con add imp late yea	A district identified for improvement shall, not later than three months after being so identified, develop or revise a District plan, in consultation with parents, school staff, and others. The plan shall address the items at 20 U.S.C. $6316(b)(7)(A)$. The District shall implement the plan (including a revised plan) expeditiously, but not later than the beginning of the next school year after the school year in which the District was identified for improvement. 20 U.S.C. $6316(c)(7)$		
	ter e with be s bas sha mer	A shall provide technical or other assistance if requested to bet- enable the District to develop and implement its plan and work a schools needing improvement. The technical assistance shall supported by effective methods and instructional strategies ed on scientifically based research. Such technical assistance II address problems, if any, in implementing parental involve- nt and professional development activities. 20 U.S.C. 6(c)(9)		
IDENTIFICATION FOR CORRECTIVE ACTION	tion	After providing technical assistance, TEA may take corrective ac- tion at any time with respect to a district that has been identified for improvement.		
	mał ficat	A shall take corrective action with respect to a district that fails to ke AYP by the end of the second full school year after the identi- tion for improvement. TEA shall continue to provide technical istance while instituting any corrective action.		
		e District is identified for corrective action, TEA shall take at st one of the following actions:		
	1.	Defer programmatic funds or reduce administrative funds.		
	2.	Institute and fully implement a new curriculum.		
	3.	Replace District personnel relevant to the failure to make AYP.		
	4.	Remove particular schools from the jurisdiction of the District and establish alternative arrangements for public governance and supervision of such schools.		
	5.	Appoint a receiver or trustee to administer the affairs of the District in place of the Superintendent and Board.		
	6.	Abolish or restructure the District.		
	7.	In conjunction with at least one of the actions listed above, authorize students to transfer to a higher-performing public school operated by another district.		
	20 (U.S.C. 6316(c)(10)		

	TEA may delay, for a period not to exceed one year, implementa- tion of corrective action if the District makes AYP for one year or its failure to make AYP is due to exceptional or uncontrollable cir- cumstances, such as a natural disaster or a precipitous and unfo- reseen decline in the financial resources of the District. No such period shall be taken into account in determining the number of consecutive years of failure to make AYP.
HEARING	Before implementing any corrective action, TEA shall provide no- tice and a hearing to the affected district, if state law provides for such notice and hearing. The hearing shall take place not later than 45 days following the decision to implement corrective action. 20 U.S.C. 6316(c)(10)(D)
NOTICE TO PARENTS	TEA shall publish, and disseminate to parents and the public, in- formation on any corrective action TEA takes, through such means as the Internet, the media, and public agencies. 20 U.S.C. 6316(c)(10)(E)

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

SECTION B: LOCAL GOVERNANCE

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

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

SECTION B: LOCAL GOVERNANCE

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

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BOARD MEMBERS VACANCIES AND REM	OVAL FRO	M OFFICE (LEGAL)	
RESIGNATION	A Board member may resign by delivering written notice, signe the Board member, to the presiding officer of the Board. The Board may not refuse to accept a resignation. <i>Election Code</i> 201.001		
EFFECTIVE DATE	immediat resignatio	d 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	es until the the vacar successo ties and p ism provi pointmen	officers shall continue to perform the duties of their offic- neir successors shall be duly qualified, i.e., sworn in. Until ney created by a Board member's resignation is filled by a or, the Board member continues to serve and have the du- bowers of office and continues to be subject to the nepot- sions. A holdover Board member may not vote on the ap- t of his or her successor. <i>Tex. Const., Art. XVI, Sec. 17;</i> <i>Ops. JM-636 (1987), DM-2 (1991), O-6259 (1945)</i> [See	
RESIDENCY	dent of th who ceas <i>Const., A</i> <i>Civ. App.</i>	elected to serve as a Board member must remain a resi- ne District throughout the term of office. A Board member ses to reside in the District vacates his or her office. <i>Tex.</i> <i>rt. XVI, Sec. 14; <u>Prince v. Inman</u>, 280 S.W.2d 779 (Tex. —Beaumont 1955, no writ); <u>Whitmarsh v. Buckley</u>, 324 198 (Tex. Civ. App.—Houston 1959, no writ)</i>	
RESIDENCE DEFINED	"Residence" means domicile, one's home and fixed place of h tion to which one intends to return after any temporary absen- person does not lose one's residence status by leaving to go another place for temporary purposes only. A person does not quire a residence in a place to which the person has come for porary purposes only and without the intention of making that the person's home. Residence shall be determined in accord with the common-law rules, as enunciated by the courts of thi state, except as otherwise provided by the Election Code. <i>El</i> <i>Code 1.015</i>		
	Note:	The issue of whether a candidate has satisfied residency requirements should be judicially determined. <u>State v.</u> <u>Fischer</u> , 769 S.W.2d 619 (Tex. App.—Corpus Christi 1989, writ dism'd w.o.j)	

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BOARD MEMBERSBBCVACANCIES AND REMOVAL FROM OFFICE(LEGAL)				
INVOLUNTARY REMOVAL FROM OFFICE QUO WARRANTO	attorne trict co	On his or her own motion, or at the request of an individual, the attorney general or the county district attorney may petition the district court for leave to file an action in quo warranto to remove a Board member. An action in quo warranto is available if:		
		A person usurps, intrudes into, or unlawfully holds or executes a public office; or		
		public officer does an act or allows an act that by law caus- s forfeiture of office.		
	Civ. Pr	ac. & Rem. Code 66.001–.002		
REMOVAL BY PETITION AND TRIAL	county under i lic offic ceedin in a dis	A resident of the state who has lived for at least six months in the county in which the petition is to be filed and who is not currently under indictment in the county may file a petition to remove a public officer from office for one of the reasons listed below. A proceeding for removal is begun by filing a written petition for removal in a district court of the county in which the officer resides. <i>Local Gov't Code 87.015</i>		
REASONS FOR	A publi	c officer may be removed from office for:		
REMOVAL	1. "I	ncompetency," 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.		
	ha w Ti ne	Official misconduct," which means intentional, unlawful be- avior relating to official duties by a Board member entrusted ith the administration of justice or the execution of the law. he term includes an intentional or corrupt failure, refusal, or eglect of a Board member to perform a duty imposed on the oard member by law.		
	Ve	ntoxication on or off duty caused by drinking an alcoholic be- erage, but not if it was caused by drinking an alcoholic beve- age on the direction and prescription of a licensed physician.		
	m of ve	onviction of a Board member by a jury for any felony or for hisdemeanor official misconduct. The conviction of a public fficer by a petit jury for any felony or for a misdemeanor in- blving official misconduct operates as an immediate removal om office of that officer.		
		onst., Art. V, Sec. 24; Local Gov't Code 87.011, .013, .031; <u>cks v. State</u> , 49 S.W. 705 (1899), <u>Tovar v. Somerset Indep.</u>		

BOARD MEMBERS VACANCIES AND REMOVAL FROM OFFICE

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	<u>Sch. Dist.</u> , 994 S.W.2d 756 (Tex. App.—Corpus Christi 1999, pet. denied)
REMOVAL FOR PURCHASING VIOLATIONS	A Board member who is convicted of a purchasing offense [see CH(LEGAL), IMPERMISSIBLE PRACTICES] is considered to have committed official misconduct and is subject to removal under Local Government Code Chapter 87. <i>Education Code 44.032</i>
FORMER BOARD MEMBER EMPLOYMENT	A Board member is prohibited from accepting employment with the District until the first anniversary of the date the Board member's membership on the Board ends. <i>Education Code 11.063</i>
FILLING A VACANCY	If a vacancy occurs on the Board, whether by death, resignation, lack of residency or other qualification, or involuntary removal, the remaining Board members may fill the vacancy by appointment until the next Board member election, or may order a special election to fill the vacancy. If more than one year remains in the term of the position vacated, the vacancy shall be filled not later than the 180th day after the date the vacancy occurs. <i>Education Code 11.060</i>
	An election to fill a vacancy shall be to fill the unexpired term only. <i>Tex. Const. Art. XVI, Sec.</i> 27
APPOINTMENT	To be eligible to be appointed to the Board, a person must have the qualifications set forth at Election Code 141.001(a). <i>Election Code</i> 141.001(a) [See BBA]
	An appointment to the Board may be made with the intent to en- sure that the Board is representative of the constituency served by the Board. A board that chooses this option shall adopt procedures for its implementation. <i>Local Gov't Code 180.005(b), (c)</i>
SPECIAL ELECTION	A special election to fill a vacancy shall be conducted in the same manner as the District's general election, except as provided in the Election Code. <i>Education Code 11.060(c)</i>
DATE OF ELECTION	If a law requires a special election to be held within a particular period after the occurrence of a certain event, the election shall be held on an authorized uniform election date occurring within the period. If no uniform election date affords enough time to hold the election in the manner required by law, the election shall be held on the first authorized uniform election date occurring after the expiration of the period. <i>Election Code 41.001(a), .004(a)</i> [See BBB]
ORDERING ELECTION	If a vacancy is to be filled by special election, the election shall be ordered as soon as practicable after the vacancy occurs. The spe- cial election shall be held on the first authorized uniform election date occurring on or after the 30th day after the date the election is ordered. If the special election is to be held on the date of the

West Orange-Cove CISD 181906)			
BOARD MEMBERS VACANCIES AND REMO	OVAL FROM OFFICE	BBC (LEGAL)		
	general election for state and county officers, the election s ordered not later than the 70th day before election day. <i>Ele</i> <i>Code 201.051–.052</i>			
PRECLEARANCE REQUIRED	A special election is subject to federal preclearance require to the extent that the District makes changes in the practice procedures to be followed. Any discretionary setting of the a special election or scheduling of events leading up to or f a special election is subject to the preclearance requirement 28 CFR 51.17 [See BBB]	es or date for ollowing		
TEMPORARY REPLACEMENT OF BOARD MEMBER ON MILITARY ACTIVE DUTY	A Board member who enters active duty in the armed force United States as a result of being called to duty, drafted, or vated does not vacate the office held, but the Board may a replacement to serve as a temporary Board member if the or appointed Board member will be on active duty for longe 30 days.	acti- ppoint a elected		
	The Board member who is temporarily replaced may recommend to the Board the name of a person to temporarily fill the office. The Board shall appoint the temporary Board member to begin service on the date specified in writing by the Board member being tempo- rarily replaced as the date the Board member will enter active mili- tary service.			
	A temporary Board member has all the powers, privileges, and du- ties of the office as the Board member who is temporarily replaced. A temporary Board member shall perform the duties of office for the shorter period of:			
	1. The term of the active military service of the Board me who is temporarily replaced; or	ember		
	2. The term of office of the Board member who is tempo replaced.	rarily		
	"Armed forces of the United States" means the United State the United States Navy, the United States Air Force, the Un States Marine Corps, the United States Coast Guard, any r or auxiliary component of any of those services, or the Nati Guard.	nited reserve		
	Tex. Const., Art. XVI, Sec. 72			

West Orange-Cove CISE 181906)				
			BDAF (LEGAL)		
APPRAISAL FUNCTION	The county appraisal district shall be responsible for appraising School District property in the appraisal district for ad valorem tax purposes. <i>Tax Code 6.01(b)</i>				
REGISTRATION REQUIREMENTS	In accordance with the Property Taxation Professional Certification Act, the following School District tax officials shall be registered with the Board of Tax Professional Examiners:				
	1.	An assessor-collector, collector, or other person designated by the District as the chief administrator of the District's as- sessment functions, collection functions, or both;			
	2.	All persons engaged in appraisals of real or personal property for ad valorem tax purposes; and			
	3.	A person who performs assessment or collection fun- the District and who is required to register by the chie istrator of the District's tax office.			
	Осс	upations Code 1151.151			
SELECTION OF ASSESSOR AND COLLECTOR	The School Board may employ a person to assess or collect the School District's taxes and may compensate the person as the Board considers appropriate. <i>Education Code</i> 45.231				
	The District may also provide for the assessment or collection of the District's taxes under one of the following methods:				
	1.	Require the county to assess and collect taxes for the The Board may revoke the requirement at any time b action. Tax Code $6.22(c)$			
	2.	Contract with another taxing unit or the county appratrict(s) to perform duties relating to the assessment of tion of taxes. Tax Code $6.24(a)$			
DUTIES	The assessor and collector shall assess, collect, or assess and collect taxes, as applicable. <i>Tax Code 6.23(b)</i>				
ASSESSOR	In addition to any other duties that may be required by law, the as- sessor shall:				
	1.	On receipt of the appraisal roll, determine the total ap value, total assessed value, and total taxable value of ty taxable by the District. <i>Tax Code 26.04(a)</i>	-		
	2.	By August 1 or as soon thereafter as practicable, sub the Board the appraisal roll showing the total apprais sessed, and taxable values. <i>Tax Code 26.04(b)</i>			

OFFICERS AND OFFICIALS SELECTION AND DUTIES OF CHIEF TAX OFFICIALS

	3.	On receipt of notice of the tax rate for the current tax year, calculate the tax imposed on each property on the appraisal roll for the District. <i>Tax Code 26.09</i>			
	4.	By October 1 or as soon thereafter as practicable, prepare and mail a tax bill to each person in whose name the property is listed on the tax roll and to the person's authorized agent. <i>Tax Code 31.01</i>			
COLLECTOR	In addition to any other duties that may be required by law, the collector shall:				
	1.	By August 1 or as soon thereafter as practicable, certify to the Board an estimate of the collection rate for the current year. If the collector certified an anticipated collection rate in the preceding year that was lower than the actual collection rate, the collector shall also certify the amount collected in excess of the anticipated amount in the preceding year. <i>Tax Code</i> $26.04(b)$			
	2.	Each month, prepare and submit to the Board a written report made under oath accounting for all taxes collected during the preceding month. Reports of collections made in the months of October through January are due on the 25th day of the month following the month that is the subject of the report. Reports of collections made in all other months are due on the 15th day of the month following the month that is the sub- ject of the report. <i>Tax Code 31.10(a)</i>			
	3.	Each year, prepare and submit to the Board an annual report made under oath accounting for all taxes collected or delin- quent on property taxed by the District during the preceding 12-month period. Annual reports are due on the 60th day fol- lowing the last day of the fiscal year. <i>Tax Code 31.10(b)</i>			
	4.	At least monthly, deposit in the District's depository all taxes collected for the District. The Board may require deposits to be made more frequently. <i>Tax Code 31.10(c)</i>			
	5.	If the District's taxes are collected by another taxing unit or the appraisal district, the collector shall deposit taxes in the District's depository daily, unless the Board by official action provides that deposits may be made less often than daily. <i>Tax</i> <i>Code 31.10(d)</i>			
	6	Each year, prepare a current and cumulative delinguent tax			

6. Each year, prepare a current and cumulative delinquent tax roll for the District. *Tax Code* 33.03

West Orange-Cove CIS 181906	SD			
OFFICERS AND OFFICIALS SELECTION AND DUTIES OF CHIEF TAX OFFICIALS (L				
	 At least once each year, deliver a delinquent tax not each person whose name appears on the delinquen <i>Tax Code</i> 33.04 			
COLLECTOR'S BOND	The District shall require a tax collector who is a District employee to give bond conditioned on the faithful performance of duties. The bond shall be made payable to and be approved by the Board in an amount determined by the Board. The Board may require a new bond at any time, and failure to give new bond within a rea- sonable time after demand is a ground for removal from office. The Board may prescribe additional requirements for the bond.			
	If the District's taxes are collected by a person who is not ployee of the District, the Board may require the person to bond conditioned on the faithful performance of duties. T shall be payable to, approved by, and paid for by the Boa amount determined by the Board. The Board may prescr tional requirements for the bond.	o give he bond rd in an		
	The District shall pay the premium for the required bond f general fund or as provided by intergovernmental contract			
	Tax Code 6.29			
LIMIT ON CONTRACTING	The District may not enter into a contract relating to the p mance of an activity governed by Title 1 of the Tax Code Property Tax Code) with a member of the board of directo appraisal district in which the District participates or with a entity in which a member of the appraisal board has a sul interest.	(i.e., the ors of an a business		
	For purposes of the above paragraph, an individual has a tial interest in a business entity if:	substan-		
	 The combined ownership of the individual and the in spouse is at least ten percent of the voting stock or the business entity or the individual; or 			
	2. The individual's spouse is a partner, limited partner, of the business entity.	or officer		
	"Business entity" means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, or other entity recognized by law.			
	Tax Code 6.036(c), (d)			

West Orange-Cove CISD 181906)				
BOARD INTERNAL ORGANIZATIONBDFCITIZEN ADVISORY COMMITTEES(LEGAL					
SCHOOL HEALTH ADVISORY COUNCIL	(SH/ ues	The Board shall establish a local school health advisory council (SHAC) to assist the District in ensuring that local community values are reflected in the District's health education instruction. <i>Education Code 28.004(a)</i> [See EHAA regarding duties of the SHAC]			
		SHAC shall meet at least four times each year. <i>Educa</i> e 28.004(d-1)	ition		
COMPOSITION	majo the [The Board shall appoint at least five members to the council. A majority of the members must be parents of students enrolled in the District and must not be employed by the District. One of those members shall serve as chair or co-chair of the council.			
	publ siona repre	The Board may also appoint one or more public school teachers, public school administrators, District students, health-care profes- sionals, members of the business community, law enforcement representatives, senior citizens, clergy, representatives of nonprofit nealth organizations, or representatives of another group.			
	Edu	Education Code 28.004(d)			
ANNUAL REPORT	In addition to its other duties, the council shall submit to the Board, at least annually, a written report that includes:				
	1.	Any council recommendation concerning the District's education curriculum and instruction or related matter the council has not previously submitted to the Board;	s that		
	2.	Any suggested modification to a council recommenda previously submitted to the Board; and	tion		
	3.	A detailed explanation of the council's activities during riod between the date of the current report and the da last prior written report.			
	Education Code 28.004(m)				
CHANGES IN CURRICULUM	befo	District must consider the recommendations of the location changing the District's health education curriculum contribution. <i>Education Code 28.004(b)</i>			
PUBLIC STATEMENT	Distr	District shall publish in the student handbook and post rict's Internet Web site, if the District has an Internet We atement of:			
	1.	District policies adopted to ensure that elementary sch middle school, and junior high school students engage least the amount and level of physical activity required Education Code 28.002(I) [see EHAB and EHAC];	e in at		
	2.	The number of times during the preceding year the SH met;	HAC has		
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BOARD INTERNAL ORGANIZATION CITIZEN ADVISORY COMMITTEES

- Whether the District has adopted and enforces policies to ensure compliance with TEA's vending machine and food service guidelines for restricting student access to vending machines;
- 4. Whether the District has adopted and enforces policies and procedures that prescribe penalties for the use of tobacco products by students and others on school campuses or at school-sponsored or school-related activities; and
- 5. Notice to parents that they can request in writing their child's physical fitness assessment results at the end of the school year [see FFAA].

Education Code 28.004(k)

West Orange-Cove CISE 181906)			
SUPERINTENDENT RECRUITMENT AND AF	ENT (LE	BJB GAL)		
VACANCY POSTING	The District's employment policy must provide for notice to each current District employee of a vacant position for which a certificate is required. Notice must be provided not later than the tenth school day before the date on which a District fills the position. Notice shall be posted on:			ficate chool
	1.	Abu	ulletin board at:	
		a.	A place convenient to the public in the District's cen administrative office, and	tral
		b.	The central administrative office of each campus du any time the office is open; or	ring
	2.	The	e District's Internet Web site, if the District has a Web	site.
			rict shall provide each current District employee a rea ortunity to apply for the position.	son-
	Edι	icatio	n Code 11.1513(d)	
NAMES OF APPLICANTS	clos Act) nam 21 c vote	sure u). Ho nes of days l	te of an applicant for Superintendent is excepted from under Chapter 552, Government Code (Public Informative wever, the Board must give public notice of the name f the finalists being considered for Superintendent at I before the date of the meeting at which a final action to be taken on the employment of the person. <i>Gov't Co</i>	ation or least or

West Orange-Cove CISD 181906					
SUPERINTENDENTBJOSUSPENSION/TERMINATION DURING CONTRACT(LEGA)					
SUSPENSION WITHOUT PAY The Board may, for good cause as determined by the Board, pend the Superintendent without pay pending discharge or in of termination. The suspension may not extend beyond the e the school year. <i>Education Code 21.211(b)</i>					
	The procedures for hearings before a hearing examiner a Superintendent requests a hearing after receiving notice posed decision to suspend the Superintendent without paction Code 21.251(a)	of a pro-			
BACK PAY	If no discharge occurs after a suspension without pay, the tendent is entitled to back pay for the period of suspension cation Code 21.211(c)				
SUSPENSION WITH PAY	The Superintendent may be suspended with pay pending come of a dismissal hearing. <u><i>Moore v. Knowles, 4</i>82 F.20</u> (5th Cir. 1973)				
CONTRACT TERMINATION	The Board may terminate the Superintendent's term cont discharge the Superintendent at any time for good cause termined by the Board. <i>Education Code</i> 21.211(a), .212(as de-			
NOTICE	Before dismissal for good cause, the Superintendent sha reasonable notice in writing of the charges against him or an explanation of the District's evidence, set out in sufficie to fairly enable the Superintendent to show any error that ist. <u>Cleveland Bd. of Educ. v. Loudermill</u> , 470 U.S. 532 (r her and ent detail may ex-			
HEARING	If the Superintendent desires a hearing before an independent hearing examiner on a proposed decision to terminate the tendent's term contract, the Superintendent shall file a wr quest with the Commissioner not later than the 15th day a ceiving the written notice of the proposed action. The Superintendent shall provide a copy of the request to the The parties may agree in writing to extend by not more th days the deadline for requesting a hearing. <i>Education Ce</i> 21.251, .253 [See DFD]	e Superin- itten re- after re- District. nan ten			
SEVERANCE PAYMENTS	A board that makes a severance payment to the superint shall report the terms of the payment to the Commissione				
DUTY TO REPORT	The interim Superintendent, new Superintendent, or Board dent is responsible for timely filing a Superintendent Payr closure Form with TEA. The District must file the Superin Payment Disclosure Form not later than 60 days after exe an agreement to make payments of any kind to a departin intendent or any payment under such an agreement, which sooner. No report is required for payments already earned payable under the terms of a terminated employment corr such as accrued vacation. Compliance with the reporting	ment Dis- ntendent ecution of ng Super- chever is ed and ntract,			
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West Orange-Cove CISD						
181906						
SUPERINTENDENT SUSPENSION/TERMIN	ATION DURING CONTRACT	BJCE (LEGAL)				
	ment is part of the District's compliance with required finan count practices. Failure to comply may result in sanctions					
REDUCTION OF STATE FUNDS	The Commissioner shall reduce the District's Foundation a Program (FSP) funds by any amount that the severance p exceeds one year's salary and benefits under the Superin terminated contract. The reduction shall be made for the year following the school year in which the payment is ma ject to an FSP reduction amount. The Commissioner shall reduce the District's FSP funds in the school year following school year that any additional payments are made to the Superintendent requiring an FSP reduction. The District w subject to reductions to FSP state funding for one or more years until the liability amount has been liquidated in full, i bility to the state exceeds the total flow of estimated earner nue to the District under the FSP.	bayment tendent's school de sub- ll also g each former vill be e school f the lia-				
DEFINITION OF SEVERANCE PAYMENT	"Severance payment" means any amount paid by the Boa on behalf of a Superintendent on early termination of the S tendent's contract that exceeds the amount earned by the tendent under the contract as of the date of termination, ir any amount that exceeds the amount of earned standard and benefits, that is paid as a condition of early termination contract.	Superin- Superin- ncluding salary				
	Payments to a former Superintendent who remains emploit the District in another capacity or contracts with the District vices may be severance payments in whole or in part, if the ments are compensation for the early termination of a price ployment agreement.	ot for ser- ne pay-				
	Damages for early termination of an employment contract ing loss of benefits, are severance payments regardless o litigation has commenced or the form of any settlement.					

Education Code 11.201(c); 19 TAC 105.1021-.1023

West Orange-Cove CISD 181906	
LOCAL REVENUE SOUI APPRAISAL DISTRICT	RCES CCH (LEGAL)
PARTICIPATION	The District shall participate in the appropriate countywide apprais- al district or districts. <i>Tex. Const., Art. VIII, Sec. 18(b)</i>
APPRAISAL DISTRICT BOARD OF DIRECTORS	The Board shall participate in the election of the board of directors of the appraisal district or districts as provided by law.
ELIGIBILITY	To be eligible to serve on the appraisal district board of directors, an individual other than a county assessor-collector serving as a nonvoting director must be a resident of the appraisal district and must have resided in the appraisal district for at least two years immediately preceding the date the individual takes office. An indi- vidual who is otherwise eligible to serve on the appraisal district board is not ineligible because of membership on the governing body of a taxing unit.
	A District employee is not eligible to serve on the board of directors unless the employee is also a member of another governing body or an elected official of a taxing unit that also participates in the ap- praisal district.
	Tax Code 6.03(a)
RESTRICTIONS NEPOTISM	An individual is ineligible to serve on an appraisal district board of directors if the individual is related within the second degree by consanguinity or affinity, as determined under Government Code, Chapter 573, Subchapter B [see DBE], to an individual who is engaged in the business of appraising property for compensation for use in proceedings relating to property taxes or of representing property owners for compensation in proceedings relating to property taxes in the appraisal district.
DELINQUENT TAXES	An individual is ineligible to serve on an appraisal district board of directors if the individual owns property on which delinquent taxes have been owed to a taxing unit for more than 60 days after the date the individual knew or should have known of the delinquency unless the delinquent taxes and any penalties and interest are be- ing paid under an installment payment agreement, or a suit to col- lect the delinquent taxes is deferred or abated.
	<i>Tax Code 6.035(a)</i>
CONFLICT OF INTEREST	An individual is not eligible to be appointed to or to serve on the board of directors of an appraisal district if the individual or a busi- ness entity in which the individual has a substantial interest is a party to a contract with:
	1. The appraisal district; or

LOCAL REVENUE SOURCES APPRAISAL DISTRICT

	 A taxing unit that participates in the appraisal district, if the contract relates to the performance of an activity relating to property taxes.
	An individual has a substantial interest in a business entity if the combined ownership of the individual and the individual's spouse is at least ten percent of the voting stock or shares of the business entity or the individual or the individual's spouse is a partner, limited partner, or officer of the business entity.
	"Business entity" means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, or other entity recognized by law.
	Tax Code 6.036
RECALL	The School Board, by resolution submitted to the county clerk, may call for the recall of a member of the board of directors of an appraisal district for whom the School Board cast any of its votes in the appointment of the appraisal district board in accordance with Tax Code 6.033. <i>Tax Code</i> $6.033(a)$
TERMS	The taxing units participating in an appraisal district may provide that the terms of the appointed members of the appraisal district board of directors be staggered in accordance with Tax Code 6.034. <i>Tax Code</i> 6.034(a)
APPRAISAL OFFICE	The board of directors of an appraisal district may contract with a taxing unit in the appraisal district to perform the duties of the appraisal office for the appraisal district. <i>Tax Code 6.05(b)</i>
OWNERSHIP OR LEASE OF REAL PROPERTY	The acquisition or conveyance of real property or the construction or renovation of a building or other improvement by an appraisal district must be approved by the governing bodies of three-fourths of the taxing units entitled to vote on the appointment of appraisal district board members.
	The appraisal district board of directors by resolution may propose a property transaction or other action for approval of the taxing units. The chief appraiser shall notify the School Board President by delivering a copy of the appraisal district board's resolution, to- gether with information showing the costs of other available alter- natives to the proposal.
	On or before the 30th day after the date the School Board Presi- dent receives notice of the proposal, the School Board by resolu- tion may approve or disapprove the proposal. If the School Board fails to act on or before that 30th day or fails to file its resolution with the chief appraiser on or before the 10th day after that 30th

West Orange-Cove CISD 181906					
LOCAL REVENUE SOURCES CO APPRAISAL DISTRICT (LEGA					
	day, the proposal is treated as if it were disapproved by the School Board.				
PROCEEDS	The proceeds of a conveyance of appraisal district property shall be credited to each taxing unit that participates in the appraisal dis- trict in proportion to the unit's allocation of the appraisal district budget in the year in which the transaction occurs.				
	<i>Tax Code 6.051(b)–(c)</i>				
BUDGET AND FINANCING	Each year the chief appraiser shall prepare a proposed budget for the operations of the appraisal district for the following tax year as described in Tax Code 6.06(a) and shall submit a copy to the School District before June 15.				
PUBLIC POSTING	Each taxing unit entitled to vote on the appointment of appraisal district board members shall maintain a copy of the proposed budget for public inspection at its principal administrative office.				
BUDGET ADOPTION	The appraisal district board of directors shall hold a public hearing to consider the budget. The secretary of the appraisal district board shall deliver to the School Board President not later than the 10th day before the date of the hearing a written notice of the date, time, and place fixed for the hearing. The appraisal district board of directors shall complete its hearings, make any amendments to the proposed budget it desires, and finally approve a budget before September 15.				
	If governing bodies of a majority of the taxing units entitled to vote on the appointment of appraisal district board members adopt resolutions disapproving a budget and file them with the secretary of the appraisal district board within 30 days after its adoption, the budget does not take effect, and the appraisal district board shall adopt a new budget within 30 days of the disapproval.				
AMENDMENTS	The appraisal district board may amend the approved budget at any time, but the secretary of the appraisal district board must de- liver a written copy of a proposed amendment to the presiding of- ficer of the governing body of each taxing unit participating in the district not later than the 30th day before the date the board acts on it.				
ALLOCATION	Each taxing unit participating in the appraisal district is allocated a portion of the amount of the budget and must pay its allocation as provided by Tax Code 6.06.				
	Tax Code 6.06(a)–(d)				

West Orange-Cove CISD 181906		
LOCAL REVENUE SOUF	RCES C (LEG	CH AL)
CHANGES IN METHOD OF FINANCING	The board of directors of an appraisal district, by resolution adopted and delivered to each taxing unit participating in the ap- praisal district after June 15 and before August 15, may prescrib different method of allocating the costs of operating the appraisal district unless the governing body of any taxing unit that partici- pates in the appraisal district adopts a resolution opposing the d ferent method, and files it with the appraisal district board of direct tors before September 1. If an appraisal district board proposal rejected, the appraisal district board shall notify, in writing, each taxing unit participating in the appraisal district before September 15.	if- is
	The taxing units participating in an appraisal district may adopt a different method of allocating the costs of operating the district in accordance with Tax Code 6.061.	
	Tax Code 6.061(a)–(b)	
DISAPPROVAL OF APPRAISAL DISTRICT BOARD ACTIONS	If the governing bodies of a majority of the taxing units entitled to vote on the appointment of appraisal district board members add resolutions disapproving an action, other than adoption of the budget, by the appraisal district board of directors and file them with the secretary of the appraisal district board within 15 days a ter the action is taken, the action is revoked effective the day aft the day on which the required number of resolutions is filed. <i>Ta</i> . <i>Code 6.10</i>	opt af- er
APPRAISAL REVIEW BOARD	An appraisal review board is established for each appraisal distruction unless the boards of directors of two or more adjoining appraisal districts provide for the operation of a consolidated appraisal review board by interlocal contract. Members of the appraisal review board are appointed by the appraisal district board of directors.	I
	Members of the appraisal review board are subject to the eligibil restrictions described in Tax Code 6.412, including prohibitions of service by school district board members, officers, and employe and Tax Code 6.413, including prohibitions on service by individ als who are parties to certain contracts.	on es,
	Tax Code 6.41, .412–.413	
EXCEPTION	In a county with a population of 3.3 million or more or a county v a population of 350,000 or more that is adjacent to a county with population of 3.3 million or more, the members of the appraisal view board are appointed in accordance with Tax Code 6.41 by local administrative district judge in the county in which the ap- praisal district is established. <i>Tax Code 6.41</i>	n a re-

LOCAL REVENUE SOURCES APPRAISAL DISTRICT CCH (LEGAL)

PROHIBITION ON CONTRACTS The School District may not enter into a contract with a member of the appraisal review board established for an appraisal district in which the School District participates or with a business entity in which a member of the appraisal review board has a substantial interest as defined in Tax Code 6.413. *Tax Code* 6.413

West Orange-Cove CISE 181906)		
SAFETY PROGRAM/RIS	SK M	ANAGEMENT	CKA (LEGAL
ASBESTOS HAZARD EMERGENCY RESPONSE ACT	the mer	er the Asbestos Hazard Emergency Response Act (Al District shall identify asbestos-containing materials and an appropriate management plan in a timely mannel R 763.80	d imple-
DUTIES	The	District shall ensure that:	
	1.	All persons who perform inspections, reinspections, a odic surveillance, who develop and update managen plans, and who develop and implement response act comply with federal and state law.	nent

- 2. All custodial and maintenance employees are trained as required by law.
- 3. Workers and building occupants, or their legal guardians, are informed annually about inspections, response actions, and post-response action activities.
- 4. Short-term workers who may come in contact with asbestos in a school are informed of the locations of "asbestos-containing building material" (ACBM) and suspected ACBM assumed to be "asbestos-containing material" (ACM).
- 5. Warning labels are posted in accordance with 40 CFR 763.95 (see WARNING LABELS, below).
- 6. Management plans are available for inspection, and notice of their availability has been provided as specified in the management plan under 40 CFR 763.93(g).
- 7. An asbestos coordinator, trained in accordance with 40 CFR 763.84(q)(2), is designated to ensure that legal requirements are met.
- 8. Any conflict of interest that may arise among accredited asbestos personnel is considered, especially when selecting accredited personnel.

40 CFR 763.84

MANAGEMENT An asbestos management plan shall be developed for each school PLAN and submitted to the Texas Department of State Health Services (TDSHS) for approval. This plan shall be developed by an accredited management planner who may be required to sign a statement that the plan is in compliance with federal asbestos regulations. The plan shall include:

> 1. A list of the name and address of each school building and whether it contains friable ACBM, nonfriable ACBM, and friable and nonfriable suspected ACBM assumed to be ACM.

CKA (LEGAL)

SAFETY PROGRAM/RISK MANAGEMENT INSPECTIONS

- 2. Specific information about inspections conducted before December 14, 1987.
- 3. Specific information about required inspections and reinspections.
- 4. The name, address, and telephone number of the designated asbestos coordinator and details of his or her required training. The plan must also contain a true and correct statement signed by the coordinator certifying that the general District responsibilities have been met.
- 5. The written recommendations on response actions from the District's accredited asbestos management planner(s), including the name, signature, state of accreditation, and accreditation number, if applicable, of each planner.
- 6. A detailed description of preventive measures and response actions to be taken.
- In regard to asbestos inspectors and persons who design or carry out response actions, a statement that the District uses or will use person(s) who have been accredited by an Environmental Protection Agency (EPA)-approved course.
- A detailed description of any material described in item 1 of this list that remains after the response actions are taken. The description shall be updated when response actions are completed.
- 9. A reinspection plan for operations and maintenance activities, a plan for periodic surveillance, a description of the management planner's recommendation regarding additional cleaning, and the District's response.
- 10. A description of steps taken to inform workers and building occupants or their legal guardians about inspections, reinspections, response actions, post-response action activities, and the availability of management plans.
- 11. An evaluation of resources needed to complete the response actions successfully and carry out reinspection, operations and maintenance activities, periodic surveillance, and training.
- 12. The name of each consultant contributing to the plan and a statement that the consultant is accredited under another state's accreditation plan or accredited by an EPA-approved course.

PLAN AVAILABILITY A copy of the plan submitted to TDSHS shall be kept in the District's administrative office and be available for inspection by the

SAFETY PROGRAM/RISK MANAGEMENT INSPECTIONS

	EPA, the state, and the public, including teachers, school person- nel, employee representatives, and parents.
	Updated management plans for each school shall also be available for inspection during normal business hours in the administrative office and at the school itself. Individual school plans shall be made available for inspection within at least five working days after a request is received.
NOTICE	Annually, the District shall notify in writing parent, teacher, and employee organizations of the availability of the management plans.
	40 CFR 763.93
INSPECTIONS	Each building leased, owned, or used as a school building shall be inspected to determine the locations of friable and nonfriable ACBM. At least once every three years after a management plan is in effect, the District shall conduct reinspections. Inspectors shall collect samples of suspected ACBM material for analysis. The inspector shall provide a written assessment of all friable known or assumed ACBM in the school building for each inspection or reinspection. The assessment shall meet all legal requirements and shall be signed and dated, with the inspector's accreditation information. A copy shall be sent to the coordinator for inclusion in the management plan within 30 days. <i>40 CFR 763.85, .88</i>
PERIODIC SURVEILLANCE	At least once every six months after the management plan is in effect, the District shall conduct and document periodic surveillance on any school building containing ACBM or assumed to contain ACBM. A record of this surveillance shall be submitted to the coordinator for inclusion in the management plan. <i>40 CFR</i> 763.92(b)
RESPONSE ACTIONS	The District shall select and implement, consistent with the assessment, the least burdensome method of appropriate response actions from those that protect human health and the environment. <i>40 CFR 763.90</i>
ASBESTOS- RELATED ACTIVITY	An "asbestos-related activity" means the removal, encapsulation, or enclosure of asbestos; the performance of asbestos surveys; the development of management plans or response actions; the collection or analysis of asbestos samples; sponsorship of training courses necessary for asbestos licensure or registration; the transportation of ACMs from any facility for purposes of disposal; and any other activity required to be licensed under the Texas Asbestos Health Protection Act. <i>Occupations Code 1954.002, .101</i>
	An asbestos-related activity shall be performed by a person (an individual, organization, or other legal entity recognized by law as
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	be notified not less than ten working days before an asbesto	os-			
RECORDS	an appropriate record or records of each activity it performs lic buildings and shall make the record(s) available to TDSH any reasonable time. It shall also keep a copy of any violativi issued against the District by the EPA or TDSHS. Records a maintained for at least 30 years, or as long as required by fe	in pub- S at ons shall be ederal			
	records shall be maintained for at least three years after each	ch re-			
WARNING LABELS	(LEGAL e subject of rights and duties) licensed by TDSHS. TDSHS shall e notified not less than ten working days before an asbestos- lated activity is initiated. <i>Occupations Code 1954.252</i> , .101; 25 AC 295.61 district licensed to perform asbestos-related activities shall keep appropriate record or records of each activity it performs in pub- buildings and shall make the record(s) available to TDSHS at ay reasonable time. It shall also keep a copy of any violations sued against the District by the EPA or TDSHS. Records shall be aintained for at least 30 years, or as long as required by federal w or regulation. <i>Occupations Code 1954.251; 25 TAC 295.58(d)</i> or each area where all ACBM has been removed, the required cords shall be maintained for at least three years after each re- tired reinspection or its equivalent in both the school and the cen- al administration office. <i>40 CFR 763.94</i> warning label shall be attached adjacent to any friable and non- able ACBM and suspected ACBM assumed to be ACM located in utine maintenance areas at each school building. The warning bel shall read, in print which is readily visible because of large ze or bright color, as follows: CAUTION: ASBESTOS. HA- ARDOUS. DO NOT DISTURB WITHOUT PROPER TRAINING ND EQUIPMENT. All labels shall be prominently displayed in adily visible locations and shall remain posted until the ACBM at is labeled is removed. <i>40 CFR 763.95</i> embers of the maintenance and custodial staff in buildings con- ining ACBM shall receive required training, including at least two burs of awareness training and an additional 14 hours of required aining if their work activities may result in the incidental distur-	cated in rning arge NING d in			
OPERATIONS / MAINTENANCE TRAINING	taining ACBM shall receive required training, including at lear hours of awareness training and an additional 14 hours of re	ast two equired			

West Orange-Cove CISD 181906)				
	SAFETY PROGRAM/RISK MANAGEMENT CKB ACCIDENT PREVENTION AND REPORTS (LEGAL)				
EYE AND FACE PROTECTION REQUIRED DEVICES	Each teacher and student shall wear industrial-quality eye- protective devices in appropriate situations as determined by Dis- trict policy. <i>Education Code 38.005</i>				
RECOMMENDED GUIDELINES	the T men	selection and use of face and eye protection in public s Fexas Department of State Health Services (TDSHS) re ds the guidelines entitled "Eye and Face Protection," a 9 CFR 1910.133.	ecom-		
	For hazard assessment and face and eye protective equipment selection in public schools TDSHS recommends the guidelines en titled, "Non-mandatory Compliance Guidelines for Hazard Assess ment and Personal Protective Equipment Selection," available at 29 CFR part 1210, subpart I, appendix B.				
APPLICATION	visito	guidelines are applicable to all staff members, students ors within Texas public schools participating in educatic as and programs that involve:			
	1.	The use of hazardous chemicals;			
	2.	The use of hot liquids or solids;			
	3.	The use of molten materials;			
	4.	Performing grinding, chipping, or other hazardous acti where there is danger of flying particles;	vities		
	5.	Milling, sawing, turning, shaping, cutting, or stamping solid materials;	of any		
	6.	Heat treatment, tempering, or kiln firing of any metal or materials;	r other		
	7.	Cutting, welding, or brazing operations;			
	8.	The use of hazardous radiation, including the use of ir and ultraviolet light or lasers;	nfrared		
	9.	Repair or servicing of any vehicle; or			
	10.	Any process or activity in a vocational, art, industrial a science course or laboratory that might have a tenden cause damage to the eyes.			
	25 T.	AC 295.141–.142			

SAFETY PROGRAM/RISK MANAGEMENT ACCIDENT PREVENTION AND REPORTS

CKB (LOCAL)

EYE- AND FACE-PROTECTIVE DEVICES In accordance with Texas Department of State Health Services (TDSHS) guidelines, eye- and face-protective devices meeting TDSHS standards shall be worn by every teacher, student, and visitor participating in activities or programs identified in CKB(LEGAL).

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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 subse- quent fiscal years in accordance with the District's energy plan. The plan must include:				
	1.	Strat	tegies 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 c	each strategy identified above, the initial, short-term capi osts and lifetime costs and savings that may result from ementation of the strategy.	i-	
	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.				
	The Board may submit the plan required to the State Energy Con- servation Office for the purposes of determining whether funds available through loan programs administered by the office are available to the District.				
	Edu	catior	n Code 44.902		
ENERGY OR WATER CONSERVATION MEASURES	The Board may enter into an energy savings performance contract for energy or water conservation measures to reduce energy or water consumption or operating costs of school facilities.				
	An energy savings performance contract includes a contract for the installation or implementation of:				
	1.	Insu ing;	lation of a building structure and systems within the build	d-	
	2.	glaz glaz	m windows or doors, caulking or weatherstripping, multi- ed windows or doors, heat absorbing or heat reflective ed and coated window or door systems, or other window oor system modifications that reduce energy consump-		
	3.		matic energy control systems, including computer soft- e and technical data licenses;		
	4.		ting, ventilating, or air-conditioning system modifications placements that reduce energy or water consumption;		
	5.	Ligh	ting fixtures that increase energy efficiency;		
	4				

BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

- 6. Energy recovery systems;
- 7. Electric systems improvements;
- 8. Water-conserving fixtures, appliances, and equipment or the substitution of nonwater-using fixtures, appliances, and equipment;
- 9. Water-conserving landscape irrigation equipment;
- 10. Landscaping measures that reduce watering demands and capture and hold applied water and rainfall, including:
 - a. Landscape contouring, including the use of berms, swales, and terraces; and
 - b. The use of soil amendments that increase the waterholding capacity of the soil, including compost;
- 11. Rainwater harvesting equipment and equipment to make use of water collected as part of a storm-water system installed for water quality control;
- 12. Equipment for recycling or reuse of water originating on the premises or from other sources, including treated municipal effluent;
- Equipment needed to capture water from nonconventional, alternate sources, including air conditioning condensate or graywater, for nonpotable uses;
- 14. Metering equipment needed to segregate water use in order to identify water conservation opportunities or verify water savings; or
- 15. Other energy or water conservation-related improvements or equipment, including improvements or equipment relating to renewable energy or nonconventional water sources or water reuse.

Each energy or water conservation measure shall comply with current local, state, and federal construction, plumbing, and environmental codes and regulations. Notwithstanding the list above, 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 supply 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-

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BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT CL (LEGAL)			
		, and installation of the energy or water conservation measures ressed by the contract.	
PERFORMANCE BOND	Before entering an energy savings performance contract, the Board shall require the provider of the energy or water conserva- tion measures to file a payment and performance bond relating to the installation of the measures in accordance with Government Code Chapter 2253. The Board may also require a separate bond to cover the value of the guaranteed savings on the contract.		
FINANCING	An e	energy savings performance contract may be financed:	
	1.	Under a lease/purchase contract that has a term not to ex- ceed 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 con- servation 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.	
	An energy savings performance contract for energy or water conservation measures shall contain provisions requiring the provision 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 installation may not exceed the total energy, water, wastewater and operating cost savings, including electrical, gas, water, wa water, or other utility cost savings and operating cost savings r sulting from the measures as determined by the District, divide the number of years in the contract term.		
CONTRACT PROCUREMENT	serv lishe Noti	energy savings performance contract for energy or water con- vation measures shall be let according to the procedures estab- ed for professional services by Government Code 2254.004. ce of the request for qualifications shall be published in the oner provided for competitive bidding.	
COST SAVINGS REVIEW	Before entering 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 con-		
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BUILDINGS, GROUNDS, AND EQUIPMENT MANAGEMENT

	ducting the review, the engineer shall focus primarily on the pro- posed improvements from an engineering perspective, the metho- dology and calculations related to cost savings, increases in reve- nue, and, if applicable, efficiency or accuracy of metering equipment. An engineer who reviews a contract shall maintain the confidentiality of any proprietary information the engineer acquires while reviewing the contract.
	Education Code 44.901
ENERGY USAGE REPORT	The District shall record in an electronic repository the District's metered amount of electricity, water, or natural gas consumed for which it is responsible to pay and the aggregate costs for those utility services. The District shall report the recorded information on a publicly accessible Internet Web site with an interface designed for ease of navigation if available, or at another publicly accessible location. <i>Gov't Code 2265.001</i>
LIGHT BULBS	The District shall purchase for use in each type of light fixture in an instructional facility the commercially available model of light bulb that:
	 Uses the fewest watts for the necessary luminous flux or light output;
	2. Is compatible with the light fixture; and
	3. Is the most cost-effective, considering the factors described above.
	Education Code 44.903
	[See CS for energy conservation measures related to outdoor light- ing fixtures]
RECYCLING PROGRAM	In cooperation with the comptroller or the Texas Commission on Environmental Quality (TCEQ), the District shall establish a pro- gram for the separation and collection of all recyclable materials generated by the District's operations, including at a minimum, aluminum, steel containers, aseptic packaging, polycoated paper- board cartons, high-grade office paper, and corrugated cardboard. "Recyclable materials" includes materials in the District's posses- sion that have been abandoned or disposed of by the District's of- ficers or employees or by any other person.
	The District shall also:
	1. Provide procedures for collecting and storing recyclable mate- rials, provide containers for recyclable materials, and provide procedures for making contractual or other arrangements with buyers of recyclable materials.
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	2.	Evaluate the amount of recyclable material recycled and mod- ify the recycling program as necessary to ensure that all re- cyclable materials are effectively and practicably recycled.
	3.	Establish educational and incentive programs to encourage maximum employee participation.
	pop der	e District may seek an exemption from compliance if it has a pulation of less than 5,000 within its geographic boundaries and nonstrates to the TCEQ that compliance would work a hardship the District.
	Hea	alth and Safety Code 361.425
CERTIFICATE OF MOLD REMEDIATION	buy issu Dis	en the District sells property, the District shall provide to the ver a copy of any certificate of mold remediation that has been ued for the property during the five years preceding the date the trict sells the property. <i>Occupations Code 1958.154(b); 25 TAC</i> 5.327(d)
POOLS GENERALLY	pub spa for safe exe	owner, manager, operator, or other attendant in charge of a blic swimming pool, wading pool, baby pool, hot tub, in-ground a, spray fountain, or other artificial body of water typically used recreational swimming, bathing, or play shall comply with pool ety standards necessary to prevent drowning adopted by the cutive commissioner of the Health and Human Services Com- sion. <i>Health and Safety Code 341.0645; 25 TAC 265.181–.208</i>
DRAINS	dar me	ch public pool and spa shall comply with the drain cover stan- ds found at 15 U.S.C. Section 8003. "Public pool and spa" ans a swimming pool or spa that is open to the public generally, ether for a fee or free of charge. <i>15 U.S.C. 8003</i>

OFFICE MANAGEMENT RECORDS MANAGEMENT

DEFINITION	boo neti diur of w of th or e	A "local government record" means any document, paper, letter, book, map, photograph, sound or video recording, microfilm, mag- netic tape, electronic medium, or other information-recording me- dium, regardless of physical form or characteristic and regardless of whether public access to it is open or restricted under the laws of the state, created or received by the District or any of its officers or employees, pursuant to law or in the transaction of public busi- ness. The term does not include:			
	1.	Extra identical copies of documents created only for conveni- ence of reference or research by District officers or em- ployees.			
	2.	Notes, journals, diaries, and similar documents created by a District officer or employee for his or her own personal convenience.			
	3.	Blank forms, stocks or publications, and library and museum materials acquired solely for the purposes of reference or display.			
	4.	Copies of documents in any media furnished to the public un- der the Open Records Act or other state law.			
	Loc	Local Gov't Code 201.003(8)			
BOARD'S RESPONSIBILITIES		In implementing the Local Government Records Act, the Board shall:			
	1.	Establish, promote, and support an active and continuing pro- gram for the efficient and economical management of all Dis- trict records.			
	2.	Cause policies and procedures to be developed for the ad- ministration of the program under the direction of the records management officer.			
	3.	Facilitate the creation and maintenance of District records containing adequate and proper documentation of the organi- zation, functions, policies, decisions, procedures, and essen- tial transactions of the District and designed to furnish the in- formation necessary to protect the District's legal and financial rights, the state, and persons affected by the District's activi- ties.			
	4.	Facilitate the identification and preservation of District records that are of permanent value.			
	5.	Facilitate the identification and protection of essential District records.			

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OFFICE MANAGEMENT CPO RECORDS MANAGEMENT (LEGAL				
	6.	Cooperate with the State Library and Archives Commission in its conduct of statewide records management surveys.		
	Loc	al Gov't Code 203.021		
CUSTODIANS OF RECORDS		mplementing the Local Government Records Act, school per- nel who are custodians of records shall:		
	1.	Cooperate with the records management officer in carrying out the policies and procedures established by the District for the efficient and economical management of records and in carrying out the requirements of the Act.		
	2.	Adequately document the transaction of District business and the services, programs, and duties for which they and their staff are responsible.		
	3.	Maintain the records in their care and carry out the preserva- tion, microfilming, destruction, or other disposition of the records in accordance with the policies and procedures of the District's records management program.		
	Loc	al Gov't Code 203.022		
RECORDS MANAGEMENT OFFICER		In implementing the Local Government Records Act, the records management officer shall:		
	1.	Assist in establishing and developing policies and procedures for the District's records management program.		
	2.	Administer the records management program and provide assistance to the custodians in order to reduce costs and improve record-keeping efficiency.		
	3.	In cooperation with the custodians of records, prepare and file records control schedules, amended schedules, and lists of obsolete records, as required by the Local Government Records Act.		
	4.	In cooperation with the custodians of records, prepare or di- rect the preparation of requests for authorization to destroy records, when such requests are required under the Local Government Records Act.		
	5.	In cooperation with the custodians of records, identify and take adequate steps to preserve District records of permanent value.		
	6.	In cooperation with the custodians of records, identify and take adequate steps to protect essential District records.		

OFFICE MANAGEMENT RECORDS MANAGEMENT CPC (LEGAL)

	7. In cooperation with the custodians of records, ensure that the maintenance, preservation, microfilming, destruction, or other disposition of records is carried out in accordance with the District's records management program and legal requirements.
	 Disseminate to the Board and custodians of records informa- tion concerning state laws, administrative rules, and govern- ment policies relating to the District's records.
	9. In cooperation with the custodians of records, establish pro- cedures to ensure that the handling of records is carried out with due regard for the duties and responsibilities of custo- dians that may be imposed by law and the confidentiality of information in records to which access is restricted by law.
	Local Gov't Code 203.023
RETENTION SCHEDULES	In developing the District's records retention schedule, the records management officer shall ensure it is consistent with the applicable minimum retention schedules adopted by the State Library and Archives Commission, i.e., Local Schedule GR—Records Common to All Governments, Local Schedule EL—Records of Elections and Voter Registration, Local Schedule TX—Records of Property Taxation, and Local Schedule SD—Records for Public School Districts. <i>13 TAC 7.125</i>
	Note: The State Library and Archives Commission records re- tention schedules are available at <u>www.tsl.state.tx.us/slrm/recordspubs/localretention.html</u> .
DESTRUCTION OF RECORDS	A District record may be intentionally destroyed under any of the following conditions:
	 The record is listed on a records control schedule filed with the State Library and Archives Commission and either its re- tention period has expired or it has been microfilmed or elec- tronically stored in accordance with legal standards.
	2. The record appears on a list of obsolete records approved by the State Library and Archives Commission.
	3. A destruction request is filed with and approved by the State Library and Archives Commission for a record not listed on an approved control schedule.
	4. The district court issues an expunction order for the destruc- tion or obliteration of the records, pursuant to state law.

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	5. The records are defined as exempt from scheduling or filing requirements or listed as exempt in a records retention schedule issued by the State Library and Archives Commission.	
	Local Gov't Code 202.001	
EXCEPTIONS	A District record the subject matter of which is known by the cust dian to be the subject of litigation shall not be destroyed until the litigation is settled. A District record that is subject to a request u der Chapter 552, Government Code, shall not be destroyed until the request is resolved. <i>Local Gov't Code 202.002</i>	n-
PRESERVATION OF RECORDS	The Board shall determine a time for which information that is no currently in use will be preserved, subject to any applicable rule of law governing the destruction and other disposition of local government records or public information. <i>Gov't Code 552.004</i>	
	The Board shall preserve the certified agenda or tape recording of a closed meeting for at least two years after the date of the meeting. If an action involving the meeting is brought within that period the certified agenda or tape recording shall be preserved while the action is pending. <i>Gov't Code 551.104(a)</i>	- od,
MICROFILMING	District records may be maintained on microfilm in addition to or instead of paper or other media, subject to the requirements of Chapter 204 of the Local Government Code and rules adopted by the State Library and Archives Commission. <i>Local Gov't Code 204.002</i>	у
ELECTRONIC STORAGE	District records may be stored electronically in addition to or in- stead of source documents in paper or other media, subject to the requirements of Chapter 205 of the Local Government Code and rules adopted by the State Library and Archives Commission. <i>Local Gov't Code 205.002</i>	
FEDERAL INVESTIGATIONS AND BANKRUPTCY	Anyone who knowingly alters, destroys, mutilates, conceals, cov- ers up, falsifies, or makes a false entry in any record, document, tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the juri diction of any department or agency of the United States or any bankruptcy case, or in relation to or contemplation of any such matter or case, shall be fined, imprisoned not more than 20 years or both. <i>18 U.S.C. 1519</i>	or e is-

INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

COVERAGE REQUIREMENTS UNIFORM PROGRAM (TRS-ACTIVE CARE)	Unless an exemption applies, a district with 500 or fewer employees is required to participate in the uniform group coverage program established under Insurance Code 1579 (TRS-Active Care). A district with more than 500 employees may elect to participate in the program. <i>Insurance Code 1579.151–.152; Education Code 22.004(a)</i>
	The Teacher Retirement System (TRS) shall implement and admi- nister the uniform group coverage program. TRS shall establish plans of group coverages for employees participating in the pro- gram and their dependents. <i>Insurance Code 1579.051, .101</i>
EMPLOYEE ELIGIBILITY	Participation in the program is limited to employees of participating districts who are full-time employees and to part-time employees who are participating members in TRS.
	A part-time employee who is not a participating member in TRS is eligible to participate in the program only if the employee pays all of the premiums and other costs associated with the health coverage plan selected by the employee.
	A participating employee may select coverage in any coverage plan offered by TRS. If the combined state and District contribu- tions [see COST OF COVERAGE, below] exceed the cost of a coverage plan selected by the employee, the employee may use the excess contributions to obtain coverage under a higher tier coverage plan, or to pay all or part of the cost of coverage for the employee's dependents. A married couple, both of whom are eligi- ble for coverage under the program, may pool the amount of con- tributions to which the couple are entitled under the program to ob- tain coverage for themselves and dependent coverage.
	Insurance Code 1579, Subch. E
OPTIONAL COVERAGES	Districts participating in the uniform group coverage program may enter contracts to provide optional insurance coverages for District employees. <i>Education Code 22.004(j)</i>
OTHER PROGRAMS	Districts that do not participate in the uniform group coverage pro- gram shall make available to their employees group health cover- age provided by a risk pool established by one or more districts under Local Government Code Chapter 172, or under a policy of group insurance or group contract issued by an insurer, a company subject to Insurance Code Chapter 842, or a health maintenance organization under Insurance Code Chapter 843.
FINANCIAL STATEMENT	The District may not contract with an insurer, company, or health maintenance organization to issue a policy or contract for group health insurance, or with any person to assist the District in obtain- ing or managing the policy or contract unless the insurer, company,
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	cial statement.
	Education Code 22.004(b), (c)
SMALL EMPLOYER MARKET ELECTION	A district that does not participate in the uniform group coverage program may elect to participate in the small employer market without regard to the number of eligible employees in the District. If the District makes this election, it will be treated as a small em- ployer for the purposes of Article 1501 of the Texas Insurance Code.
	A district that is participating in the uniform group coverage pro- gram may not renew a health insurance contract obtained in ac- cordance with Article 1501 after the date on which the program of coverages provided under the uniform group coverage program is implemented. This provision does not affect a contract for the pro- vision of optional coverages.
	Insurance Code 1501.009
EMPLOYEE ELECTION — SPOUSES	A District employee who is eligible for coverage under a large or small employer health benefit plan providing coverage to the Dis- trict's employees and who is the spouse of another District em- ployee covered under the plan may elect whether to be treated un- der the plan as an employee or as the dependent of the other employee. <i>Insurance Code 1501.0095</i>
SELF-FUNDED HEALTH CARE PLAN	Except as otherwise provided above, the Board may establish a self-funded health care plan for District employees and their dependents. In implementing the plan, the Board shall establish a fund to pay all or part of plan-authorized costs for health care incurred by program participants. The fund consists of money contributed by the District and money deducted from the employee's salary for coverage, upon the employee's written authorization. <i>Education Code 22.005</i>
COMPARABILITY	If the District does not participate in the uniform group coverage plan, the coverage it provides must be comparable to the basic health coverage provided under Insurance Code Chapter 1551 (Texas Employees Group Benefits Act) and must meet the substan- tive coverage requirements set forth in Education Code 22.004(b).

organization, or person provides the District with an audited finan-

- COMPLIANCE
REPORTThe District shall report its compliance with the comparability re-
quirements to TRS by March 1 of each even-numbered year. The
report must be based on the District group health coverage plan in
effect during the current plan year and must include:
 - 1. Appropriate documentation of:

INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

		a.	The District's contract for group health coverage, or	
		b.	A Board resolution authorizing a self-insurance plan.	
	2.	The	schedule of benefits.	
	3.		premium rate sheet, including the amount paid by the rict and the employee.	
	4.		number of employees covered by each health coverage offered by the District.	
	5.		rmation concerning the ease of completing the report, as uired by TRS.	
	6.	Any	other information considered appropriate by TRS.	
	cont trativ	ract f /e off	rt must be available for review, together with the policy or for the group health coverage plan, at the central adminis- fice of each campus in the District and must be posted on ct's Internet Web site if the District maintains a Web site.	
	Edu	catio	n Code 22.004(d); 34 TAC 41.91(d)	
COST OF COVERAGE TRS-ACTIVE CARE	The cost of coverage under the uniform group coverage program shall be shared by the state, the District, and the employees, as set forth below.			
STATE CONTRIBUTION	The state shall provide for each covered employee the amount of \$900 each state fiscal year or a greater amount as provided by the General Appropriations Act. The state contribution shall be distributed through the school finance formulas under Education Code Chapters 41 and 42 and used by districts as provided by Education Code 42.2514 and 42.260. <i>Insurance Code 1579, Subch. F</i>			
EMPLOYEE CONTRIBUTION	cost	of co	byee covered by the program shall pay that portion of the overage selected by the employee that exceeds the of the state contribution and the District's contribution.	
	emp	loyee	ict may pay any portion of what otherwise would be the e share of premiums and other costs associated with the e selected by the employee.	
	Insu	ranc	e Code 1579.253	
OTHER PROGRAMS	prog and Insu	ram, the E rance	trict does not participate in the uniform group coverage the cost of coverage shall be shared by the employees District, using the contributions by the state described at e Code Chapter 1579, Subchapter F. [See STATE CON- ON, above] <i>Education Code 22.004(c)</i>	

INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

DISTRICT CONTRIBUTION MINIMUM EFFORT	The District shall, for each fiscal year, pay an amount equal to the number of participating employees multiplied by \$1,800.
MAXIMUM EFFORT	Subject to the minimum effort requirement, a district that paid amounts for the 2000–01 school year for employees' health cover- age shall, for each fiscal year, continue to pay at least the same amounts for each participating employee, computed as follows: the District shall divide the amount the District paid during the 2000–01 school year for the prior group health coverage plan by the total number of full-time employees in the 2000–01 school year and multiply the result by the number of full-time employees in the fiscal year for which the computation is made.
	If, for the 2000–01 school year, the District provided group health coverage to its employees through a self-funded insurance plan, the amount the District paid during that school year for the plan includes only the amount of regular contributions made by the District.
	Insurance Code 1581.052
EXCESS FUNDS	If the amount the District is required to pay for maintenance of ef- fort exceeds \$1,800 per participating employee, the District may use the excess only to provide employee compensation at a rate greater than the rate of compensation that the District paid an em- ployee in the 2000–01 school year, benefits, or both.
	Insurance Code 1581, Subch. B
HEALTH INSURANCE CONTRIBUTIONS FOR REHIRED RETIREES	Each payroll period and for each rehired retiree who is enrolled in TRS Care (retiree group health insurance), the District shall contri- bute to the TRS Care trust fund any difference between the amount the retiree is required to pay for the retiree and any enrolled de- pendents to participate in the group program and the full cost of the retiree's and enrolled dependents' participation in the group pro- gram, as determined by TRS. [See DEA]
EXCEPTION	The District is not required to contribute these amounts for a retiree who retired from TRS before September 1, 2005.
	Gov't Code 825.4092; Insurance Code 1575.204
DESIGNATION OF COMPENSATION FOR BENEFITS	An employee who is covered by a cafeteria plan or who is eligible to pay health care premiums through a premium conversion plan may elect to designate a portion of the employee's compensation to be used as health care supplementation. [See DEA]
USE	An employee may use the compensation designated for health care supplementation for any employee benefit, including deposit-

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	ing the designated amount into a cafeteria plan in which the em- ployee is enrolled or using the designated amount for health care premiums through a premium conversion plan.		
	Education Code 22.103, .106		
CONTINUATION COVERAGE AFTER RESIGNATION	Notwithstanding any other law, an employee whose resignation is effective after the last day of an instructional year is entitled to participate or be enrolled in the uniform group coverage plan or the group health coverage through the first anniversary of the date participation in or coverage under the uniform group coverage plan or the group health coverage was first made available to District employees for the last instructional year in which the employee was employed by the District. The District may not diminish or eliminate its contribution [see DISTRICT CONTRIBUTION, above] before the last date on which the employee is entitled to participation or enrollment. <i>Education Code 22.004(k), (l)</i>		
DURING MILITARY LEAVE	son eraç	employee who is absent from a position of employment by rea- of service in the uniformed services may elect to continue cov- ge under a health plan. The maximum period of coverage of h a person and the person's dependents shall be the lesser of:	
	1.	The 24-month period beginning on the date on which the per- son's absence begins; or	
	2.	The day after the date on which the person fails to apply for or return to a position of employment. [See DECB]	
	38 l	J.S.C. 4317	
DURING FMLA LEAVE	(FM und leve if the dura	ing any period of leave under the Family and Medical Leave Act ILA), the District shall allow the employee to maintain coverage er any group health plan for the duration of the leave at the el and under the conditions coverage would have been provided e employee had continued in employment continuously for the ation of the leave. 29 U.S.C. 2614(c); 29 CFR 825.209, .210, 3 [See also DECA]	
UPON TERMINATION OR OTHER QUALIFYING EVENT (COBRA)	In accordance with the Consolidated Omnibus Budget Reconcilia- tion Act of 1985 (COBRA), the District shall offer continuation cov- erage under any group health insurance plan established after Ju- ly 1, 1986, to the following qualified beneficiaries for the stated period of time:		
	1.	To the employee for 18 months after a termination (other than for gross misconduct) or reduction in hours. An employee providing notice of being disabled under Title II or XVI of the Social Security Act before the end of the initial 18 months of	

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			coverage shall be offered up to 29 months of continuation coverage.	
		2.	To dependents of the covered employee for 36 months after the employee becomes eligible for Medicare benefits.	
		3.	To dependents of the covered employee for 36 months after the employee's death or the divorce or legal separation of the employee from a spouse.	
		4.	To a dependent child for 36 months after the child ceases to be a dependent under the terms of the plan.	
		42 (U.S.C. 300bb-1, 300bb-2, 300bb-3	
	PREMIUM	pero Indi requ cost may eve the	District may require premium payments not to exceed 102 cent of the usual cost of the plan for continuation coverage. viduals entitled to 29 months of continuation coverage may be uired to pay premiums not to exceed 150 percent of the usual t for any month after the 18th month. The qualified beneficiary choose to pay the premiums in monthly installments. In no nt may payment be required before the day that is 45 days after day on which the qualified beneficiary made the initial election continuation coverage. <i>42 U.S.C. 300bb-2(3)</i>	
	NOTICE	The District shall notify its group health plan administrator within 30 days of an employee's death, termination or reduction of hours, or becoming eligible for Medicare payments.		
		The qualified beneficiary is responsible for notifying the plan ad- ministrator of a divorce or legal separation from a spouse or of a dependent child's ceasing to be a dependent. A qualified benefi- ciary who is determined to have been disabled at the time of termi- nation is responsible for notifying the plan administrator of that de- termination within 60 days of the determination and within 30 days after a subsequent determination that he is no longer disabled.		
		42 (U.S.C. 300bb-6	
	TERMINATION OF COVERAGE	Coverage of qualified beneficiaries shall end on the earliest of the following dates:		
		1.	The required period of coverage expires.	
		2.	The District ceases to provide any group health plan to any employee.	
		3.	Coverage ceases for failure to pay the premium.	
		4.	The qualified beneficiary becomes covered under any other group plan.	

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	fits.	qualified beneficiary becomes entitled to Medicare bene-		
	42 U.S.C. 300bb-2(2)			
	Note:	See also DEB for continuation benefits that are available to survivors of District peace officers under certain condi- tions.		
COVERAGE OF PREEXISTING CONDITIONS	vided by law other the require Code, wh quiremen or offered dard heal health an	anding any other law, group health benefit coverage pro- or offered through the District to its employees under any than the uniform group coverage program is subject to rements of Sections 1501.102–1501.105, Insurance hich limit exclusion for preexisting conditions. This re- at applies to all group health benefit coverage provided by d through the District to its employees, including a stan- lith benefit plan issued under the Insurance Code and d accident coverage provided through a risk pool estab- der Chapter 172, Local Government Code. <i>Education</i> 004(m)		
TRS-ACTIVE CARE	may not l	e provided under the uniform group coverage program be made subject to a pre-existing condition limitation dur- itial period of eligibility. <i>Insurance Code 1579.105</i>		
FEDERAL LAW		n, a group health plan may not impose a preexisting con- clusion unless:		
	tal), cal a or re	exclusion relates to a condition (whether physical or men- regardless of the cause of the condition, for which medi- advice, diagnosis, care, or treatment was recommended eceived within the six-month period ending on the enroll- at date;		
	mor	exclusion extends for a period of not more than 12 oths (or 18 months in the case of a late enrollee) after the ollment date; and		
	duce (if a	period of any such preexisting condition exclusion is re- ed by the aggregate of the periods of creditable coverage ny) applicable to the participant or beneficiary as of the ollment date.		
	42 U.S.C	. 300gg(a)(1); 45 CFR 146.111(a)		

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INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

HEALTH INSURANCE	A gro	A group health plan shall provide certification:			
PORTABILITY AND ACCOUNTABILITY ACT (HIPAA)	1.	At the time an individual ceases to be covered under the plan or otherwise becomes covered under a COBRA continuation provision. This certification may be provided, to the extent practicable, at a time consistent with notices required under any applicable COBRA continuation provision;			
CERTIFICATE OF CREDITABLE COVERAGE					
	2.	In the case of an individual covered under COBRA, at the time the individual's COBRA coverage ceases; and			
	3.	On the request on behalf of an individual made not later than 24 months after the date of cessation of coverage.			
	The	certification is a written certification of:			
	1.	The period of creditable coverage of the individual under such plan and the coverage (if any) under such COBRA continua- tion provision, and			
	2.	The waiting period (if any) (and affiliation period, if applicable) imposed with respect to the individual for any coverage under such plan.			
		To the extent that medical care under a plan consists of group health insurance coverage, the plan is deemed to have satis- fied the certification requirements if any issuer offering the coverage provides for certification.			
	42 U	I.S.C. 300gg(e); 45 CFR 146.115			
OTHER HIPAA REQUIREMENTS	HIPAA requires plan sponsors to observe certain coverage re- quirements and restrictions, including:				
	1.	Limitations on preexisting condition exclusion periods;			
	2.	Special enrollment periods for individuals;			
	3.	Prohibitions against discriminating against individual partici- pants and beneficiaries based on health status;			
	4.	Standards relating to benefits for mothers and newborns;			
	5.	Parity in the application of certain limits to mental health bene- fits.			
ELECTION TO BE EXEMPTED		plan sponsor of a nonfederal governmental group health plan elect to be exempted from the following provisions of HIPAA:			
	1.	Limitations on preexisting condition exclusion periods;			
	2.	Special enrollment periods for individuals;			

INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

	3.	Prohibitions against discriminating against individual partici- pants and beneficiaries based on health status;
	4.	Standards relating to benefits for mothers and newborns;
	5.	Parity in the application of certain limits to mental health bene- fits;
	6.	Required coverage for reconstructive surgery and certain oth- er services following a mastectomy under section 2706 of the Public Health Service Act.
FORM OF ELECTION	the ume sura func ty w requ that ble a	election must be in writing and state the name of the plan and name and address of the plan administrator. The election doc- ent must either state that the plan does not include health in- ance coverage, or identify which portion of the plan is not led through insurance. The election must be made in conformi- ith all the plan sponsor's rules, including any public hearing, if uired. The election document must be signed, and must certify the person signing the election document, including if applica- a third party plan administrator, is legally authorized to do so by plan sponsor.
TIMING OF ELECTION	mini	election must be received by the Health Care Financing Ad- stration by the day preceding the beginning date of the plan The election applies for a single specified plan year.
	An e	election may be extended through subsequent elections.
CONTENTS OF NOTICE	lees	is election is made, the plan shall provide for notice to enrol- , on an annual basis and at the time of enrollment under the . The notice shall be provided to each participant individually.
	42 U	J.S.C. 300gg-21; 45 CFR 146.180
PRIVACY OF HEALTH INFORMATION	tive the	ne extent the District is a covered entity under the Administra- Simplification provisions of HIPAA, the District must maintain privacy of protected health information in accordance with the acy Rule, 45 CFR Part 164. <i>42 U.S.C. 1320d et seq.</i>
'COVERED ENTITY' DEFINED		District is a "covered entity" under the Privacy Rule to the ex- it is:
	1.	A health plan;
	2.	A health-care clearinghouse; or
	3.	A health-care provider who transmits any health information in electronic form in connection with a transaction covered by the Privacy Rule.
	45 (CFR 160.103

INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE

'PROTECTED HEALTH INFORMATION' DEFINED	"Protected health information" means individually identifiable health information that is transmitted or maintained in any form or me- dium, including electronic media and oral communications. "Pro- tected health information" excludes individually identifiable health information in:			
	 Education records covered by the Family Educational Rights and Privacy Act (FERPA), as amended. 			
	 Medical treatment records, as described at 20 U.S.C. 1232g(a)(4)(B)(iv), on a student who is at least 18 years of age. 			
	 Employment records held by a covered entity in its role as employer. 			
	20 U.S.C. 1232g, 45 CFR 160.102, 164.501 [See FL]			
SPONSORS OF GROUP HEALTH PLANS	Before a group health plan may disclose protected health informa- tion to the District that is a plan sponsor, the group health plan must ensure that the plan documents restrict uses and disclosures of such information by the District consistent with the requirements of the Privacy Rule. 45 CFR 164.504(f)			
	The group health plan may disclose the following information to a district that is a plan sponsor without amending the plan documents:			
	 Summary health information, consistent with the requirements of the Privacy Rule; and 			
	2. Enrollment and disenrollment information relating to an indi- vidual participating in the plan.			
	45 CFR 164.504(f)			
'PLAN SPONSOR' DEFINED	The term "plan sponsor" includes employers who establish or main- tain employee benefit plans, alone or jointly with one or more em- ployers. 29 U.S.C. 1002(16)(B)			
SELF-FUNDED PLANS	A district that is a sponsor of a self-funded group health plan is a covered entity under the Privacy Rule. <i>45 CFR 160.103</i>			

West Orange-Cove CISI 181906	D			
EMPLOYMENT PRACT	ICES	DC (LEGAL)		
EMPLOYMENT POLICIES		Board shall adopt a policy providing for the employment and es of District personnel. The policy shall provide that:		
SUPERINTENDENT	1.	The Board employs and evaluates the Superintendent;		
SELECTION OF PERSONNEL	2.	The Superintendent has sole authority to make recommenda- tions to the Board regarding the selection of all personnel, ex- cept that the Board may delegate final authority for those de- cisions to the Superintendent [see SUPERINTENDENT RECOMMENDATION, below];		
CAMPUS ASSIGNMENTS	3.	Each principal must approve each teacher or staff appoint- ment to the principal's campus as provided by Education Code 11.202 [see DK and DP]; and		
JOB POSTINGS	4.	Notice will be provided of vacant positions [see POSTING OF VACANCIES, below].		
EMPLOYEE GRIEVANCES	5.	Each employee has the right to present grievances to the Board. [See GRIEVANCES, below]		
	Edι	ucation Code 11.1513		
CONTRACT POSITIONS	em suc	Board shall establish a policy designating specific positions of ployment, or categories of positions based on considerations h as length of service, to which continuing contracts or term tracts apply. <i>Education Code 21.002(c)</i>		
DELEGATION OF AUTHORITY	emp tern	The District's employment policy may specify the terms of District employment or delegate to the Superintendent the authority to determine the terms of employment with the District. <i>Education Code 11.1513(c)</i> [For nepotism implications, see BBFB and DBE]		
INTERNAL AUDITOR	inte	If the District employs an internal auditor, the Board shall select the internal auditor and the internal auditor shall report directly to the Board. <i>Education Code 11.170</i>		
SUPERINTENDENT RECOMMENDATION	dati cluc Boa a cl Coc Sup alte	The Board may accept or reject the Superintendent's recommen- dation regarding the selection of District personnel and shall in- clude the Board's acceptance or rejection in the minutes of the Board's open meeting, in the certified agenda or tape recording of a closed meeting, or in the recording required under Government Code 551.125 or 551.127, as applicable. If the Board rejects the Superintendent's recommendation, the Superintendent shall make alternative recommendations until the Board accepts a recommen- dation. <i>Education Code 11.1513</i>		
POSTING OF VACANCIES	the can	The District's employment policy must provide that not later than the tenth school day before the date on which the District fills a va- cant position for which a certificate or license is required as pro- vided by Education Code 21.003 [see DBA], other than a position		
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EMPLOYMENT PRACTICES

	that affects the safety and security of students as determined by the Board, the District must provide to each current District em- ployee:			
	1.	Noti	ice of the position by posting the position on:	
		a.	A bulletin board at:	
			(1) A place convenient to the public in the District's central administrative office, and	
			(2) The central administrative office of each campus during any time the office is open; or	
		b.	The District's Internet Web site, if the District has a Web site; and	
	2.	A rea	easonable opportunity to apply for the position.	
	Edu	catior	n Code 11.1513(d)	
EXCEPTION	held DCE of th after prov to pr	by a B], in I e pos the v ide th rovide	the school year, the District must fill a vacant position a teacher, as defined by Education Code 21.201 [see less than ten school days, the District must provide notice sition in the manner described above as soon as possible vacancy occurs. However, the District is not required to he notice for ten school days before filling the position or e a reasonable opportunity to apply for the position. <i>Edu-</i> <i>ode 11.1513(e)</i>	
GRIEVANCES	the r restr men the [ight t ict the nber c Distric	rict's employment policy must provide each employee with to present grievances to the Board. The policy may not he ability of an employee to communicate directly with a of the Board regarding a matter relating to the operation of ct, except that the policy may prohibit ex parte communi- lating to:	
	1.		earing under Education Code Chapter 21, Subchapter E m Contracts) or F (Hearing Examiners); and	
	2.		other appeal or hearing in which ex parte communication Ild be inappropriate pending a final decision by the Board.	
	Edu	catior	n Code 11.1513(i)–(j) [See DGBA]	
CONTRACT EMPLOYEES	rian, ing c ploy	nurs contra a pei	rict shall employ each classroom teacher, principal, libra- se, or counselor under a probationary contract, a continu- act, or a term contract. The District is not required to em- erson other than these listed employees under a mary, continuing, or term contract. <i>Education Code 21.002</i>	

West Orange-Cove CISI 181906	D			
EMPLOYMENT PRACT	TICES DC (LEGAL)			
	"Classroom teacher" means an educator who is employed by the District and who, not less than an average of four hours each day, teaches in an academic instructional setting or a career and technology instructional setting. The term does not include a teacher's aide or a full-time administrator. <i>Education Code 5.001(2)</i>			
LENGTH OF CONTRACT	A contract between the District and an educator must be for a min- imum of ten months of service. An educator employed under a ten-month contract must provide a minimum of 187 days of ser- vice. The Commissioner may reduce the number of days of ser- vice, but such a reduction by the Commissioner does not reduce an educator's salary. <i>Education Code 21.401</i>			
EDUCATIONAL AIDES	The Board shall establish a plan to encourage the hiring of educa- tional aides who show a willingness to become certified teachers. <i>Education Code 54.214(f)</i>			
EMPLOYMENT OF RETIREES REPORT TO TRS	The District shall file a monthly certified statement of employment of a retiree in the form and manner required by TRS. The District shall inform TRS of changes in status of the District that affect the District's reporting responsibilities.			
	The certified statement must include information regarding em- ployees of third party entities if the employees are service or disa- bility retirees who were first employed by the third party entity on or after May 24, 2003, and are performing duties or providing services on behalf of or for the benefit of the District.			
	An administrator of the District who is responsible for filing the statement, and who knowingly fails to file the statement, commits an offense.			
	Gov't Code 824.6022, 825.403(k); 34 TAC 31.2			
ACUTE SHORTAGE AREAS	For purposes of Government Code 824.602(a)(5) (permitting cer- tain retirees to return to work in acute shortage areas) the Board shall determine by rule whether there are acute shortage areas in the District based on TEA's acute shortage area guidelines. The guidelines must include:			
	1. A list of acute shortage areas;			
	 Suggested criteria for identifying local acute shortage areas; and 			
	 A requirement that a certified applicant for a position as a classroom teacher who is not a retiree be given preference in hiring. 			
	Gov't Code 824.602(m)			

West Orange-Cove CISD 181906)			
EMPLOYMENT PRACTION	CES	DC (LEGAL)		
FORMER BOARD MEMBER EMPLOYMENT	Distr	bard member is prohibited from accepting employment with the rict until the first anniversary of the date the Board member's anbership on the Board ends. <i>Education Code 11.063</i>		
NEW HIRES I-9 FORMS	tion	The District shall ensure that an employee properly completes sec- tion 1—"Employee Information and Verification"—on Form I-9 at the time of hire.		
	The District must verify employment eligibility, pursuant to the Im- migration Reform and Control Act, and complete Form I-9 by the following dates:			
	1.	Within three business days of initial hiring. If the District hires an individual for employment for a duration of less than three business days, the District must verify employment at the time of hire.		
		The District shall not be deemed to have hired an individual if the individual is continuing in his or her employment and has a reasonable expectation of employment at all times.		
		When the District rehires an individual, the District may, in lieu of completing a new I-9, inspect a previously completed I-9 executed within three years of the date of rehire, to determine whether the individual is still eligible to work.		
	2.	For an individual whose employment authorization expires, not later than the date of expiration.		
	8 CF	FR 274a.2(b)(1)(ii), (iii), (vii), (viii)		
NEW HIRE REPORTING	The District shall furnish to the Directory of New Hires (Texas At- torney General's Office) a report that contains the name, address, and social security number of each newly hired employee. The report shall also contain the District's name, address, and employer identification number.			
	The District may also provide, at its option, the employee's date hire, date of birth, expected salary or wages, and the District's pa roll address for mailing of notice to withhold child support.			
	The District shall report new hire information on a Form W-4 equivalent form, by first class mail, telephonically, electronical by magnetic media, as determined by the District and in a for acceptable to the attorney general.			
DEADLINE	New	hire reports are due:		
	1.	Not later than 20 calendar days after the date the District hires the employee; or		

EMPLOYMENT PRACTICES

	2.	In the case of the District transmitting reports magnetically or electronically, by two monthly transmissions (if necessary) not less than 12 days nor more than 16 days apart.	
		v hire reports shall be considered timely if postmarked by the date or, if filed electronically, upon receipt by the agency.	
PENALTIES		strict that knowingly violates the new hire provisions may be e for a civil penalty, as set forth at Family Code 234.105.	
		J.S.C. 653a(b), (c); Family Code 234.101–.105; 1 TAC 55, pch. l	
SOCIAL SECURITY NUMBERS	righ	all be unlawful for the District to deny to any individual any t, benefit, or privilege provided by law because of the individu- refusal to disclose his or her social security number.	
EXCEPTIONS	The	above provision does not apply to:	
	1.	Any disclosure that is required by federal statute. The United States Internal Revenue Code provides that the social securi- ty number issued to an individual for purposes of federal in- come tax laws shall be used as the identifying number for taxpayers;	
	2.	Any disclosure to the District maintaining a system of records in existence and operating before January 1, 1975, if such disclosure was required under statute or regulation adopted before such date to verify the identity of an individual; or	
	3.	Any use for the purposes of establishing the identity of indi- viduals affected by any tax, general public assistance, driver's license, or motor vehicle registration law within the District's jurisdiction.	
STATEMENT OF USES	A district that requests disclosure of a social security number shall inform that individual whether the disclosure is mandatory or volun- tary, by what statutory authority such number is solicited, and what uses will be made of it.		
		acy Act of 1974, Pub. L. No. 93-579, sec. 7(b), 88 Stat. 1896, 7 (1974)	

1897 (1974)

West Orange-Cove CISE 181906	D	
EMPLOYEE WELFARE		DI (LEGAL)
HAZARD COMMUNICATION ACT		District shall perform the following duties in compliance with Hazard Communication Act:
NOTICE	1.	Post and maintain the notice promulgated by the Texas Department of State Health Services (TDSHS) in the workplace. <i>Health and Safety Code 502.017(a)</i>
EDUCATION AND TRAINING	2.	Provide an education and training program for employees us- ing or handling hazardous chemicals. "Employee" means any person who may be or may have been exposed to hazardous chemicals in the person's workplace under normal operating conditions or foreseeable emergencies. Workers such as of- fice workers or accountants who encounter hazardous chemi- cals only in nonroutine, isolated instances are not employees for purposes of these requirements. <i>Health and Safety Code</i> <i>502.003(10), .009</i>
	3.	Maintain the written hazard communication program and a record of each training session to employees, including the date, a roster of the employees who attend, the subjects covered in the training session, and the names of the instructors. Records shall be maintained for at least five years. <i>Health and Safety Code 502.009(g)</i>
WORKPLACE CHEMICAL LIST	4.	Compile and maintain a workplace chemical list that includes required information for each hazardous chemical normally present in the workplace or temporary workplace in excess of 55 gallons or 500 pounds, or as determined by the TDSHS for certain highly toxic or dangerous hazardous chemicals. The list shall be readily available to employees and their repre- sentatives. <i>Health and Safety Code 502.005(a), (c)</i>
	5.	Update the list as necessary, but at least by December 31 each year, and maintain at least 30 years. Each workplace chemical list shall be dated and signed by the person responsible for compiling the information. <i>Health and Safety Code 502.005(b), (d)</i>
LABELING	6.	As required by law, label new or existing stocks of hazardous chemicals with the identity of the chemical and appropriate hazard warnings, if such stocks are not already appropriately labeled. <i>Health and Safety Code 502.007</i>
MATERIAL SAFETY DATA SHEETS	7.	Maintain a legible copy of the most current manufacturer's material safety data sheets (MSDS) for each hazardous chemical; request such sheets from the manufacturer if not already provided or otherwise obtain a current MSDS; make such sheets readily available to employees or their representatives on request. <i>Health and Safety Code 502.006</i>
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West Orange-Cove CISD 181906 EMPLOYEE WELFARE DI (LEGAL) PROTECTIVE 8. Provide employees with appropriate personal protective equipment. Health and Safety Code 502.017(b) EQUIPMENT The chief administrator or building manager shall notify persons PEST CONTROL TREATMENT NOTICE who work in a District building or facility of a planned pest control treatment by both of the following methods: 1. Posting the sign provided by the certified applicator or technician in an area of common access the employees are likely to check on a regular basis at least 48 hours before each planned treatment. 2. Providing the official Structural Pest Control Service Consumer Information Sheet to any individual working in the building,

Occupations Code 1951.455; 4 TAC 7.146

on request.

West Orange-Cove CISI 181906	D			
ASSIGNMENT AND SCI	HEDULES	DK (LEGAL)		
ASSIGNMENT	The District may not employ a person as a teacher, teacher intern or teacher trainee, librarian, educational aide, administrator, educa- tional diagnostician, or counselor unless the person holds an ap- propriate certificate or permit. In addition, a public school em- ployee must have the appropriate credentials, as set forth by the State Board for Educator Certification (SBEC), for his or her curren assignment, unless the appropriate permit has been issued. <i>Edu- cation Code 21.003; 19 TAC 230.601</i> [See DBA]			
	Note:	Certification requirements for personnel assigned to var- ious District positions are available at <u>http://info.sos.state.tx.us/fids/201004175-1.pdf</u> .		
EMERGENCY PERMITS	certified a vate an e	tendent or designee who cannot secure an appropriately and qualified individual to fill a vacant position may acti- mergency permit for an individual who does not have one propriate credentials for the assignment.		
TEMPORARY VACANCIES	The District is not required to activate an emergency permit if an uncertified individual is assigned for a certified teacher who will be absent for more than 30 consecutive instructional days due to do- cumented health-related reasons and has expressed the intention to return to the assignment. The District must, however, comply with the parent notification requirements below.			
	19 TAC 230.501(b), (g)			
CURRENT EMPLOYEES	semester may not l	d, certified teacher employed in the previous year or in an assignment for which he or she was fully certified be assigned to a position that requires activating an emer- rmit unless:		
		teacher has given written consent to the activation of the nit; or		
	offe and cert for a offe sign fully is a tran	ause of fluctuations in enrollment or changes in course rings, the teacher's previous assignment no longer exists no alternative assignment for which the teacher is fully ified is available on that campus. If a permit is activated a teacher under these circumstances, the teacher shall be red the opportunity to return to his or her previous as- ment or an alternative assignment for which the teacher is certified on that campus as soon as such an assignment vailable. If a teacher accepts the assignment, the actual sfer of duties shall occur not later than the beginning of next academic year.		

ASSIGNMENT AND SCHEDULES

	tion withi the contr complete certificati permit is er contin	ergency permit is activated for a temporary staffing con n 30 days of the opening of the school year or later dur act year, the teacher is exempt from the requirement to additional coursework or examination requirements for on for the remainder of the contract year for which the activated. This exemption is not renewable, and a tea uing on an emergency permit for a second year must n equirements of an emergency permit.	ring D Dr Nch-
	permit m liated aga activatior shall not	r who refuses to consent to activation of an emergency ay not be terminated or nonrenewed or otherwise reta- ainst because of the teacher's refusal to consent to the n of the permit. However, a teacher's refusal to conser impair the District's right to implement a necessary red rce or other personnel actions in accordance with local olicy.	- e nt luc-
	19 TAC 2	230.501(c)	
PRINCIPAL'S APPROVAL	pointmer the Distri tablished cipal afte dent or d transferre	cipal of a campus shall approve all teacher and staff ap its for the campus from a pool of applicants selected by ct or of applicants who meet the hiring requirements es by the District, based on criteria developed by the prin r informal consultation with the faculty. The Superinter esignee has final placement authority for a teacher ed because of enrollment shifts or program changes. <i>n Code 11.202; Atty. Gen. Op. DM-27 (1991)</i>	y s- า-
TRANSFERS	The District's employment policy may include a provision for providing each current District employee with an opportunity to particle pate in a process for transferring to another school in or position with the District. <i>Education Code</i> $11.1513(c)(3)$		tici-
	Note:	In accordance with Education Code 21.057, the follow notice requirements do not apply if a school is require by the No Child Left Behind Act of 2001 to provide no to a parent or guardian regarding a teacher who is no highly qualified, provided the school gives notice as r quired by that Act. [See DBA]	ed otice ot
PARENT NOTIFICATION	teacher (consecut provide v	trict assigns an inappropriately certified or uncertified as defined below) to the same classroom for more that tive instructional days during the same school year, it s written notice of the assignment to the parents or guar- each student in that classroom.	
	-	erintendent shall provide the notice not later than the 3 nal day after the date of the assignment of the inappro	
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ASSIGNMENT AND SCHEDULES

	goo forr lish ma	ately certified or uncertified teacher. The District shall make a od-faith effort to ensure that the notice is provided in a bilingual in to any parent or guardian whose primary language is not Eng- . The District shall retain a copy of the notice and make infor- tion relating to teacher certification available to the public on uest.	
INAPPROPRIATELY CERTIFIED OR UNCERTIFIED TEACHER	divi doe	"inappropriately certified or uncertified teacher" includes an in- dual serving on an emergency certificate or an individual who as not hold any certificate or permit. It does not include an indi- ual who is:	
	1.	Certified and assigned to teach a class or classes outside his or her area of certification, as determined by SBEC rules spe- cifying the certificate required for an assignment;	
	2.	Serving on a certificate issued due to a hearing impairment;	
	3.	Serving on a certificate issued pursuant to enrollment in an approved alternative certification program;	
	4.	Certified by another state or country and serving on a certifi- cate issued under Education Code 21.052;	
	5.	Serving on a school district teaching permit; or	
	6.	Employed under a waiver granted by the Commissioner.	
	Education Code 21.057; 19 TAC 231.1		

West Orange-Cove CISD 181906					
PROFESSIONAL DEVELOPMENTDREQUIRED STAFF DEVELOPMENT(LEG					
STAFF DEVELOPMENT	to a	f development shall be predominantly campus-based, chieving campus performance objectives, and develop roved by the campus-level committee [see BQB].			
TRAINING SPECIFICS	in a	staff development provided by the District must be co ccordance with standards developed by the District an led to improve education in the District.			
	The staff development must include training, based on scientifical based research, that relates to the instruction of students with dis- abilities and is designed for educators who work primarily outside the area of special education. The District is required to provide such training only if the educator does not possess the knowledge and skills necessary to implement the individualized education program developed for a student receiving instruction from the educator. The District may determine the time and place at which the training is delivered. In developing or maintaining such train- ing, the District must consult persons with expertise in research- based practices for students with disabilities, including colleges, universities, private and nonprofit organizations, regional education service centers, qualified District personnel, and any other person identified as qualified by the District.				
	The	staff development may include:			
	1.	Training in technology, conflict resolution, and discipl egies, including classroom management, District disc policies, and the Student Code of Conduct; and			
	2.	Instruction as to what is permissible under law, includions of the United States Supreme Court, regarding public school.			
	Edu	Education Code 21.451			
	dev	District may use District-wide staff development that helpped and approved through the District-level decision cess. <i>Education Code 21.452(c)</i>			
SPECIAL PROGRAMS TRAINING TITLE I STAFF DEVELOPMENT	in its to p and ents U.S	strict that receives assistance under Title I, Part A, sha s plan [see AID] a description of the strategy the distric rovide professional development for teachers and prin , if appropriate, pupil services personnel, administrator s and other staff, including district staff, in accordance v .C. 6318 and 6319 (No Child Left Behind Act). 20 U.S 2(b)(1)(D), 7801(34)	t will use cipals, s, par- with 20		
READING ACADEMIES		acher shall attend a reading academy under 19 Admin le 102.1101 if:	istrative		

PROFESSIONAL DEVELOPMENT REQUIRED STAFF DEVELOPMENT

	1.	form on th sess	The teacher teaches at a campus that fails to satisfy any per- formance standard under Education Code 39.054(d) [see AIA] on the basis of student performance on the state reading as- sessment instrument administered to students in any grade level at the campus; and			
	2.	The teacher teaches in general education, special education or English as a second language for students in grade 6, 7, 6 8, and:				
		a.	The teacher is a certified, full-time English language arts and reading teacher who instructs English language arts and/or reading for at least 50 percent of the teacher's in- structional duties; or			
		b.	The teacher is a certified, full-time content area teacher who instructs mathematics, science, and/or social stu- dies for at least 50 percent of the teacher's instructional duties.			
	read by th term	From funds appropriated for this purpose, a teacher who attends a reading academy is entitled to a stipend in the amount determined by the Commissioner. The stipend shall not be considered in de- termining whether the District is paying the teacher the state mini- mum monthly salary [see DEA].				
	Education Code 21.4551(c), (e); 19 TAC 102.1101(b)					
GIFTED AND TALENTED EDUCATION	The	Distri	ct shall ensure that:			
	1.	ers v prog that sess	The assignment to the program for gifted students, teach- who provide instruction and services that are part of the ram have a minimum of 30 hours of staff development includes nature and needs of gifted/talented students, as- ment of student needs, and curriculum and instruction for d students.			
	2.	and	chers without the required training who provide instruction services that are part of the gifted/talented program com- the 30-hour training requirement within one semester.			
	3.	a pro	chers who provide instruction and services that are part of ogram for gifted students receive a minimum of six hours ually of professional development in gifted education.			
	4.	gran deve	inistrators and counselors who have authority for pro- n decisions have a minimum of six hours of professional elopment that includes nature and needs of gifted/talented ents and program options.			
	19 T	AC 8	9.2			

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PROFESSIONAL DEVELOPMENTDMAREQUIRED STAFF DEVELOPMENT(LEGAL)						
ELECTIVE BIBLE COURSE	A teacher of an elective Bible course offered under Education Coc 28.011 [see EMI] must hold a minimum of a High School Compo- site Certification in language arts, social studies, or history with, where practical, a minor in religious or biblical studies. The teach must successfully complete the staff development training devel- oped by the Commissioner with respect to Bible elective courses. <i>Education Code 28.011(f)</i>					
ADULT EDUCATION	All adult education staff shall receive at least 12 clock hours of professional development annually. All staff new to adult education shall receive six clock hours of preservice professional development before they begin work in an adult education program. <i>19 TAC 89.25(1), (2)</i>	0-				
	Directors, teachers, counselors, and supervisors who do not have valid Texas teacher certification must attend 12 clock hours of in- service professional development annually in addition to the 12 hours required above until they have completed either six clock hours of adult education college credit or attained two years of adult education experience. <i>19 TAC 89.25(4)(B)</i>					
EXCEPTIONS	The in-service professional development requirements may be reduced by local programs in individual cases where exceptional circumstances prevent employees from completing the required hours of in-service professional development. Documentation just fying such circumstances must be kept. Requests for exemption individual cases may be submitted to TEA for approval in the app cation for funding and must include justification and proposed quatification. <i>19 TAC 89.25(5)</i>	r- sti- in Ii-				
VOLUNTEERS	The above requirements also apply to volunteers who generate student contact time that is accrued by the adult education progra and reported to TEA for funding purposes. <i>19 TAC 89.25(7)</i>	۱m				
RECORDS	Records of staff qualifications and professional development shal be maintained by the District and must be available for monitoring <i>19 TAC 89.25(6)</i>					
AUTOMATED EXTERNAL DEFIBRILLATORS	The District shall annually make available to employees and volu- teers instruction in the principles and techniques of cardiopulmo- nary resuscitation and the use of an automated external defibrilla- tor (AED).					
	The instruction provided in the use of AEDs must meet guidelines for approved AED training under Health and Safety Code 779.002 Each school nurse, assistant school nurse, athletic coach or spor sor, physical education instructor, marching band director, cheer- leading coach, and any other employee specified by the Commis- sioner, and each student who serves as an athletic trainer, must:	2. า-				
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PROFESSIONAL DEVELOPMENT REQUIRED STAFF DEVELOPMENT

	1.	Participate in the instruction;				
	2.	Receive and maintain certification in the use of an AED from the American Heart Association, the American Red Cross, or a similar nationally recognized association.				
	Education Code 22.902					
EXTRACURRICULAR ACTIVITY SAFETY		following persons must satisfactorily complete the extracurri- r safety training program developed by the Commissioner:				
TRAINING	1.	A coach or sponsor for an extracurricular athletic activity;				
	2.	A trainer, unless the trainer has completed the educational requirements for licensure as a licensed athletic trainer set forth at 22 Administrative Code 871.7 and the continuing education requirements at 22 Administrative Code 871.12;				
	3.	A physician who is employed by the District or who volunteers to assist with an extracurricular athletic activity, unless the physician attends a continuing medical education course that specifically addresses emergency medicine; and				
	4.	A director responsible for a school marching band.				
	The training may be conducted by the District, the American Red Cross, the American Heart Association, or a similar organization, or by the UIL.					
	Education Code 33.202(b), (f); 19 TAC 76.1003					
RECORDS	The Superintendent shall maintain complete and accurate records of the District's compliance and the District shall make available to the public proof of compliance for each person employed by or vol- unteering for the District who is required to receive safety training.					
	com	ampus that is determined by the Superintendent to be out of apliance with the safety training requirements shall be subject to range of penalties determined by the UIL.				
	Edu	Education Code 33.206; 19 TAC 76.1003(e)				
STEROIDS	athle ricul	District shall require that each employee who serves as an etic coach at or above the seventh grade level for an extracurar athletic activity sponsored or sanctioned by the University rscholastic League (UIL) complete:				
	1.	The educational program developed by the UIL regarding the health effects of steroids; or				
	2.	A comparable program developed by the District or a private entity with relevant expertise.				
	<u> </u>					

Education Code 33.091(c-1)

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PROFESSIONAL DEVELOPMENT REQUIRED STAFF DEVELOPMENT DMA (LEGAL)

RESOURCES FOR STAFF DEVELOPMENT If the District receives resources from the Commissioner's staff development account, it must pay to the Commissioner for deposit in the account an amount equal to one-half of the cost of the resources provided to the District. *Education Code 21.453*

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

SECTION E: INSTRUCTION

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

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

SECTION E: INSTRUCTION

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

PURPOSE	A primary purpose of the public school curriculum is to prepare thoughtful, active citizens who understand the importance of pa- triotism and can function productively in a free enterprise society with appreciation for the basic democratic values of our state and national heritage. The 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, the 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)				
	activ	vely iı	ict shall ensure that all children in the District participate a balanced curriculum designed to meet individual Education Code 28.002(g)		
	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			that offers kindergarten through grade 12 shall offer the as a required curriculum:		
FOUNDATION	1.	A fo	undation curriculum that includes:		
CURRICULUM		a.	English Language Arts and reading;		
		b.	Mathematics;		
		C.	Science; and		
		d.	Social studies, consisting of Texas, United States, and world history; government; and geography.		
		Edu	cation Code 28.002(a)(1); 19 TAC 74.1(a)(1)		
ENRICHMENT CURRICULUM	2.	An e	enrichment curriculum that includes:		
CORRICOLOM		a.	Languages other than English, to the extent possible. American Sign Language is a language for these pur- poses and the District may offer an elective course in the language;		
		b.	Health, with emphasis on the importance of proper nutri- tion and exercise;		
		C.	Physical education;		

		d.	Fine Arts;		
		e.	Economics, with emphasis on the free enterprise system and its benefits;		
		f.	Career and technical education;		
		g.	Technology applications; and		
		h.	Religious literature, including the Hebrew Scriptures (Old Testament) and New Testament, and its impact on history and literature.		
		Educ	cation Code 28.002(a)(2); 19 TAC 74.1(a)(2)		
LOCAL CREDIT	additi omit	ion to instru	ct may offer courses for local credit, at its discretion, in those in the required curriculum, but it may not delete or action in the foundation and enrichment curricula speci- e. <i>Education Code 28.002(f); 19 TAC 74.1(b)</i>		
LOCAL INSTRUCTIONAL PLAN	frame enco	eworl urage	ct's local instructional plan may draw on state curriculum ks and program standards as appropriate. The District is ed to exceed minimum requirements of law and State <i>e. Education Code 28.002(g)</i>		
COORDINATED HEALTH PROGRAMS	TEA shall make available to the District one or more coordinated health programs or allow the development of District programs de- signed to prevent obesity, cardiovascular disease, and type 2 di- abetes in elementary, middle, and junior high school students. Each program must provide for coordinating:				
	1.	Heal	th education;		
	2.	Phys	ical education and physical activity;		
	3.	Nutri	tion services; and		
	4.	Pare	ntal involvement.		
	Education Code 38.013; 19 TAC 102.1031(a)				
	TEA's gram	The District shall participate in appropriate training to implement TEA's coordinated health program and shall implement the program in each elementary, middle, and junior high school in the District. <i>Education Code 38.014</i>			
	trict a ble as are p devel	and th s app rove loped	ed school health programs that are developed by the Dis- nat meet TEA criteria may be approved and made availa- proved programs. The District must use materials that in effective, such as TEA-approved textbooks or materials d by nationally recognized and/or government-approved 19 TAC 102.1031(c)		

PHYSICAL EDUCATION	The District shall establish specific objectives and goals the District intends to accomplish through the physical education curriculum. The physical education curriculum must be sequential, develop- mentally appropriate, and designed, implemented, and evaluated to enable students to develop the motor, self-management, and other skills, knowledge, attitudes, and confidence necessary to par- ticipate in physical activity throughout life.				
	A physical 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- v shall be, to the extent practicable, at a moderate or vigorous I.			
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.			
	If the District establishes a student to teacher ratio greater than to 1 in a physical education class, the District shall specifically identify the manner in which the safety of the students will be matained.				
	Education Code 25.114, 28.002(d); 19 TAC 74.37				
CLASSIFICATION FOR PHYSICAL EDUCATION		District shall classify students for physical education on the 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.	bited	pted and remedial—specific activities prescribed or prohi- d for students as directed by a member of the healing arts used to practice in Texas.
	197	AC 7	4.31
SCHOOL HEALTH ADVISORY COUNCIL	assi flect Coo	st the ed in le 28.	d shall establish a local school health advisory council to District in ensuring that local community values are re- the District's health education instruction. <i>Education</i> 004(a) [See BDF regarding composition of council and rding federal wellness requirements]
DUTIES	The	coun	cil's duties include recommending:
	1.		number of hours of instruction to be provided in health cation;
	2.	prev thro and	iculum appropriate for specific grade levels designed to rent obesity, cardiovascular disease, and type 2 diabetes ugh coordination of health education, physical education physical activity, nutrition services, parental involvement, instruction to prevent the use of tobacco;
	3.		ropriate grade levels and methods of instruction for hu- sexuality instruction; and
	4.	by it	tegies for integrating the curriculum components specified em 2, above, with the following elements in a coordinated pol health program:
		a.	School health services;
		b.	Counseling and guidance services;
		C.	A safe and healthy school environment; and
		d.	School employee wellness.
	Edu	catior	n Code 28.004(c)
	the	Distrio	cil shall consider and make policy recommendations to ct concerning the importance of daily recess for elementa- students. The council must consider research regarding

		mer mer are con	tructured and undirected play, academic and social develop- nt, and the health benefits of daily recess in making the recom- ndations. The council shall ensure that local community values reflected in any policy recommendation made to the District cerning the importance of daily recess for elementary school dents. <i>Education Code 28.004(I)</i>			
S	CONTENT OF HUMAN SEXUALITY	The Board shall determine the specific content of the District's in- struction in human sexuality. <i>Education Code 28.004(h)</i>				
	INSTRUCTION	sex (HI\ vice	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 advice of the local school health advisory council. The instruction must:			
		1.	Present abstinence as the preferred choice of behavior for unmarried persons of school age;			
		2.	Devote more attention to abstinence than to any other beha- vior;			
		3.	Emphasize that abstinence is the only method that is 100 percent effective in preventing pregnancy, sexually transmitted diseases, infection with HIV or AIDS, and the emotional trauma associated with adolescent sexual activity;			
		4.	Direct adolescents to a standard of behavior in which absti- nence before marriage is the most effective way to prevent pregnancy, sexually transmitted diseases, and infection with HIV or AIDS; and			
		5.	Teach contraception and condom use in terms of human use reality rates instead of theoretical laboratory rates, if instruc- tion on contraception and condoms is included in the curricu- lum.			
		Edu	ication Code 28.004(e)			
	CONDOMS		District may not distribute condoms in connection with instruc- relating to human sexuality. <i>Education Code 28.004(f)</i>			
	SEPARATE CLASSES	stuc	e District provides human sexuality instruction, it may separate dents according to sex for instructional purposes. <i>Education de 28.004(g)</i> [See FBA regarding single-sex classes under Title			
	NOTICE TO PARENTS	a pa	ore each school year, the District shall provide written notice to arent of each student enrolled in the District of the Board's deci- n regarding whether the District will provide human sexuality			

	instruction to District students. If instruction will be provided, the notice must include:		
	1.	A summary of the basic content of the District's human sex- uality instruction to be provided to the student, including a statement informing the parent of the instructional require- ments under state law;	
	2.	A statement 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 District or the student's school; and	
		c. Information describing the opportunities for parental in- volvement in the development of the curriculum to be used in human sexuality instruction, including informa- tion regarding the local school health advisory council.	
	-	rrent 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	The District shall make all curriculum materials used in human sexuality instruction available for reasonable public inspection. <i>Education Code 28.004(j)</i> [See EFAA regarding selection of curriculum materials for human sexuality instruction]		
STEROID NOTICE AND EDUCATION	The District shall, at appropriate grade levels as determined by the State Board of Education, provide to students involved in extracurricular athletic activities information developed by TEA regarding the use of anabolic steroids and the health risks involved with such use. <i>Education Code 38.0081(b)</i>		
	high sium clas set f	h school in a district in which there is a grade level of seven or er shall post in a conspicuous location in the school gymna- n and each other place in a building where physical education ses are conducted a notice regarding steroids, using the text forth at Education Code 38.008 [see FNCF(EXHIBIT)]. <i>Educa- Code 38.008</i>	

West Orange-Cove CISD 181906		
CURRICULUM DESIGN SPECIAL PROGRAMS	EH (LEGAI	
DYSLEXIA AND RELATED DISORDERS	The Board shall ensure that procedures are implemented for ident fying and providing appropriate instructional services to students for dyslexia and related disorders, in accordance with the State Board of Education's <i>Dyslexia Handbook: Procedures Concerning</i> <i>Dyslexia and Related Disorders</i> .	
IDENTIFICATION AND TESTING	Screening should be done only by individuals who are trained to assess students for dyslexia and related disorders.	
	Before an identification or assessment procedure is used selective ly with an individual student, the District shall notify the student's parent or guardian or another person standing in parental relation to the student.) -
	A process for early identification, intervention, and support for stu- dents at risk for dyslexia and related disorders must be available, as outlined in the <i>Dyslexia Handbook</i> .	
TREATMENT	Each school shall provide each identified student access at his or her campus to instructional programs required at READING PRO- GRAM below and to the services of a teacher trained in dyslexia and related disorders. The District may, with the approval of each student's parents or guardians, offer additional services at a cen- tralized location, but centralized services shall not preclude each student from receiving services at his or her campus.	
READING PROGRAM	The District shall purchase a reading program or develop its own reading program that is aligned with the descriptors in the <i>Dyslexia Handbook</i> .	а
	Teachers who screen and treat these students must be trained in instructional strategies that utilize individualized, intensive, multi- sensory, phonetic methods and a variety of writing and spelling components described in the <i>Dyslexia Handbook</i> . The profession al development activities specified by the District- and/or campus- level committees shall include these instructional strategies.	
NOTICE TO PARENTS	The District shall inform parents and guardians of students eligible under Section 504 [see FB] of all services and options available to the student under that statute.	
PARENT EDUCATION	The District shall provide a parent education program for parents and guardians of students with dyslexia and related disorders. This program should include awareness of characteristics of dys- lexia and related disorders; information on testing and diagnosis of dyslexia; information on effective strategies for teaching dyslexic students; and awareness of information on modifications, especial ly modifications allowed on standardized testing.	
	Education Code 38.003; 19 TAC 74.28	
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181906		
SPECIAL PROGRAMS SPECIAL EDUCATION		EHBA (LEGAL)
	Note:	The policies in the EHBA series are statements of prin- ciples 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 exclue erwise be program	fied student with a disability shall, on the basis of disability, ded from participation in, be denied the benefits of, or oth- e subjected to discrimination under any District service, , or activity. <i>42 U.S.C. 12132; 29 U.S.C. 794(a); 34 CFR</i> [See also FB]
FREE APPROPRIATE PUBLIC EDUCATION (FAPE)	propriate regular c tion throu	students with disabilities shall enjoy the right to a free ap- e public education, which may include instruction in the classroom, instruction through special teaching, or instruc- ugh approved contracts. Instruction shall be supplemented rovision of related services when appropriate. <i>Education</i> <i>0.003(a)</i>
		propriate public education" (FAPE) means special educa- related services that:
		ve been provided at public expense, under public supervi- n and direction, and without charge;
	2. Me	et standards set out by TEA;
		ude an appropriate preschool, elementary school, or sec- lary school education; and
		provided in conformity with the student's individualized ication program (IEP).
	20 U.S.C	C. 1401(9); 34 CFR 300.13, .17, .36
LEAST RESTRICTIVE ENVIRONMENT	The District shall ensure that, to the maximum extent appropriate, children with disabilities, including children in public or private institutions or other care facilities, shall be educated with children who are not disabled. Special classes, separate schooling, or other removal of children with disabilities from the regular educational environment shall occur only when the nature or severity of the disability is such that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily. 20 U.S.C. 1412(a)(5); 34 CFR 300.114(a)(2)	
DISCIPLINE	in accord	linary actions regarding students with disabilities shall be dance with federal requirements, Education Code Chapter 19 Administrative Code 89.1053. <i>19 TAC 89.1050(g)</i> [See

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SPECIAL PROGRAMS SPECIAL EDUCATION		EHBA (LEGAL)
PLACEMENT OPTIONS	Instructional arrangements/settings shall be based on the individual needs and IEPs of eligible students receiving special education services. Placement options include:	
	1.	Mainstream: providing services in a regular classroom;
	2.	Homebound: providing services at home or hospital bedside;
	3.	Hospital class: providing services in a classroom, hospital facility, or residential care and treatment facility not operated by the District;
	4.	Speech therapy: providing speech therapy services in a regular education classroom or other setting;
	5.	Resource room/services: providing services in a setting other than the regular classroom for less than 50 percent of the regular school day;
	6.	Self-contained (mild, moderate, or severe) regular campus: providing services to a student who is in a self-contained pro- gram for 50 percent or more of the regular school day on a regular school campus;
	7.	Off home campus: providing services in an interdistrict pro- gram, through District personnel at a nondistrict facility, or at a District campus that provides only special education and re- lated services.
	8.	Nonpublic day school: providing services through a contrac- tual agreement with a nonpublic school for special education;
	9.	Vocational adjustment class/program: providing services to a student who is placed on a job with regularly scheduled direct involvement by special education personnel in the implementation of the student's IEP;
	10.	Residential care and treatment facility (not District resident): providing services to students who reside in care and treat- ment facilities and whose parents do not reside within the boundaries of the District;
	11.	State supported living center: providing services to a student who resides at a state supported living center when the ser- vices are provided at the state supported living center loca- tion; or
	12.	Other program options, including contracts with other districts and programs approved by TEA.

19 TAC 89.63(c), (f)

West Orange-Cove CISD 181906	
SPECIAL PROGRAMS SPECIAL EDUCATION	EHBA (LEGAL)
SHARED SERVICES ARRANGEMENTS	The District may enter into a written contract to jointly operate its special education program. The contract must be approved by the Commissioner. <i>Education Code 29.007</i>
RELATED SERVICES DEFINITION	"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 re- placement of such device.
	20 U.S.C. 1401(26); 34 CFR 300.34
TRANSPORTATION	The District shall provide special transportation with 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>
EXTENDED SCHOOL YEAR (ESY) SERVICES	The District shall ensure that extended school-year (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. The District may not limit ESY services to particular catego- ries of disability or unilaterally limit the type, amount, or duration of ESY services.
	34 CFR 300.106; 19 TAC 89.1065

West Orange-Cove CISE 181906)			
SPECIAL PROGRAMSEHBCCOMPENSATORY/ACCELERATED SERVICES(LEGAL)				
COMPENSATORY EDUCATION	The District is entitled to an annual compensatory education ment for each student:			
ALLOTMENT	1.	Who is educationally disadvantaged; or		
	2.	Who does not have a disability and resides in a reside placement facility in the district in which the student's or legal guardian does not reside.		
		number of educationally disadvantaged students is denergy here formula set forth at Education Code 42.152(b).	etermined	
	Edı	cation Code 42.152(a)–(b)		
USE	sup disp pari	District shall use its compensatory education allotmer plemental programs and services designed to eliminate arity in performance on state assessment instruments ty in the rates of high school completion between stude of dropping out of school, as defined below, and all ot ts.	te any s or dis- lents at-	
	cost prov prov edu Title	cifically, the District may use the funds, other than an a allotment established by State Board rule, to meet the viding a compensatory, intensive, or accelerated instru- gram under Education Code 29.081, a disciplinary alte- cation program under Education Code 37.008, or to st l program, at a campus at which at least 40 percent of lents are educationally disadvantaged.	e costs of uction ernative upport a	
	The	District may also use allocated funds for:		
	1.	A mentoring services program under Education Code	e 29.089;	
	2.	An accelerated reading instruction program under Ed Code 28.006(g);	ducation	
	3.	A program for treatment of students who have dyslex related disorder, as required by Education Code 38.0		
	4.	A program under Education Code 29.081 specifically signed to serve students at risk of dropping out of sc		
	Education Code 42.152(c), (c-1), (c-2)			
LIMIT ON DAEP EXPENDITURES		District may not use more than 18 percent of its comp cation allotment for disciplinary alternative education p	•	
	tion mitt corr	Commissioner may waive this limitation upon an ann by the District's Board and site-based decision making ee, presenting the reason for the need to spend supple pensatory education funds on disciplinary alternative grams.	ng com- lemental	
	Edu	cation Code 42.152(c)(1)–(2)		

West Orange-Cove CISE 181906)					
SPECIAL PROGRAMS COMPENSATORY/ACCI	ELER	ATED SERVICES	EHBC (LEGAL)			
DROPOUT PREVENTION STRATEGIES	sion man catio	A district with a high dropout rate, as determined by the Commis- sioner, shall submit a plan to the Commissioner describing the manner in which the District intends to use its compensatory edu- cation and high school allotments for developing and implementing research-based strategies for dropout prevention.				
	egy District the a trict failu pout strat	e District is required to submit both a dropout prevention plan and a plan to increase college enrollment [see Glack ict must describe in its dropout prevention strategy plat activities identified in both plans will be coordinated. If is required to submit both a school improvement plan, re to meet the required performance standard regarding rates or completion rates, as well as a dropout prevent egy plan, the District may request that its school impro- be used to satisfy both requirements.	NC], the an how the Dis- due to ng dro- ntion			
	each will r whic	District shall submit the plan not later than December a school year preceding the school year in which the D receive the compensatory education or high school allo the plan applies. The plan must meet the requirement inistrative Code 89.1701(e).	istrict otment to			
	Dist	District may not spend or obligate more than 25 percerict's compensatory or high school allotment unless the ioner approves the plan.				
	Edu	cation Code 29.918; 19 TAC 89.1701				
DEFINITION OF AT- RISK STUDENT		dent at risk of dropping out of school" includes each st is under 21 years of age and who:	udent			
	1.	If the student is in prekindergarten, kindergarten, or g 3, did not perform satisfactorily on a readiness test or sessment instrument administered during the current year;	as-			
	2.	If the student is in grades 7–12 did not maintain an avequivalent to 70 on a scale of 100 in two or more sub the foundation curriculum during a semester in the pror current school year, or is not maintaining such an a in two or more subjects in the foundation curriculum is current semester;	jects in eceding average			
	3.	Was not advanced from one grade level to the next for more school years, unless the student did not advance prekindergarten or kindergarten to the next grade leve as a result of the request of the student's parent;	ce from			
	4.	Did not perform satisfactorily on a state assessment i ment and who has not in the previous or current scho				

		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;
	5.	Is pregnant or is a parent;
	6.	Has been placed in a disciplinary alternative education pro- gram in accordance with Education Code 37.006 during the preceding or current school year;
	7.	Has been expelled during the preceding or current school year;
	8.	Is currently on parole, probation, deferred prosecution, or oth- er 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 juvenile court, or law enforcement official;
	12.	Is homeless, as defined by 42 U.S.C. 11302 and its subsequent amendments [see FD]; or
	13.	Resided in the preceding school year or resides in the current school year in a residential placement facility in the District, including a detention facility, substance abuse treatment facili- ty, emergency shelter, psychiatric hospital, halfway house, or foster group home.
	Edu	cation Code 29.081(d)–(d-1)
LOCAL ELIGIBILITY CRITERIA	loca tory es u ceee rece	ddition to students described above, a student who satisfies I eligibility criteria adopted by a Board may receive compensa- education services. The number of students receiving servic- inder local eligibility criteria during a school year may not ex- d ten percent of the number of students described above who eived services from the District during the preceding school r. Education Code 29.081(g)
COMPENSATORY, INTENSIVE, AND ACCELERATED INSTRUCTION	skill: impl	District shall use student performance data from state basic s assessment instruments and achievement tests to design and ement appropriate compensatory, intensive, or accelerated in- ctional services for students in the District's schools that enable

West Orange-Cove CISI 181906	D			
SPECIAL PROGRAMSEHBCOMPENSATORY/ACCELERATED SERVICES(LEGAL				
		udents to perform at grade level at the conclusion of ar school term. <i>Education Code 29.081(a)</i>	the next	
ACCELERATED INSTRUCTION	dents secor	District shall provide accelerated instruction to enrolle who have not performed satisfactorily on each sect indary exit-level assessment instrument or who are a ning out of school. <i>Education Code</i> 29.081(b)	on of the	
EFFECTIVENESS	accel state schoo	District shall evaluate and document the effectivenes erated instruction in reducing any disparity in perform assessment instruments or disparity in the rates of h of completion between students at risk of dropping of and all other District students. <i>Education Code</i> 29	nance on ligh ut of	
DROPOUT RECOVERY EDUCATION PROGRAMS	recov gram	District may use a private or public community-based ery education program to provide alternative educat s for students at risk of dropping out of school. The meet the criteria set forth at Education Code 29.081	ion pro- programs	
	shall	ents in attendance at a dropout recovery education p be included in the District's average daily attendance urposes.	•	
	Educ	ation Code 29.081(f)		
COMMUNITIES IN SCHOOLS (CIS)	tion C (CIS) are at of the	ementary or secondary school receiving funding und code 33.156 shall participate in the Communities in S program if the number of students enrolled in the so t risk of dropping out of school is equal to at least ter number of students in average daily attendance at ol, as determined by TEA. <i>Education Code 33.157</i>	Schools hool who n percent	
OPTIONAL EXTENDED- YEAR PROGRAM (OEYP)	catior	District may set aside an amount from its compensate a allotment or may apply to TEA for funding of an ext program, for a period not to exceed 30 instructional on ts:	ended-	
	I	In kindergarten through grade 11, who are identified ikely to be promoted to the next grade level for the sing school year; or		
		In grade 12, who are identified as not likely to graduating school before the beginning of the succeeding syear.		
		dent who does not demonstrate proficiency in a subj termined by the District is also eligible for services.	ect area	
		ptional extended year program (OEYP) may extend t eek, or the year to provide additional support and ins		
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West Orange-Cove CIS 181906	D			
SPECIAL PROGRAMSEHCOMPENSATORY/ACCELERATED SERVICES(LEG)				
	for eligible students. The program shall be conducted beyond the required instructional year, which may include intercessions for year round programs.	he		
POLICY	If the District provides an OEYP, it shall adopt a policy designed lead to immediate reduction and ultimate elimination of student tention.			
PROGRAM CRITERIA	An OEYP must meet the requirements set forth at Education Co 29.082 and 19 Administrative Code 105.1001.	ode		
PROMOTION OF STUDENT	A student who attends at least 90 percent of the program days a who satisfies the requirements for promotion at Education Code 28.021 shall be promoted or retained in accordance with Educa Code 29.082(e).	Э		
TRANSPORTATION	The District shall provide transportation to each student who is a quired to attend a program under this section and who is eligible for regular transportation services. [See EIE and FDC]			
	Education Code 29.082; 19 TAC 105.1001			
OPTIONAL FLEXIBLE YEAR PROGRAM (OFYP)	The District may provide an optional flexible year program (OF) for students who did not or are not likely to perform successfully state assessment instruments or who would not otherwise be provided to the next grade level.	/ on		
PROGRAM CRITERIA	An OFYP must meet the requirements set forth at Education Co 29.0821 and 19 Administrative Code 129.1029.	ode		
	Education Code 29.0821; 19 TAC 129.1029			
OPTIONAL FLEXIBLE SCHOOL DAY PROGRAM (OFSDP)	Notwithstanding Education Code 25.081 (school year) or 25.082 (school day) [see EB and EC], the District may apply to the Con missioner to provide a flexible school day program (OFSDP) for students, in accordance with 19 Administrative Code 129.1027.	n- r		
PROGRAM	A district that meets application requirements may:			
CRITERIA	 Provide flexibility in the number of hours each day a stude attends; 	nt		
	 Provide flexibility in the number of days each week a stude attends; or 	ent		
	3. Allow a student to enroll in less than or more than a full course load.			
	Except in the case of a course designed for a student who will be denied credit as a result of attendance requirements, a course of fered in a program under this section must provide for at least the same number of instructional hours as required for a course of-	of- he		

	stru	d in a program that meets the required minimum number of in- ctional days under Education Code section 25.081 and the re- ed length of school day under Education Code section 25.082.				
STUDENT	The District may provide an OFSDP for students who:					
ELIGIBILITY	1.	Have dropped out of school or are at risk of dropping out of school, as defined above at DEFINITION OF AT-RISK STU- DENT;				
	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.				
	resu OFS scho clas	udent who will be denied credit for one or more classes as a lt of attendance requirements may enroll in a course in a SDP offered during the school year or during the period in which col is recessed for the summer to enable the student to earn s credit that the student would not otherwise be able to receive out retaking the class.				
EXTRACURRICULAR PARTICIPATION	activ	udent enrolled in an OFSDP may participate in a competition or vity sanctioned by the University Interscholastic League (UIL) if the student meets all UIL eligibility criteria.				
FUNDING	on the seven school of a dame of a quire stude s	ding for an optional flexible school day program shall be based he number of instructional days in the District calendar and a en-hour school day, but attendance may be cumulated over a bol year, including any summer or vacation session. The atten- ce of students who accumulate less than the number of atten- ce hours required shall be proportionately reduced for funding boses. The Commissioner may limit funding for the attendance student who will be denied credit as a result of attendance re- ements to funding only for the attendance necessary for the lent to earn class credit that the student would not otherwise be a to receive without retaking the class.				
ANNUAL PERFORMANCE REVIEW	form 129 that	ually, the District shall review its progress in relation to the per- nance indicators required by 19 Administrative Code .1027(h). Progress should be assessed based on information is disaggregated with respect to race, ethnicity, gender, and oeconomic status.				
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Education Code 29.0822; 19 TAC 129.1027

West Orange-Cove CISD 181906						
SPECIAL PROGRAMS COMPENSATORY/ACCE	ELER	ATED	SERVICES	EHBC (LEGAL)		
TUTORIAL SERVICES	The District may provide tutorial services at District schools. If the District provides tutorial services, it shall require a student whose grade in a subject for a reporting period is lower than the equivalent of 70 on a scale of 100 to attend tutorials.					
	stude	ents v	ct may provide transportation services to accomn who are required to attend tutorials and who are e r transportation.			
	Educ	ation	0 Code 29.084			
BASIC SKILLS PROGRAMS	skills ing s vanc	The District may apply to the Commissioner for funding of basic skills programs for students in grade 9 who are at risk of not earn- ing sufficient credit or who have not earned sufficient credit to ad- vance to grade 10 and who fail to meet minimum skills levels es- tablished by the Commissioner.				
	With the consent of a student's parent or guardian, the District may assign a student to the basic skills program.					
			tills program may not exceed 210 instructional da t the requirements set forth at Education Code 29	•		
	Educ	cation	0 Code 29.086			
AFTER-SCHOOL AND SUMMER INTENSIVE MATHEMATICS AND SCIENCE PROGRAMS	The District may provide an intensive after-school program or an intensive program during the period that school is recessed for the summer to provide mathematics and science instruction to:					
SCIENCE PROGRAMS	1.		ents who are not performing at grade level in mat r science to assist those students in performing a ;			
	2.	ics c	ents who are not performing successfully in a ma ourse or science course to assist those students fully completing the course; or			
	3.	Othe	r students as determined by the District.			
	Befo	re pro	oviding a program, the Board must adopt a policy	for:		
	1.	Dete that:	rmining student eligibility for participating in the p	rogram		
		a.	Prescribes the grade level or course a student menoled in to be eligible; and	iust be		
		b.	Provides for considering teacher recommendation determining eligibility;	ons in		
	2.		uring that parents of or persons standing in parent to eligible students are provided notice of the prog			

	3.	Ensuring that eligible students are encouraged to attend the program;				
	4.	Ensuring that the program is offered at one or more locations in the District that are easily accessible to eligible students; and				
	5.	Measuring student progress on completion of the program.				
	Edu	cation Code 29.088, .090; 19 TAC 102.1041				
MENTORING SERVICES PROGRAM	at ris publ	The District may provide a mentoring services program to students at risk of dropping out of school. The Board may arrange for any public or nonprofit community-based organization to come to the District's schools and implement the program.				
		Board shall obtain the consent of a student's parent or guar- before allowing the student to participate in the program.				
	Edu	cation Code 29.089				
ACCELERATED READING INSTRUCTION PROGRAM	prog defic grac [see The	District shall implement an accelerated reading instruction gram that provides reading instruction that addresses reading ciencies to each student in kindergarten, first grade, or second le who is determined, on the basis of reading instrument results EKC], to be at risk for dyslexia or other reading difficulties. District shall determine the form, content, and timing of the gram.				
	vent men skills	District shall provide additional reading instruction and inter- ion to each student given the seventh grade reading assess- it [see EKC], as appropriate to improve the student's reading s in the relevant areas identified through the assessment in- ment.				
LIMITATION	gran	District may implement an accelerated reading instruction pro- n only if the Commissioner certifies that funds have been ap- priated during a school year for administering the program.				
	Edu	cation Code 28.006(f), (g), (g-1), (k)				
INTENSIVE PROGRAM OF INSTRUCTION STATE	dent	District shall offer an intensive program of instruction to a stu- who does not perform satisfactorily on a state assessment rument.				
ASSESSMENTS	The program shall be designed to:					
	1.	Enable 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 the Dis- trict and reported by the District to TEA; and					
	2.	If applicable, carry out the purposes of Education Code 28.0211. [See EIE]					
STUDENTS RECEIVING SPECIAL EDUCATION SERVICES	satis Edu	For a student in a special education program who does not perform satisfactorily on an assessment instrument administered under Education Code 39.023(a), (b), or (c), the student's admission, re- view, and dismissal committee shall design the program to:					
	1.	Enable the student to attain a standard of annual growth on the basis of the student's individualized education program (IEP); and					
	2.	If applicable, carry out the purposes of Education Code 28.0211. [See EIE]					
GRADUATION REQUIREMENTS	inter instr	District shall use funds appropriated by the legislature for an nsive program of instruction to plan and implement intensive uction and other activities aimed at helping a student satisfy and local high school graduation requirements.					
NO CAUSE OF ACTION	prog	District's determination of the appropriateness of an intensive ram of instruction for a student is final and does not create a se of action.					
	Edu	cation Code 28.0213					

West Orange-Cove CISD 181906)			
SPECIAL PROGRAMS ADULT AND COMMUNIT	Y ED	DUCATION (EHBI LEGAL)	
ADULT EDUCATION	The District shall provide, to the extent possible within available public and private resources, adult education programs designed to meet the education and training needs of adults. Bilingual education may be the method of instruction for students who do not function satisfactorily in English whenever it is appropriate for their optimum development. <i>Education Code 29.253</i>			
ESSENTIAL PROGRAM	The	following essential program components shall be provid	ded:	
COMPONENTS	1.	Adult basic education;		
	2.	Programs for adults of limited English proficiency;		
	3.	Adult secondary education, including programs leading achievement of a high school equivalency certificate and high school diploma;		
	4.	Instructional services to improve student proficiencies sary to function effectively in adult life, including access further education, employment-related training, or emp ment;	sing	
	5.	Assessment and guidance services related to items 1- above; and	-4,	
	6.	Collaboration with multiple partners in the community t pand the services available to adult learners and to pre duplication of services.		
	19 T.	AC 89.23		
DIPLOMA REQUIREMENTS	The standards for awarding diplomas to adults shall be those es- tablished in 19 Administrative Code Chapter 74, except:			
	1.	There shall be no limit to the number of secondary created adults may earn by demonstrating competence.	dits	
	2.	Adults may earn the required physical education credit one or more of the following:	s by	
		a. Satisfactory completion of approved secondary ple education courses; or	hysical	
		b. Substitution of state-approved secondary elective courses.	;	
	3.	Adults must meet the requirements for successful performance on a secondary level test designated by the Cosioner.		
	19 T.	AC 89.24		

West Orange-Cove CISE 181906)			
SPECIAL PROGRAMSEHBIADULT AND COMMUNITY EDUCATION(LEGAL)				
STAFF DEVELOPMENT	All adult education staff hired after September 1, 1996, sh ceive at least 12 clock hours of professional development All staff new to adult education shall receive six clock hou service professional development before they begin work adult education program. Aides shall have at least a high diploma or a high school equivalency certificate.	annually. rs of pre- in an		
	Directors, teachers, counselors, and supervisors must have chelor's degree. Directors, teachers, counselors, and sup who do not have valid Texas teacher certification must att clock hours of inservice professional development annual tion to the 12 hours required above until they have complet ther six clock hours of adult education college credit or att years of adult education experience.	pervisors end 12 ly in addi- eted ei-		
	The requirements for inservice professional development reduced by local programs in individual cases upon docur demonstration of exceptional circumstances that prevent ployees from completing the required hours.	nented		
	These staff development requirements apply to volunteers generate contact time that is part of the adult education pl and is reported to TEA for funding purposes. [See DMA]			
	19 TAC 89.25			
STAFF ASSIGNMENTS	Teachers and aides shall be assigned to instruction, coun and/or assessment for a minimum of 75 percent of the ho which they are employed. <i>19 TAC 89.26</i>	U ·		
TUITION AND FEES	No student tuition or fees shall be charged for adult basic tion as a condition for membership and participation in a c Tuition for adult secondary education may be charged and lished by local policy. Funds generated by such tuition an shall be used for the adult education instructional program <i>TAC 89.33</i>	class. d estab- id fees		
REIMBURSEMENT FOR COMMUNITY EDUCATION	If the Board elects to provide community education for all groups, it may be eligible for reimbursement for the costs program. In order to receive reimbursement, it must subn plication in accordance with TEA rules and reimbursement made to the extent authorized.	of the nit an ap-		
CONDITIONS	The District will receive such reimbursement only if it has the level of community services prescribed by TEA in the preceding year.			
	Education Code 29.256			

ALTERNATIVE METHODS FOR EARNING CREDIT CREDIT BY EXAMINATION WITH PRIOR INSTRUCTION EHDB (LEGAL)

GRADES 6–12 In accordance with local policy, a student in any of grades 6–12 may be given credit for an academic subject in which he or she had some prior instruction, if the student scores 70 percent on a criterion-referenced test for the applicable course. *Education Code* 28.023; 19 TAC 74.24(c)(3)

ALTERNATIVE METHODS FOR EARNING CREDIT CREDIT BY EXAMINATION WITH PRIOR INSTRUCTION

The principal or designee or the attendance committee, as applicable, shall have authority to offer a student the opportunity to demonstrate mastery in a subject or to earn course credit by examination when the student has had prior instruction in a subject and when:

- 1. The student is enrolling in the District from a nonaccredited school [see FD];
- 2. The student has failed a subject or course; or
- 3. The student has earned a passing grade in a subject or course but has failed to earn credit because of excessive absences [see FEC].

Examinations shall assess the student's mastery of the essential knowledge and skills and shall be administered according to established District procedures.

Prior to offering a student an opportunity to demonstrate mastery or earn credit by this method, an appropriate District employee shall review the student's educational records to determine whether the student has had prior instruction in the subject or course.

West Orange-Cove CISD 181906					
ALTERNATIVE METHODS FOR EARNING CREDIT EHDO CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION (LEGAL					
	nati ledo	h Board approval, the District shall develop or purchas ons for acceleration that thoroughly test the essential ge and skills for each primary school grade level and f secondary school academic subjects.	know-		
KINDERGARTEN– GRADE 5		e District shall develop procedures for kindergarten activities are approved by the Board.	celeration		
		e District shall accelerate a student in grades 1–5 one el if the student meets the following requirements:	grade		
	1.	The student scores 90 percent or above on a criterior referenced test for the grade level to be skipped in e following areas: language arts, mathematics, science social studies;	each of the		
	2.	A District representative recommends that the stude celerated; and	nt be ac-		
	3.	The student's parent or guardian gives written approacceleration.	val of the		
GRADES 6–12	den if th exa dit i	e District shall give a student in grades 6–12 credit for hic subject in which the student has received no prior e student scores 90 percent or above on a criterion-re mination for acceleration for the applicable course. If s given, the District shall enter the examination score dent's transcript.	instruction eferenced such cre-		
ANNUAL ADMINISTRATION	and nua gra be o	e District shall provide at least three days between Jar June 30 and three days between July 1 and Decemb Ily when examinations for acceleration shall be admin des 1 through 12. The days need not be consecutive designed to meet the needs of all students. The dates licized in the community.	er 31 an- listered in but shall		
	tho: by t	e District may allow a student to accelerate at a time or se described above by developing a cost-free option a he Board that allows students to demonstrate acaden ievement or proficiency in a subject or grade level.	approved		
FEES	par nist	e District shall not charge for examinations for accelerated ent requests an alternative examination, the District me er and recognize results of a test purchased by the pa dent from Texas Tech University or the University of Te stin.	ay admi- arent or		
	Edu	ucation Code 28.023; 19 TAC 74.24			

West Orange-Cove CISD 181906					
	DS FOR EARNING CREDIT EHDC ION WITHOUT PRIOR INSTRUCTION (LOCAL)				
TEST SELECTION	The Superintendent or designee shall be responsible for the devel opment or selection of tests a student may use to earn course cre- dit or accelerate to the next grade level without prior instruction in course or grade level. Each examination shall thoroughly test the essential knowledge and skills in the applicable course or grade level.				
TEST DATES	The Superintendent or designee shall establish a schedule of dates, in accordance with law, when examinations for acceleration shall be administered and shall ensure that the dates are published in appropriate District publications or on the District's Web site.				
SPECIAL REQUESTS	The District may deny a parent's or student's request for an alter- native examination or alternative date.				
FEES	The District shall not charge for an examination for acceleration administered on the published dates or alternative dates.				
	However, the student's parent shall pay for an alternative examina- tion approved by the District.				
CREDIT APPROVAL	The Superintendent or designee shall award course credit or ap- prove acceleration on the basis of an examination for acceleration, in accordance with State Board rules.				
KINDERGARTEN ACCELERATION	The Board shall approve procedures developed by the Superinten- dent or designee to allow a child who is five years old at the begin- ning of the school year to be assigned initially to grade 1 rather than kindergarten. Criteria for acceleration may include:				
	 Scores on readiness tests or achievement tests that may be administered by appropriate District personnel. 				
	2. Recommendation of the kindergarten or preschool the student has attended.				
	 Chronological age and observed social and emotional devel- opment of the student. 				
	4. Other criteria deemed appropriate by the principal and Super- intendent.				

West Orange-Cove CISD 181906	1				
ALTERNATIVE METHOD COLLEGE COURSE WC			EHDD (LEGAL)		
NOTICE TO PARENTS	Each school year, the District shall notify the parent of each student enrolled in grade nine or above of the availability of programs un- der which a student may earn college credit, including advanced placement programs, dual credit programs, joint high school and college credit programs, and international baccalaureate programs. The notice must include the name and contact information of any public or private entity offering such a program in the District.				
	The Dis site.	trict may provide the notice on the District's Interne	t Web		
	Educati	ion Code 28.010			
	Note:	For information on dual credit courses available the Texas Virtual School Network (TxVSN), see and <u>www.txvsn.org</u> .	•		
COLLEGE CREDIT PROGRAM	The District shall implement a program under which students may earn the equivalent of at least 12 semester credit hours of college credit in high school. If requested by the District, a public institu- tion of higher education in this state shall assist the District in de- veloping and implementing the program. The college credit may be earned through:				
		ernational baccalaureate, advanced placement, or edit courses;	dual		
	ar	ticulated postsecondary courses provided for local ticulated postsecondary advanced technical credit on povided for state credit; or			
	3. Ar	y combination of the courses in items 1 and 2.			
	Annually, the District shall report to TEA:				
	de	e number of students, including career and technic nts, who have participated in the program and earr ge credit; and			
	stu	e cumulative numbers of courses in which participa udents have enrolled and college credit hours the s ve earned.	•		
	The District is not required to pay a student's tuition or other associated costs for taking a course under this section.				
	Educati	ion Code 28.009			
COLLEGE-LEVEL COURSES		ard may adopt a policy that allows a student to be a oward high school graduation for completing a colle			

ALTERNATIVE METHODS FOR EARNING CREDIT COLLEGE COURSE WORK/DUAL CREDIT

	course. The course must be provided only by an institution of higher education that is accredited by any of the following regional accrediting associations:
	1. Southern Association of Colleges and Schools
	2. Middle States Association of Colleges and Schools
	3. New England Association of Colleges and Schools
	4. North Central Association of Colleges and Schools
	5. Western Association of Colleges and Schools
	6. Northwest Association of Colleges and Schools
	To be eligible to enroll and be awarded credit toward state gradua- tion requirements, a student shall have the approval of the high school principal or other school official designated by the District. The course(s) for which credit is awarded shall provide advanced academic instruction beyond or in greater depth than the essential knowledge and skills for the equivalent high school course.
	19 TAC 74.25
DUAL CREDIT PROGRAMS DEFINITIONS	For purposes of the following provisions, "college" means a public two-year associate degree–granting institution or a public university.
	"Dual credit" means the process by which a high school student enrolls in a college course and receives simultaneous academic credit for the course from both the college and high school.
	19 TAC 4.83(2), (4)
PARTNERSHIP AGREEMENTS WITH PUBLIC COLLEGES	The District may enter into an agreement with a public college to form a dual credit partnership in accordance with 19 Administrative Code Chapter 4, Subchapter D. <i>Education Code 130.008; 19 TAC Ch. 4, Subch. D</i>
COMMUNITY COLLEGE JURISDICTION	A school district that operates a high school may enter into an agreement with a community college district, regardless of whether the high school is located within the service area of the community college district, to offer a course as provided by Education Code 130.008 but only if the community college district that serves the area where the high school is located is unable to provide the requested course to the satisfaction of the school district. <i>Education Code 130.008(d)–(d-1)</i>
ATTENDANCE ACCOUNTING	The time during which a student attends a dual credit course, in- cluding a course provided under the college credit program, shall be counted as part of the minimum instructional hours required for
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West Orange-Cove CISE 181906)				
ALTERNATIVE METHOD COLLEGE COURSE WC			EHDD (LEGAL)		
		udent to be considered a full-time student in average c lance. [See FEB] <i>Education Code 42.005</i>	laily at-		
PARTNERSHIP AGREEMENT	The Board of the District and the governing board of a college must approve any dual credit partnership between the schools before offering such courses.				
	The partnership agreement must address:				
	1.	Eligible courses;			
	2.	Student eligibility;			
	3.	Location of class;			
	4.	Student composition of class;			
	5.	Faculty selection, supervision, and evaluation;			
	6.	Course curriculum, instruction, and gathering;			
	7.	Academic policies and student support services;			
	8.	Transcripting of credit; and			
	9.	Funding.			
	19 1	TAC 4.84–.85			
INSTRUCTIONAL PARTNERSHIPS WITH	Types of instructional partnerships between the District and a community college district include:				
COMMUNITY COLLEGE DISTRICTS	1.	Award of High School Credit Only (see HIGH SCHOODIT-ONLY COURSES, below).	OL CRE-		
	2.	Award of Concurrent Course Credit (see DUAL CRE PROGRAMS, above).	JIT		
	3.	Tech-Prep Programs (see TECH-PREP PROGRAMS	s, below).		
	4.	Remedial or Developmental Instruction (see REMED PROGRAMS, below).	IAL		
	19 7	TAC 9.143			
AGREEMENT	mur boa	any educational partnership between the District and a hity college district, an agreement must be approved by rd or designee of both the District and the college distr nership agreement must address the following:	y the		
	1.	Student eligibility requirements.			
	2.	Faculty qualifications.			
	3.	Location and student composition of classes.			
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ALTERNATIVE METHODS FOR EARNING CREDIT COLLEGE COURSE WORK/DUAL CREDIT

	4.	Provision of student learning and support services.
	5.	Eligible courses.
	6.	Grading criteria.
	7.	Transcripting of credit.
	8.	Funding provisions.
	19 T	AC 9.144
HIGH SCHOOL CREDIT-ONLY COURSES	colle com 9.12	District may contract with a community college district for the ege district to provide coursework necessary for students to plete high school as described in 19 Administrative Code 5. The District and college district shall negotiate an agreed for instruction. <i>19 TAC 9.125, .143(a)</i>
TECH-PREP PROGRAMS	cula to hi colle the c	District may partner with a college district to allow for the arti- tion of high school technical courses taught by the high school gh school students for immediate high school credit and later ege credit, to be awarded upon enrollment of the students in college district in an associate degree or certificate program. <i>AC</i> 9.143(c)
REMEDIAL PROGRAMS	9.12 Distri gran prep into agre may	Board may contract, as outlined in 19 Administrative Code 5, with the board of the community college district in which the rict is located for the college district to provide remedial pro- ns for students enrolled in the District's secondary schools in earation for graduation from secondary school and entrance college. The District and college district shall negotiate an ed cost for instruction. Remedial and developmental courses not be offered for dual credit. <i>Education Code 130.090; 19</i> 9.125, .143(d), .146
CERTAIN ACADEMIES	towa tion Lead the of Te the	District shall grant a student a maximum of two years' credit and the academic course requirements for high school gradua- for courses successfully completed at the Texas Academy of dership in the Humanities (at Lamar University—Beaumont), Texas Academy of Mathematics and Science (at the University exas—Brownsville or University of North Texas—Denton), or Texas Academy of International Studies (at Texas A&M Univer- -Laredo). <i>Education Code 28.024</i>

West Orange-Cove CISD 181906					
ALTERNATIVE METHODS FOR EARNING CREDIT EF COLLEGE COURSE WORK/DUAL CREDIT (LOC					
PARTNERSHIP PROGRAMS	as o	eligible student may enroll in a partnership program with a Tex- college or university in accordance with an agreement between District and the college or university.			
	core	District shall award credit toward high school graduat dance with the agreement between the District and the niversity.			
OTHER COLLEGE- LEVEL COURSES	leve part bas	The District may award a student credit for completing a college- level course at an accredited college or university that is not in a partnership program with the District. Award of credit shall be based on administrator approval in accordance with District guide- lines.			
TEXAS VIRTUAL SCHOOL NETWORK	Net stuo stuo	According to guidelines established by the Texas Virtual School Network (TxVSN) and the course provider, the District may enroll a student in college-level courses through the TxVSN. When the student successfully completes a course, credit shall be applied toward graduation requirements. [See EHDE]			
TUITION		The District shall pay tuition for each student who enrolls in a dual credit course, except for a disqualified student, as defined below.			
BOOKS	eac fies den retu	The District shall supply the required dual credit course books to each student who is enrolled in a dual credit course and who quali- fies for free or reduced-price lunch, except for a disqualified stu- dent, as defined below. Each book supplied to a student must be returned to the District upon the conclusion of the dual credit course.			
DISQUALIFIED	"Dis	"Disqualified student" shall be defined as a student who:			
STUDENT	1.	Was previously enrolled in a dual credit course; and			
	2.	Received a final grade below C; or			
	3.	Dropped the course, resulting in the District paying for course that the student did not complete, unless the has reimbursed the District for the course.			

West Orange-Cove CISI 181906	D			
ALTERNATIVE METHODS FOR EARNING CREDIT EHDE DISTANCE LEARNING (LEGAL				
DISTANCE LEARNING AND CORRESPONDENCE COURSES		Credit toward state graduation requirements may be granted for distance learning and correspondence courses only as follows:		
	1.	The institution offering the correspondence course is versity of Texas at Austin, Texas Tech University, or a public institution of higher education approved by the missioner.	nother	
	2.	Students may earn course credit through distance leat technologies, such as satellite, Internet, two-way vide rencing, online courses, the Texas Virtual School Net (TxVSN), and instructional television.	eoconfe-	
	3.	The distance learning and correspondence courses r clude the state-required essential knowledge and skil such a course.		
	19	TAC 74.23		
TEXAS VIRTUAL	"Ele	ectronic course" means a course in which:		
SCHOOL NETWORK	1.	Instruction and content are delivered primarily over the net;	ie Inter-	
	2.	A student and teacher are in different locations for a r of the student's instructional period;	najority	
	3.	Most instructional activities take place in an online en ment;	viron-	
	4.	The online instructional activities are integral to the approgram;	cademic	
	5.	Extensive communication between a student and a te and among students is emphasized; and	acher	
	6.	A student is not required to be located on the physica mises of the District or open-enrollment charter school	•	
	Education Code 30A.001(4)			
PROVIDER SCHOOL DISTRICTS	cou the in a	strict rated acceptable or higher may provide an electrons in accordance with Education Code Chapter 30A the TxVSN to students enrolled in that district or students enrolled in that district or students enrollment charter school. Education Code Ch. 30A.001(7)(A), .101	nrough enrolled	
	bee tion be (electronic course or program that was offered or could n offered during the 2008–09 school year under former Code 29.909, as that section existed on January 1, 20 offered during a subsequent school year through the Ty incation Code 30A.006	r Educa-)09, may	
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ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING

STUDENT ELIGIBILITY	A student is eligible to enroll in a course provided through the TxVSN only if the student:				
GENERALLY	1.	Is younger than 21 years of age on September 1 of the school year;			
	2.	Has not graduated from high school; and			
	3.	Is otherwise eligible to enroll in a public school in this state.			
	A student is eligible to enroll full-time in courses provided through the TxVSN only if:				
	1.	The student was enrolled in a public school in this state in the preceding school year; or			
	2.	The student has been placed in substitute care in this state, regardless of whether the student was enrolled in a public school in this state in the preceding school year.			
EXCEPTION FOR MILITARY DEPENDENTS	A student is eligible to enroll in one or more courses provided through the TxVSN or enroll full-time in courses provided through the network if the student:				
	1.	Is a dependent of a member of the United States military;			
	2.	Was previously enrolled in high school in this state; and			
	3.	Does not reside in this state due to a military deployment or transfer.			
	Edu	cation Code 30A.002			
ENROLLED STUDENTS	take	udent who is enrolled in the District as a full-time student may one or more electronic courses through the TxVSN. <i>Educa-</i> <i>Code 30A.107(b)</i>			
UNENROLLED STUDENTS	scho full-t	udent who resides in this state but who is not enrolled in a ool district or open-enrollment charter school in this state as a ime student may, subject to Education Code 30A.155, enroll in tronic courses through the TxVSN. The student:			
	1.	May not in any semester enroll in more than two electronic courses offered through the TxVSN;			
	2.	Is not considered to be a public school student;			
	3.	Must obtain access to a course provided through the network through the school district or open-enrollment charter school attendance zone in which the student resides;			

ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING

	4.	or o	ot entitled to enroll in a course offered by a school district pen-enrollment charter school other than an electronic rse provided through the network; and
	5.	avai the	ot entitled to any right, privilege, activities, or services lable to a student enrolled in a public school, other than right to receive the appropriate unit of credit for complet- an electronic course.
	Edu	icatio	n Code 30A.107(c)
NOTICE	pare clas the	ents a sroor	he and in the manner that the District informs students and bout courses that are offered in the District's traditional in setting, the District shall notify parents and students of in to enroll in an electronic course offered through the
REQUESTS TO ENROLL	not enro TxV moo	unrea oll the 'SN.	in which a student is enrolled as a full-time student may asonably deny the request of a parent of a student to student in an electronic course offered through the The District shall make all reasonable efforts to accom- he enrollment of a student in the course under special cir- ces.
			ict is not considered to have unreasonably denied a re- enroll a student in an electronic course if:
	1.	state lent	District can demonstrate that the course does not meet e standards or standards of the District that are of equiva- rigor as the District's standards for the same course pro- d in a traditional classroom setting;
	2.	A st	udent attempts to enroll in a course load that:
		a.	Is inconsistent with the student's high school graduation plan; or
		b.	Could reasonably be expected to negatively affect the student's performance on an assessment instrument administered under Education Code 39.023; or
	3.	cou	student requests permission to enroll in an electronic rse at a time that is not consistent with the enrollment pe- established by the district providing the course.
APPEALS	den thro	y a re ugh ti	may appeal to the Commissioner the District's decision to equest to enroll a student in an electronic course offered he TxVSN. The Commissioner's decision under this sub- s final and may not be appealed.
	Edu	icatio	n Code 26.0031

West Orange-Cove CISE 181906)				
ALTERNATIVE METHODS FOR EARNING CREDIT EHDE DISTANCE LEARNING (LEGAL					
PROHIBITION ON REQUIRED ENROLLMENT	stud	District or open-enrollment charter school may not red ent to enroll in an electronic course. <i>Education Code</i> .107(d)	quire a		
COURSE PORTABILITY	after	udent who transfers from one educational setting to an beginning enrollment in an electronic course is entitle e enrollment in the course. <i>Education Code 30A.1051</i>	ed to con-		
STUDENT ASSESSMENT	offer unde are class men	In student enrolled under this chapter in an electronic of red through the TxVSN must take any assessment ins er Education Code 39.023 that is administered to stud provided instruction in the course material in the traditi sroom setting. The administration of the assessment t to the student enrolled in the electronic course must ised by a proctor.	trument ents who ional instru-		
	Edu asse elec	District shall report to the Commissioner through the I cation Information Management System (PEIMS) the essment instruments administered to students enrolled tronic course offered through the TxVSN separately fr lts of assessment instruments administered to other s	results of I in an om the		
	Edu	cation Code 30A.110			
FEES		District may charge a fee for enrollment in an electron ided through the TxVSN to a student who resides in the			
	1.	Is enrolled in the District or open-enrollment charter s a full-time student; and	school as		
	2.	Is enrolled in a course load greater than that normally by students in the equivalent grade level in other sch tricts or open-enrollment charter schools.			
		District may charge a fee for enrollment in an electror ided through the TxVSN during the summer.	ic course		
	cour this	District shall charge a fee for enrollment in an electror se provided through the TxVSN to a student who resid state and is not enrolled in a school district or open-er- ter school as a full-time student.	des in		
	in w	amount of a fee charged a student for each electronic hich the student enrolls through the TxVSN may not e esser of:			
	1.	The cost of providing the course; or			
	2.	\$400.			

ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING

	A district that is not the provider school district or school may charge a student enrolled in the district a nominal fee, not to ex- ceed the amount specified by the Commissioner, if the student enrolls in an electronic course provided through the TxVSN that exceeds the course load normally taken by students in the equiva- lent grade level.
	Education Code 30A.155(a)–(c-1)
APPLICABILITY	Unless the District chooses to participate in providing an electronic course or an electronic diagnostic assessment under Education Code Chapter 30A to a student who is located on the physical premises of the District or open-enrollment charter school, Chapter 30A does not affect the provision of a course to such a student.

Requirements imposed by or under Education Code Chapter 30A do not apply to a virtual course provided by the District only to District students if the course is not provided as part of the TxVSN.

Education Code 30A.004

West Orange-Cove CISD 181906				
ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING (L				
TEXAS VIRTUAL SCHOOL NETWORK	The Superintendent or designee shall establish procedure dents to enroll in courses provided by the Texas Virtual Sc Network (TxVSN).			
	Enrollment in courses through the TxVSN shall not be sub limitations the District may impose for other distance learn courses.	•		
OTHER DISTANCE LEARNING	The Superintendent or designee shall establish procedure verning the use of other distance learning courses, includi respondence courses, as a means of earning credit in a su course. In order to receive credit, a student shall obtain a from the principal or designee prior to enrollment in the co	ng cor- ubject or pproval		

West Orange-Cove CISD 181906)				
ACADEMIC ACHIEVEME GRADUATION	ENT	EIF (LEGAL)			
		udent may graduate and receive a diploma only if the student ressfully completes:			
	1.	The curriculum requirements identified by the State Board of Education [see STATE GRADUATION REQUIREMENTS, be- low] and has performed satisfactorily on the exit-level as- sessments [see EKB]; or			
	2.	An individualized education program (IEP) developed under Education Code 29.005. [See EHBAB]			
	Education Code 28.025(c); 19 TAC 101.4001(a)				
POSTHUMOUS DIPLOMA	Beginning with students enrolled in grade 12 during the 2005–06 school year, and on request of the student's parent, the District shall issue a high school diploma posthumously to a student who died while enrolled in the District at grade level 12, provided that the student was academically on track at the time of death to receive a diploma at the end of the school year in which the student died. "School year" includes any summer session following the spring semester.				
EXCEPTION	The District is not required to issue a posthumous diploma if the student was convicted of a felony offense under Title 5 or 6, Penal Code, or adjudicated as having engaged in conduct constituting a felony offense under Title 5 or 6, Penal Code.				
	Education Code 28.0254				
DIPLOMA / TRANSCRIPT / CERTIFICATE OF COURSEWORK COMPLETION	Graduates of each high school are awarded the same type of dip- loma. The academic achievement record or transcript, rather than the diploma, records individual accomplishments, achievements, and courses completed and displays appropriate graduation seals. <i>19 TAC 74.51(a), .61(a)</i> [See EI for provisions regarding certificate of coursework completion]				
SPECIAL EDUCATION STUDENTS	com	udent receiving special education services who successfully pletes the requirements of his or her IEP shall receive a high pol diploma. <i>19 TAC 101.7(c)</i>			
PERSONAL GRADUATION PLAN (PGP)	A principal shall designate a guidance counselor, teacher, or othe appropriate individual to develop and administer a personal grad ation plan (PGP) for each student enrolled in a junior high, middl or high 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 the District.			
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ACADEMIC ACHIEVEMENT GRADUATION

A PGP must:

1.	Identify	educational	goals fo	or the	student;
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- 2. Include diagnostic information, appropriate monitoring and intervention, and other evaluation strategies;
- 3. Include an intensive instruction program described in Education Code 28.0213 [see EHBC];
- 4. Address participation of the student's parent or guardian, including consideration of the parent's or guardian's educational expectations for the student; and
- 5. Provide innovative methods to promote the student's advancement, 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 ability.

In addition, the District is encouraged to establish for each student entering grade 9 a PGP that identifies a course of study that:

- 1. Promotes college and workforce readiness;
- 2. Promotes career placement and advancement; and
- 3. Facilitates the student's transition from secondary to postsecondary education.

Education Code 28.0212

STUDENTS RECEIVING SPECIAL EDUCATION SERVICES	For a student receiving special education services, the student's admission, review, and dismissal (ARD) committee and the District are responsible for developing the student's PGP.			
	A student's IEP developed under Education Code 29.005 may be used as the student's PGP.			
	Education Code 28.0212(c); 19 TAC 89.1050(a) [See EHBAB]			
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 the Board concerning the request is final and may not be appealed. <i>Education Code 26.003(a)(3)(C),</i> <i>26.003(b)</i> [See FMH, FNG]			
STATE GRADUATION REQUIREMENTS	All credit for graduation must be earned no later than grade 12. 19 TAC 74.51(b), .61(b)			

ACADEMIC ACHIEVEMENT GRADUATION

	Note:	For current state graduation requirements, including those for students who entered grade 9 before the 2004–05 school year but that are not otherwise referenced in this policy, see Education Code 28.025 and www.tea.state.tx.us/rules/tac/chapter074/index.html.	
MINIMUM HIGH SCHOOL PROGRAM	necessa Distingui dent, the tion to th agree in permittee	rict shall ensure that each student enrolls in the courses ry to complete the Recommended or Advanced/ shed Achievement High School Program unless the stu- student's parent or other person standing in parental rela- e student, and a school counselor or school administrator writing signed by each party that the student should be d to take courses under the Minimum High School Pro- d the student:	
	1. Is a	t least 16 years of age;	
	sub	s completed two credits required for graduation in each ject of the foundation curriculum under Education Code 002(a)(1); or	
		s failed to be promoted to the tenth grade one or more es as determined by the District.	
	School F	t agreeing to take courses under the Minimum High Program may, upon request, resume taking courses under Immended High School Program.	
STUDENTS WITH DISABILITIES	disability	D committee makes decisions that place a student with a on a modified curriculum in a subject area, the student utomatically placed in the Minimum High School Program.	
NOTICE	tion to th courses must pro person s	student's parent or other person standing in parental rela- e student may agree that the student be permitted to take under the Minimum High School Program, the District vide the written notice developed by TEA to the parent or tanding in parental relation explaining the benefits of the nended High School Program.	
APPLICABILITY	High Sch	t who was permitted to take courses under the Minimum nool Program prior to the 2009–10 school year may remain nimum High School Program.	
		on Code 28.025(b), (b-6), (b-8), 19 TAC 74.51(d), .52–.54, e), .62–.64	
REQUIREMENTS	A student must earn at least 22 credits to complete the Minimum High School Program. A student who entered grade 9 in the 2004– 05, 2005–06, or 2006–07 school year must demonstrate proficien-		

West Orange-Cove CISI 181906	D	
ACADEMIC ACHIEVEM GRADUATION	ENT EI (LEGAL	
	cy in the program requirements listed at 19 Administrative Code 74.52. A student who entered grade 9 in 2007–08 and thereafter must demonstrate proficiency in the program requirements listed a 19 Administrative Code 74.62. <i>19 TAC 74.52, .62</i>	ıt
RECOMMENDED HIGH SCHOOL PROGRAM	A student who entered grade 9 in the 2004–05, 2005–06, or 2006– 07 school year must earn at least 24 credits to complete the Rec- ommended High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.53.	
	A student who entered grade 9 in the 2007–08 school year or the reafter must earn at least 26 credits to complete the Recommended High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.63.	
	Education Code 28.025; 19 TAC 74.53, .63	
ADVANCED / DISTINGUISHED ACHIEVEMENT HIGH SCHOOL PROGRAM	A student who entered grade 9 in the 2004–05, 2005–06, or 2006– 07 school year must earn at least 24 credits to complete the Ad- vanced/Distinguished Achievement High School Program. A stu- dent must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.54.	-
	A student who entered grade 9 in the 2007–08 school year or the- reafter must earn at least 26 credits to complete the Advanced/ Distinguished Achievement High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.64.	
	Education Code 28.025, 19 TAC 74.54, .64	
CURRICULUM MAY NOT VARY	The District may not vary the curriculum for a course in the re- quired curriculum based on whether a student is enrolled in the Minimum, Recognized, or Advanced/Distinguished Achievement High School Program. <i>Education Code</i> $28.004(q)$	
SUBSTITUTIONS	No substitutions are allowed for high school graduation require- ments in the Recommended and Advanced/Distinguished Achievement High School Programs, except as provided by State Board rule. <i>19 TAC 74.53(d), .54(e), .63(d), .64(e)</i>	
AP OR IB COURSES	College Board Advanced Placement and International Baccalau- reate courses may be substituted for required courses in appropri- ate areas. These courses may be used as electives in all three high school graduation programs. <i>19 TAC 74.51(h), .61(k)</i>	
READING	The District may offer a maximum of 3 credits of reading for state graduation elective credit for identified students if the District:	

ACADEMIC ACHIEVEMENT GRADUATION

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	 Adopts policies to identify students in need of additional read- ing instruction;
	 Has procedures that include assessment of individual student needs and ongoing evaluation of each student's progress; and
	 Monitors instructional activities to ensure that student needs are addressed.
	Reading credits may be selected from Reading I, II, or III.
	19 TAC 74.51(e), .61(e)
COLLEGE COURSES	A student may comply with the curriculum requirements under the Minimum, Recommended, or Advanced/Distinguished Achievement High School Program for each subject of the foundation curriculum and for languages other than English by successfully completing appropriate courses in the core curriculum of an institution of higher education. <i>Education Code 28.002(b-7); 19 TAC 74.51(i), .61(l)</i>
PHYSICAL EDUCATION SUBSTITUTIONS	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.
	In accordance with local District policy, credit for any physical edu- cation course may be earned through participation in the following activities:
	1. Athletics;
	2. JROTC; and
	3. Appropriate private or commercially sponsored physical activi- ty programs conducted on or off campus. The District must apply to the Commissioner for approval of such programs, which may be substituted for state graduation credit in physi- cal education. Such approval may be granted under the fol- lowing conditions:
	a. Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must

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		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.	9
	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 pe week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.	h r
RESTRICTIONS		ution activities must include at least 100 minutes per five of week of moderate to vigorous physical activity.) -
		than four substitution credits may be earned through any on of substitutions listed above.	1
STUDENTS WITH PHYSICAL LIMITATIONS	thereafter physical e licensed r course do or Advand dent with the releva	nt entering grade 9 during the 2007–08 school year or is unable to comply with all of the requirements for a education course due to a physical limitation certified by medical practitioner, a modification to a physical education bes not prohibit the student from earning a Recommende ced/Distinguished High School Program diploma. A stu- a physical limitation must still demonstrate proficiency in ant knowledge and skills in a physical education course of require physical activity.	on ed
		n Code 28.002(b-10); 19 TAC 74.52(b)(7), .53(b)(7), .62(b)(7), .63(b)(7), .64(b)(7)	
TRANSFERS FROM OUT-OF-STATE OR NONPUBLIC SCHOOLS	exchange schools a all applica credits re- enrollmer pondence according	te or out-of-country transfer students (including foreign students) and transfer students from Texas nonpublic re eligible to receive Texas diplomas but shall complete able high school graduation requirements. Any course quired for graduation that are not completed before at may be satisfied through credit by examination, corres courses, distance learning, or completing the course, to the provisions of 19 Administrative Code 74.26. 19 1(f), .61(f) [See EHDB, EHDC, EHDE, and EI]	-
PRIOR COURSES	the 2007- manner e	ool courses successfully completed prior to grade 9 and -08 school year shall count toward graduation in the stablished in 19 Administrative Code Chapter 74 for crea r the course is successfully completed.	dit
		and physical education graduation requirements success pleted prior to the 2010–11 school year shall count towar	
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graduation in the manner established at the time the credit was earned.

Physical education graduation requirements successfully completed through a two- or three-credit career and technical education work-based training course prior to the 2011–12 school year shall count toward graduation.

19 TAC 74.61(f), (m)

GRADUATION OF A SPECIAL EDUCATION b STUDENTS

COMPLETION OF GENERAL EDUCATION REQUIREMENTS

- A student receiving special education services may graduate and be awarded a regular high school diploma if:
- The student has satisfactorily completed the state's or District's (whichever is greater) minimum curriculum and credit requirements applicable to students in general education for graduation under the Recommend or Advanced/ Distinguished Achievement Programs, including satisfactory performance on the exit-level assessment instrument; or
- 2. The student has satisfactorily completed the state's or District's (whichever is greater) minimum curriculum and credit requirements applicable to students in general education for graduation under the Minimum High School Program, including participation in state assessments. The student's ARD committee shall determine whether satisfactory performance on a required state assessment shall also be required for graduation.

19 TAC 89.1070(b)

COMPLETION OF A student receiving special education services may also graduate IEP and receive a regular high school diploma when the student's ARD committee has determined that the student has successfully completed:

- 1. The student's IEP;
- 2. One of the following conditions, consistent with the student's IEP:
 - a. Full-time employment, based on the student's abilities and local employment opportunities, in addition to sufficient self-help skills to enable the student to maintain the employment without direct and ongoing educational support of the District;
 - b. Demonstrated mastery of specific employability skills and self-help skills that do not require direct ongoing educational support of the District; or

ACADEMIC ACHIEVEMENT GRADUATION

		C.	Access to services that are not within the legal responsibility of public education, or employment or education options for which the student has been prepared by the academic program;	nal
	3.		state's or District's (whichever is greater) minimum cre irements for students without disabilities; and	edit
	4.	the e	state's or District's minimum curriculum requirements textent possible with modifications/substitutions only whetermined necessary by the ARD committee for the state to receive an appropriate education.	nen
	upor	the	committee shall determine needed educational service request of the student or parent to resume services, as ne student meets the age eligibility requirements.	
	19 T.	AC 8	9.1070(c), (h)	
AGING OUT	and tee's requ	recei dete ireme	receiving special education services may also gradua ve a regular high school diploma upon the ARD comm ermination that the student no longer meets age eligibil ents and has completed the requirements specified in t FAC 89.1070(d)	it- lity
EVALUATION	shall funct The ent a ager goals her I as pa cerei scho	be p tional sumr ind st ncies s. If t EP, tl EP, tl art of moni- ol to	ducation students graduating under the above provision provided with a summary of academic achievement and performance as described at 34 CFR 300.305(e)(3). mary shall consider, as appropriate, the views of the part tudent and written recommendations from adult service on how to assist the student in meeting postsecondary the student is graduating based on completion of his of the evaluation under 34 CFR 300.305(e) shall be inclue the summary. Students who participate in graduation es but who are not graduating and who will remain in complete their education do not have to be evaluated. <i>9.1070(e), (f)</i>	d ar- e y r ded
GRADUATION OF MILITARY DEPENDENTS COURSE WAIVER	if sim stude for d quali vide	nilar o ent in enial fy to an al	ficials shall waive specific courses required for graduat coursework has been satisfactorily completed by a mili another district or shall provide reasonable justificatio . Should a waiver not be granted to a student who wo graduate from the sending school, the District shall pro- ternative means of acquiring required coursework so t n may occur on time.	itary on uld o-
TRANSFERS DURING SENIOR YEAR	stude all al	ent's terna	military student transferring at the beginning or during senior year be ineligible to graduate from the District a tives have been considered, the sending and receiving hall ensure the receipt of a diploma from the sending o	after g
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ACADEMIC ACHIEVEMENT GRADUATION

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trict, if the student meets the graduation requirements of the sending district. In the event that one of the states in question is not a member of this compact, the member state shall use best efforts to facilitate the on-time graduation of the student.

SUBSTITUTE The Commissioner shall adopt a passing standard on one or more PASSING national norm-referenced achievement tests for purposes of per-STANDARD 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 student's high school enrollment, regardless of any subsequent revision of the standard.

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

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ADMISSIONS	FD (LOCAL)
PERSONS AGE 21 AND OVER	The District shall not admit into its public schools any person age 21 or over unless otherwise required by law.
REGISTRATION FORMS	The student's parent, legal guardian, or other person having lawful control shall annually complete and sign registration forms. A student who has reached age 18 shall be permitted to complete and sign these forms.
PROOF OF RESIDENCY	The Superintendent may require reasonable proof of residency within an attendance zone.
MINOR LIVING APART PERSON STANDING IN PARENTAL RELATION	A minor student residing in the District but whose parent, guardian, or other person having lawful control under a court order does not reside in the District shall present a power of attorney or an autho- rization agreement as provided in Chapter 34 of the Family Code assigning responsibility for the student in all school-related matters to an adult resident of the District.
MISCONDUCT	A minor student living apart who has engaged in misconduct that results in any of the consequences found in Education Code 25.001(d) shall not be permitted to attend a District school.
EXCEPTIONS	Based on an individual student's circumstance, the Superintendent shall have authority to grant exceptions to the requirement for a power of attorney or authorization agreement and to the exclusion for misconduct.
EXTRACURRICULAR ACTIVITIES	The Superintendent shall determine whether a minor student living apart is present in the District for the primary purpose of participat- ing in extracurricular activities.
NONRESIDENT STUDENT IN GRANDPARENT'S AFTER-SCHOOL CARE	The parent and grandparent of a nonresident student requesting admission under Education Code 25.001(b)(9) shall provide to the Superintendent the required information on the grandparent's resi- dency and complete a form provided by the District describing the extent of after-school care to be provided by the grandparent.
	The Superintendent shall have authority to approve or deny such admissions requests in accordance with criteria approved by the Board.
SUBSTANTIAL AFTER-SCHOOL CARE	The Board has determined that a substantial amount of after- school care consists of at least two hours per school day for five days during the regular school week.
PLACEMENT ACCREDITED SCHOOLS	The parent, guardian, or other person having lawful control of a student enrolling in a District school from an accredited public, private, or parochial school shall provide evidence of the prior schooling outside the District. The student shall be placed initially at the grade level reached elsewhere, pending observation by the class-

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ADMISSIONS	FD (LOCAL)		
	room teacher, guidance personnel, and the principal. On the basis of these observations and results of tests that may be administered by appropriate District personnel, the principal shall determine the final grade placement.		
	For the purposes of this policy, "accredited" shall be defined as ac creditation by TEA, an equivalent agency from another state, or an accrediting association recognized by the Commissioner.		
NONACCREDITED SCHOOLS	A student enrolling in a District school from a nonaccredited public private, or parochial school, including a homeschool, shall be placed initially at the discretion of the principal, pending observa- tion by classroom teachers, guidance personnel, and the principal. Criteria for placement may include:		
	1. Scores on achievement tests, which may be administered by appropriate District personnel.		
	2. Recommendation of the sending school.		
	3. Prior academic record.		
	 Chronological age and social and emotional development of the student. 		
	5. Other criteria deemed appropriate by the principal.		
TRANSFER CREDIT	Before granting credit, the District shall validate, by testing or other evidence, that any course taken by a student at a nonaccredited public, private, or parochial school meets State Board requirements. [See EHDB]		
WITHDRAWAL	A parent or guardian wishing to withdraw a minor student shall present a signed request stating the reason for the withdrawal. A student who is 18 or older may request withdrawal without a par- ent's or guardian's signature.		
	[For District withdrawal of students no longer in attendance, see FEA(LOCAL)]		

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WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

IMMUNIZATION REQUIREMENTS	(me Dep lete aga elen TDS have tion titis geo	ch student shall be fully immunized against diptheria, rubeola easles), rubella, mumps, tetanus, and poliomyelitis. The Texas partment of State Health Services (TDSHS) may modify or de- e any of these immunizations or may require immunizations ainst additional diseases as a requirement for admission to any mentary or secondary school. <i>Education Code 38.001(a), (b)</i> SHS requires students in kindergarten through twelfth grade to re the following additional vaccines, according to the immuniza- schedules set forth in department regulations: pertussis, hepa- B, hepatitis A (for students attending schools in high incidence ographic areas as designated by the department), and varicella ickenpox).		
	the	meniı	equires students in seventh through twelfth grade to have ngococcal vaccine, according to the immunization sche- forth in department regulations.	
	25 7	TAC S	97.63(2)(B)	
	Not	e:	For immunization requirements, see TDSHS's Web site at <u>www.dshs.state.tx.us/immunize/docs/school/6-14.pdf</u> . For TDSHS's recommended immunization schedule, see <u>www.dshs.state.tx.us/immunize/Schedule</u> /schedule_child.shtm	
	Under Health and Safety Code Chapter 81, Subchapter E, addi- tional vaccinations may be required by TDSHS and/or the local health authority in specific situations under the mechanism of a control order containing control measures. <i>25 TAC 97.72</i>			
IMMUNIZATION AWARENESS	A district that maintains an Internet Web site shall post prominently on the Web site:			
PROGRAM	1.	A lis	t, in English and Spanish, of:	
		a.	The immunizations required by TDSHS for admission to public school;	
		b.	Any immunizations or vaccines recommended for public school students by TDSHS. The list must include the in- fluenza vaccine, unless TDSHS requires the influenza vaccine for admission to public school; and	
		C.	Health clinics in the District that offer the influenza vac- cine, to the extent those clinics are known to the District; and	
	2.		ik to the TDSHS Internet Web site where a person may ain information relating to the procedures for claiming an	
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WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

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

West Orange-Cove CISI 181906	D	
WELLNESS AND HEAL IMMUNIZATIONS		FFAB LEGAL)
PROVISIONAL ADMISSION	A student may be provisionally admitted or enrolled if the stu has begun the required immunizations. The student must h immunization record that indicates the student has received least one dose of each age-appropriate vaccine specified in regulations.	ave an Lat
COMPLETION OF VACCINATIONS	To remain enrolled, the student must continue to receive the cessary immunizations as rapidly as medically feasible. The dent must complete the required subsequent doses in each nation series on schedule and provide acceptable evidence vaccination to the District.	e stu- vacci-
REVIEW OF STATUS	A school nurse or school administrator shall review the imm tion status of a provisionally enrolled student every 30 days sure continued compliance in completing the required doses vaccination. If, at the end of the 30-day period, a student has received a subsequent dose of vaccine, the student is not in pliance and the District will exclude the student from school dance until the required dose is administered.	to en- s of as not n com-
HOMELESS STUDENT	A student who is homeless, as defined in the McKinney-Ver Homeless Education Act, shall be admitted temporarily for 3 if acceptable evidence of vaccination is not available. The s shall promptly refer the student to appropriate public health grams to obtain the required vaccinations. [See FD and FD	30 days school pro-
TRANSFER STUDENTS	A student can be enrolled provisionally for no more than 30 he or she transfers from one Texas school to another, and is ing the transfer of the immunization record.	
MILITARY DEPENDENTS	A military dependent can be enrolled provisionally for no mo 30 days if the student transfers from one school to another a awaiting the transfer of the immunization record. [See FDD	and is
	The collection and exchange of information pertaining to im- tions shall be subject to confidentiality provisions prescribed federal law.	
	Education Code 38.001(e), 162.002 art. IV, § C; 25 TAC 97. Atty. Gen. Op. GA-178 (2004)	.66, .69;
EVIDENCE OF IMMUNIZATION	A student shall show acceptable evidence of vaccination be entry, attendance, or transfer to the District. 25 TAC 97.63(
	Vaccines administered after September 1, 1991, shall includ month, day, and year each vaccine was administered. The ing documentation is acceptable:	

WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

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

WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

	tions 97.7	s printed on the form. <i>Education Code 38.002(c); 25 TAC</i>				
CONSENT TO IMMUNIZATION	In addition to persons authorized to consent to immunization under Family Code Chapters 151 (parents) and 153 (conservators), the following persons may consent to the immunization of a child:					
	1.	A guardian of the child; and				
	2.	A person authorized under the law of another state or a court order to consent for the child.				
	Farr	nily Code 32.101(a)				
		district in which the child is enrolled may give consent to the unization if:				
	1.	The persons listed above are not available; and				
	2.	The district has written authorization to consent from a person listed above.				
	Family Code 32.101(b)(5)					
		District may not consent for the child if it has actual knowledge a person listed above has:				
	1.	Expressly refused to give consent to the immunization;				
	2.	Been told not to consent for the child; or				
	3.	Withdrawn a prior written authorization for the District to con- sent.				
	Farr	nily Code 32.101(c)				
DUTY TO PROVIDE INFORMATION	heal	strict that consents to immunization of a child shall provide the th-care provider with sufficient and accurate health history and r information as set forth in Family Code 32.101(e).				
FORM OF CONSENT	Cod ensu trict	sent to immunization must meet the requirements of Family e 32.002(a). [See FFAC] The District has the responsibility to ure that the consent, if given, is an informed consent. The Dis- is not required to be present when the immunization is re- sted if a consent form has been given to the health-care pro- r.				
	Farr	nily Code 32.101(f), .102				
LIABILITY	dam thori	strict consenting to immunization of a child is not liable for ages arising from an immunization administered to a child au- ized under Family Code Subchapter B except for injuries re- ng from the district's own acts of negligence. <i>Family Code</i> 03				

West Orange-Cove CISE 181906)					
WELLNESS AND HEALT SCHOOL-BASED HEALT						
SCHOOL-BASED HEALTH CENTERS	The District may, if it identifies the need, design a model for the de- livery of cooperative health-care programs for students and their families and may compete for grants to provide such programs. The model program may provide for delivery of conventional health services and disease prevention of emerging health threats that are specific to the District.					
	esta the fam	the recommendation of an advisory council, the District may blish a school-based health center at one or more campuses in District to meet the health-care needs of students and their ilies. The District may contract with a person to provide servic- t a school-based health center.				
	Edu	cation Code 38.051				
PROGRAMS GOALS	All health-care programs should be designed to meet the following goals:					
	1.	Reducing student absenteeism;				
	2.	Increasing a student's ability to meet the student's academic potential; and				
	3.	Stabilizing the physical well-being of a student.				
	Edu	cation Code 38.063(c)				
CONSENT REQUIRED	only obta anot pare stuc cons The form allow	chool-based health center may provide services to a student if the District or the provider with whom the District contracts ins the written consent of the student's parent or guardian or ther person having legal control of the student. The student's ent or guardian or another person having legal control of the lent may give consent to receive ongoing services or may limit sent to one or more services provided on a single occasion. consent form must list every service the center delivers in a nat that complies with all applicable state and federal laws and ws a person to consent to one or more categories of services. <i>cation Code 38.053</i>				
PERMISSIBLE SERVICES	The	permissible categories of services are:				
	1.	Family and home support;				
	2.	Health care, including immunizations;				
	3.	Dental health care;				
	4.	Health education; and				
	5.	Preventive health strategies.				
	Education Code 38.054					

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WELLNESS AND HEALT SCHOOL-BASED HEALT		FFAE (LEGAL)
SERVICES NOT PERMITTED	Reproductive services, counseling, or referrals may not be vided through a school-based health center using grant fur awarded under Education Code Chapter 38, Subchapter E service provided using grant funds must be provided by an priate professional who is properly licensed, certified, or of authorized under state law to provide the service. <i>Educate</i> <i>38.055–.056</i>	nds 3. Any n appro- therwise
	The staff of a school-based health center and the person we sents to treatment shall jointly identify any health-related or of a student that may be interfering with the student's well-ability to succeed in school. If it is determined that a studer should be referred for mental health services, the staff of the shall notify verbally and in writing the person who has auth consent, and the referral shall not be made unless the pervides written consent for the service to be provided and sp written consent for each treatment occasion. <i>Education C</i> 38.057	oncerns being or ent he center hority to son pro- pecific
ADVISORY COUNCIL	The Board may establish and appoint members to a local education and health-care advisory council to make recomtions on the establishment of school-based health centers assist the District in ensuring that local community values a flected in the operation of each center and in the provision health education. A majority of the members must be pare students enrolled in the District. In addition to the appointer are parents, the Board shall also appoint at least one teach administrator, one licensed health-care professional, one membrus community, one senior citizen, and one student. <i>tion Code 38.058</i>	and to are re- of ents of ees who her, one member ber of the
	The District may seek assistance in establishing and opera school-based health center from any public agency in the nity. <i>Education Code 38.059</i>	•
	If the District is located in a county with a population not get than 50,000 or that has been designated as a health profe shortage area, a medically underserved area, or a medical derserved community, the District shall make a good-faith identify and coordinate with existing providers. <i>Education</i> 38.060	ssional lly un- effort to
PRIMARY CARE PHYSICIAN	If a person receiving a medical service from a school-base center has a primary care physician, the staff of the center provide notice of the service to that physician. Before deli service to a person with a primary care physician under the Medicaid program, a state children's health plan program, vate health insurance or health benefit plan, the staff of the	[·] shall vering e state or a pri-
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WELLNESS AND HEALT SCHOOL-BASED HEAL		FFAE (LEGAL)
	shall notify that physician to share medical information an authorization for delivering the medical service. <i>Education</i> 38.061	
FUNDING	The District shall comply with the funding requirements ar tions set out in Education Code 38.062–.063 and with rule adopted by the commissioner of state health services. <i>Ecode</i> 38.062–.063	es
STANDARDS FOR STATE-FUNDED CENTERS	If the District receives a grant from the Texas Department Health Services (TDSHS) to assist with the costs of opera school-based health centers, it must comply with TDSHS dards for funded centers. <i>25 TAC 37.531, .538</i>	ating

West Orange-Cove CISE 181906)		
STUDENT DISCIPLINE			FO (LEGAL)
STUDENT CODE OF CONDUCT	with		d shall adopt a Student Code of Conduct for the District, dvice of its District-level committee. The Student Code of nust:
	1.	Chap move	cify the circumstances, consistent with Education Code oter 37, Subchapter A, under which a student may be re- ed from a classroom, campus, or disciplinary alternative cation program (DAEP).
	2.	•	cify the conditions that authorize or require a principal or rappropriate administrator to transfer a student to DAEP.
	3.	as pi	ne conditions under which a student may be suspended, rovided by Education Code 37.005 [see FOB], or ex- ed, as provided by Education Code 37.007 [see FOD].
	4.	decis sion, prog	cify that consideration will be given, as a factor in each sion concerning suspension, removal to a DAEP, expul- , or placement in a juvenile justice alternative education ram, regardless of whether the decision concerns a man- ry or discretionary action, to:
		a.	Self-defense;
		b.	Intent or lack of intent at the time the student engaged in the conduct;
		C.	A student's disciplinary history; or
		d.	A disability that substantially impairs the student's capac- ity to appreciate the wrongfulness of the student's con- duct.
	5.	or of 37.0	ide guidelines for setting the length of removal to a DAEP expulsion. Except as provided by Education Code 07(e) (Gun-Free Schools Act [see FOD]), the District is equired to specify a minimum term of removal or expul-
	6.	denť	ress the notification of the parent or guardian of a stu- 's violation of the Student Code of Conduct that results in pension, removal to a DAEP, or expulsion.
	7.		ibit bullying, harassment, and making hit lists and ensure District employees enforce those prohibitions.
			ying" means engaging in written or verbal expression or ical conduct that the Board or its designee determines:
		a.	Will have the effect of physically harming a student, da-

a. Will have the effect of physically harming a student, damaging a student's property, or placing a student in rea-

STUDENT DISCIPLINE

sonable fear of harm to the student's person or of damage to the student's property; or

b. Is sufficiently severe, persistent, or pervasive that the action or threat creates an intimidating, threatening, or abusive educational environment for a student.

"Harassment" means threatening to cause harm or bodily injury to another student, engaging in sexually intimidating conduct, causing physical damage to the property of another student, subjecting another student to physical confinement or restraint, or maliciously taking any action that substantially harms another student's physical or emotional health or safety.

"Hit list" means a list of people targeted to be harmed using a firearm, as defined by Penal Code 46.01(3) [see FNCG]; a knife, as defined by Penal Code 46.01(7) (any bladed hand instrument that is capable of inflicting serious bodily injury or death by cutting or stabbing a person with the instrument); or any other object to be used with intent to cause bodily harm.

- 8. Provide, as appropriate for students at each grade level, methods, including options, for:
 - a. Managing students in the classroom and on school grounds;
 - b. Disciplining students; and
 - c. Preventing and intervening in student discipline problems, including bullying, harassment, and making hit lists.

The methods adopted must provide that a student who is enrolled in a special education program under Education Code Chapter 29, Subchapter A, may not be disciplined for bullying, harassment, or making of hit lists until an admission, review, and dismissal (ARD) committee meeting has been held to review the conduct. [See FOF]

- CHANGES IN SCOC Once the Student Code of Conduct is promulgated, any change or amendment shall be approved by the Board.
- POSTING The Student Code of Conduct shall be posted and prominently displayed at each school campus or made available for review at the office of the campus principal.

Education Code 37.001

West Orange-Cove CISD 181906	
STUDENT DISCIPLINE	FO (LEGAL)
NOTICE TO PARENTS	Each school year, the District shall provide parents with notice of and information regarding the Student Code of Conduct. <i>Educa-tion Code</i> 37.001(d)
NONCUSTODIAL PARENT	A noncustodial parent may request in writing that, for the remainder of the school year in which the request is received, the District pro- vide that parent with a copy of any written notification that is gener- ally provided to a student's parent or guardian, relating to student misconduct under Education Code 37.006 or 37.007. The District may not unreasonably deny the request. Notwithstanding this re- quirement, the District shall comply with any applicable court order of which the District has knowledge. <i>Education Code 37.0091(a)</i>
COPIES TO STAFF	The District shall provide each teacher and administrator with a copy of Education Code Chapter 37, Subchapter A regarding student discipline and with a copy of the related local policy. <i>Education Code</i> 37.018
NO UNSUPERVISED SETTING	Except for students who are suspended or expelled, no student may be placed in an unsupervised setting as a result of conduct for which a student may be placed in a DAEP. <i>Education Code 37.008(h)</i>
CONTINUATION OF DISCIPLINARY ACTION	If the District takes disciplinary action against a student and the student subsequently enrolls in another district or school before the expiration of the period of disciplinary action, the district or school taking the disciplinary action shall provide to the district or school in which the student enrolls, at the same time other records of the student are provided, a copy of the order of disciplinary action.
	"Disciplinary action" means a suspension, expulsion, placement in an alternative education program, or other limitation in enrollment eligibility of a student.
	"District or school" includes an independent school district, a home- rule school district, a campus or campus program charter holder, or an open-enrollment charter school.
	Education Code 37.022
OPPORTUNITY TO COMPLETE COURSES	If a student is placed in in-school suspension or other alternative setting other than a DAEP, the District shall offer the student the opportunity to complete, before the beginning of the next school year, each course in which the student was enrolled at the time of removal. The District may provide the opportunity by any method available, including a correspondence course, distance learning, or summer school. <i>Education Code 37.021</i>

West Orange-Cove CISI 181906	D		
STUDENT DISCIPLINE	FO (LEGAL)		
SECLUSION	A District employee or volunteer or an independent contractor of the District may not place a student in seclusion. <i>Education Code</i> 37.0021(c)		
	"Seclusion" means a behavior management technique in which a student is confined in a locked box, locked closet, or locked room that:		
	1. Is designed solely to seclude a person; and		
	2. Contains less than 50 square feet of space.		
	Education Code 37.0021(b)(2)		
EXCEPTIONS	This prohibition on seclusion does not apply to:		
	1. A peace officer, while performing law enforcement duties;		
	 An educational services provider with whom a student is placed by a judicial authority, unless the services are provided in an educational program of the District. 		
	Education Code 37.0021(g)		
CORPORAL PUNISHMENT	Reasonable corporal punishment is not prohibited in order to pre- serve an effective educational environment, free from disruption.		
REASONABLE AND MODERATE	Corporal punishment shall be reasonable and moderate and may not be administered maliciously or for the purpose of revenge. Such factors as the size, age, and condition of the student, the type of instrument to be used, the amount of force to be used, and the part of the body to be struck shall be considered before admi- nistering any corporal punishment.		
	<u>Baker v. Owen</u> , 395 F. Supp. 294 (M.D.N.C. 1975), <u>aff'd</u> , 423 U.S. 907 (1975); <u>Ingraham v. Wright</u> , 430 U.S. 651 (1977)		
MAINTAIN DISCIPLINE	The use of force, but not deadly force, against a student is justified if the teacher or administrator is entrusted with the care, supervi- sion, or administration of the student when, and to the degree the teacher or administrator reasonably believes the force is neces- sary, to further the purpose of education or to maintain discipline in a group. <i>Penal Code 9.62</i>		
VIDEOTAPES AND RECORDINGS	A District employee may, without consent of a child's parent, make a videotape or recording of the child if the videotape or recording is to be used only for purposes of safety, including the maintenance of order and discipline in common areas of the school or on school buses. <i>Education Code</i> $26.009(b)(1)$ [See FNG]		
REPORTS	The District shall annually report to the Commissioner:		

STUDENT	DISCIPLINE
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DISCIPLINARY ALTERNATIVE EDUCATION PROGRAMS	1.	For each placement in a DAEP:			
		a.	dent to co	mation identifying the student, including the stu- 's race, sex, and date of birth, that will enable TEA ompare placement data with information collected ugh other reports;	
		b.	Infor on:	mation indicating whether the placement was based	
			(1)	Conduct violating the Student Code of Conduct;	
			(2)	Conduct for which a student may be removed from class by a teacher [see FOA and the Student Code of Conduct];	
			(3)	Conduct for which placement in a DAEP is required [see FOC and the Student Code of Conduct]; or	
			(4)	Conduct occurring while a student was enrolled in another district and for which placement in a DAEP is permitted by Education Code 37.008(j);	
		C.	sign	number of full or partial days the student was as- ed to the program and the number of full or partial the student attended the program; and	
		d.	the g	number of placements that were inconsistent with guidelines on length of placement in the Student e of Conduct.	
EXPULSIONS 2		For	each	expulsion:	
		a.	Information identifying the student, including the stu- dent's race, sex, and date of birth, that will enable TEA to compare placement data with information collected through other reports;		
		b.	Infor on:	mation indicating whether the expulsion was based	
			(1)	Conduct for which expulsion is required, including information specifically indicating whether a student was expelled for bringing a firearm to school; or	
			(2)	Conduct for which expulsion is permitted;	
		C.	The pelle	number of full or partial days the student was ex-	
		d.	Infor	mation indicating whether:	

STUDENT DISCIPLINE

FO (LEGAL)

- The student was placed in a juvenile justice alternative education program;
- (2) The student was placed in a DAEP; or
- (3) The student was not placed in a juvenile justice or other DAEP; and
- e. The number of expulsions that were inconsistent with the guidelines on length of expulsion in the Student Code of Conduct.

Education Code 37.020

West Orange-Cove CISD 181906				
	CIPLINARY ALTERNATIVE EDUCATION SETTING NATIVE EDUCATION PROGRAM OPERATIONS	FOCA (LEGAL)		
	A disciplinary alternative education program (DAEP) is an educa- tional and self-discipline alternative instruction program for stu- dents in elementary through high school grades who are remove from their regular classes for mandatory or discretionary discipli- nary reasons and placed in a DAEP. <i>19 TAC 103.1201(a)</i>			
JOINT / CONTRACTED DAEP	The District may provide a DAEP jointly with one or more of school districts, or may contract with third parties for DAEP es. A district that contracts with a third party must require a sure compliance with District responsibilities that are trans the third-party provider. <i>Education Code 37.008(d); 19 TA 103.1201(d)</i>	P servic- and en- ferred to		
	The DAEP may provide for a student's transfer to a differe pus, a school-community guidance center, or a community alternative school. <i>Education Code 37.008(b)</i>			
COMMUNITY ORGANIZATIONS	The District shall cooperate with government agencies and munity organizations that provide services in the District to dents placed in a DAEP. <i>Education Code 37.008(e)</i>			
FUNDING	A student removed to a DAEP is counted in calculating the trict's average daily attendance for the student's time in ac tendance in the program. <i>Education Code 37.008(f)</i>			
	The District shall allocate to a DAEP the same expenditure student attending the DAEP as would be allocated to the s school if the student were attending the student's regularly signed education program, including a special education p <i>Education Code 37.008(g)</i> [See also EHBC(LEGAL), LIM DAEP EXPENDITURES]	tudent's as- rogram.		
LOCATION	A DAEP shall be provided in a setting other than the stude regular classroom. It may be located on or off a regular so campus. An off-campus DAEP is not subject to a requirem posed by the Education Code, other than a limitation on lia reporting requirement, or a requirement imposed by Educa Code Chapter 37 or Chapter 39.	chool nent im- ability, a		
	An elementary school student may not be placed in a DAE student who is not an elementary school student. The des of elementary and secondary is determined by adopted loc	signation		
	Students who are assigned to the DAEP shall be separate students who are not assigned to the program. However, programs provided by the District may serve students assi a DAEP in conjunction with other students, as determined policy.	summer gned to		

West Orange-Cove CISD 181906					
PLACEMENT IN A DISCIPLINARY ALTERNATIVE EDUCATION SETTING FOCA DISCIPLINARY ALTERNATIVE EDUCATION PROGRAM OPERATIONS (LEGAL					
		Students in the DAEP shall be separated from students in a juve- nile justice alternative education program (JJAEP).			
		ucation Code 37.006(f), .008(a), (c); 19 TAC 103.1201 1), (h)(3)	(f)(3),		
HOURS OF OPERATION	moi	e school day for a DAEP shall be at least seven hours re than ten hours in length each day, including intermis recesses. <i>Education Code 37.008(a); 19 TAC 103.1</i>	ssions		
SAFETY	den ty e imp	District is responsible for the safety and supervision of ts assigned to the DAEP; however, the immunity from stablished in Education Code 22.0511 [see DG] shall acted. The DAEP staff shall be prepared and trained nd to health issues and emergencies.	the liabili- not be		
	and beh stuo	District shall establish a board-approved policy for di- intervention measures to prevent and intervene again avior and include disciplinary actions that do not jeop lents' physical health and safety, harm emotional well- courage physical activity.	nst unsafe ardize		
	19	TAC 103.1201(h)			
STAFFING	quir cert eac	AEP shall employ only teachers who meet certification ements under Education Code Chapter 21, Subchapt ified teacher-to-student ratio in a DAEP shall be one t h 15 students in elementary through high school grad on Code 37.008(a); 19 TAC 103.1201(h)(1)	er B. The eacher for		
	tion pos	f at each DAEP shall participate in training programs of , behavior management, and safety procedures that for itive and proactive behavior management strategies. programs must also target prevention and intervention le:	ocus on The train-		
	1.	Training on the education and discipline of students abilities who receive special education services;	with dis-		
	2.	Instruction in social skills and problem-solving skills dresses diversity, dating violence, anger manageme conflict resolution to teach students how to interact v teachers, family, peers, authority figures, and the ge lic; and	ent, and with		
	3.	Annual training on established procedures for report abuse, neglect, or exploitation of students.	ing		
	19	TAC 103.1201(i)			

West Orange-Cove CISD 181906					
	PLACEMENT IN A DISCIPLINARY ALTERNATIVE EDUCATION SETTING FOCA DISCIPLINARY ALTERNATIVE EDUCATION PROGRAM OPERATIONS (LEGAL)				
ENTRANCE PROCEDURES	Procedures for each DAEP shall be developed and implemented for newly-entering students and their parents or guardians on the expectations of the DAEP. These procedures shall include written contracts between students, parents or guardians, and the DAEP that formalize expectations and establish the students' individual plans for success. <i>19 TAC 103.1201(j)</i>				
ACADEMICS	The academic mission of DAEPs shall be to enable students to perform at grade level. A DAEP shall focuses on English language arts, mathematics, science, history, and self-discipline. <i>Education Code 37.008(a), (m)</i>				
	The District shall provide an academic and self-discipline program that leads to graduation and includes instruction in each student's currently enrolled foundation curriculum necessary to meet the student's individual graduation plan, including special education services. A student's four-year graduation plan (Minimum, Rec- ommended, or Advanced/Distinguished Achievement) may not be altered when the student is assigned to a DAEP.				
OPPORTUNITY TO COMPLETE COURSE	The District shall offer a student removed to a DAEP an opportunity to complete a foundation curriculum course in which the student was enrolled at the time of removal, before the beginning of the next school year, through any method available, including a cor- respondence course, distance learning, or summer school. The District may not charge the student for such course provided under this subsection. Except for this requirement, the District is not re- quired to provide in the DAEP a course necessary to fulfill a stu- dent's high school graduation requirements.				
	Education Code 37.008(I); 19 TAC 103.1201(f)				
ACCOUNTABILITY	The campus of accountability for student performance shall be the student's locally assigned campus, including when the District or shared services arrangement contracts with a third party for DAEP services. <i>19 TAC 103.1201(e)</i>				
ACADEMIC ASSESSMENTS	The District shall administer to a student placed in a DAEP pro- gram for a period of 90 school days or longer an assessment in- strument:				
	1. Initially on placement of the student in the program; and				
	2. Subsequently on the date of the student's departure from the program, or as near that date as possible.				
	Released state assessments for reading and mathematics for the appropriate grade may be used. The District may apply for ap- proval of an assessment that includes the Texas Essential Know- ledge and Skills (TEKS) for reading and mathematics for the stu-				

PLACEMENT IN A DISCIPLINARY ALTERNATIVE EDUCATION SETTING DISCIPLINARY ALTERNATIVE EDUCATION PROGRAM OPERATIONS

	dent's assigned grade. The Commissioner will publish on the Tex- as Education Agency Web site a list of assessments approved for use in each school year.		
	The grade level of an assessment shall be based upon the aca- demic grade completed prior to the student being assigned to a DAEP if placement occurs in the fall or first semester of the aca- demic school year. If placement occurs in the spring or second semester of the academic school year, the student shall be admi- nistered an assessment based on the current grade level.		
	The District shall provide an academic report to the student's local- ly assigned campus, which shall include the pre- and post- assessment results of the student's basic skills in reading and ma- thematics, within ten days of the student completing the post- assessment.		
	Procedures for administering the pre- and post-assessment shall be developed and implemented in accordance with local District policy.		
	A student in the District's DAEP must also be assessed under the requirements of the Education Code Chapter 39. [See EKB]		
	Education Code 37.0082; 19 TAC 103.1203		
SPECIAL POPULATIONS SPECIAL	A DAEP serving a student with a disability who receives special education services shall provide educational services that will support the student in meeting the goals identified in the student's IEP.		
EDUCATION	19 TAC 103.1201(g)		
DRUG AND ALCOHOL TREATMENT	A program of educational and support services may be provided to a student and the student's parents when the offense involves drugs or alcohol as specified under Education Code 37.006 and 37.007. A DAEP that provides chemical dependency treatment services must be licensed under Health and Safety Code Chapter 464. <i>Education Code 37.008(k)</i>		
TRANSITION SERVICES	The transition services established for a student who is exiting a DAEP and returning to the student's locally assigned campus shall be implemented and updated annually as needed. The transition procedures shall include:		
	 An established time line for the student's transition from the DAEP to the student's locally assigned campus; and 		
	 Written and oral communication from the DAEP staff to the locally assigned campus during the student's assignment to the DAEP, including the student's educational performance and tasks completed. 		
	19 TAC 103.1201(k)		

19 TAC 103.1201(k)

STUDENT FEES, FINES, AND CHARGES

AUTHORIZED FEES The E	Board	m
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The Board may require payment of:

- Fees for materials used in any program in which the resultant product is in excess of minimum requirements and, at the student's option, becomes the personal property of the student. Fees may not exceed the cost of materials.
- 2. Membership dues in student organizations or clubs, and admission fees or charges for attending extracurricular activities when membership or attendance is voluntary.
- 3. Security deposits for the return of materials, supplies, or equipment.
- 4. Fees for personal physical education and athletic equipment and apparel. However, any student may provide his or her own equipment or apparel if it meets reasonable requirements and standards relating to health and safety established by the Board.
- 5. Fees for items of personal use or products that a student may purchase at the student's option, such as student publications, class rings, annuals, and graduation announcements.
- 6. Fees specifically permitted by any other statute.
- 7. Fees for an authorized, voluntary student health and accident benefit plan.
- 8. A reasonable fee, not to exceed the actual annual maintenance cost, for the use of musical instruments and uniforms owned or rented by the District.
- 9. Fees for personal apparel that become the property of the student and that are used in extracurricular activities.
- 10. Parking fees [see CLC] and fees for identification cards.
- 11. Fees for driver training courses, provided that such fees shall not exceed the actual District cost per student in such programs for the current school year.
- 12. Fees for courses offered for credit that require the use of facilities not available on the school premises or the employment of an educator who is not part of the school's regular staff, if participation in the course is at the student's option. Payment may not be required if the course is one requested by parents according to Education Code 28.003 [see EHA].
- 13. Fees for courses offered during summer school, except that the Board may not charge a fee for a course required for

STUDENT FEES, FINES, AND CHARGES

graduation unless the course is also offered without a fee during the regular school term.

- 14. A reasonable fee for transportation of a student who lives within two miles of the school the student attends to and from that school, except that the Board may not charge a fee for transportation for which the District receives funds under Education Code 42.155(d).
- 15. A reasonable fee, not to exceed \$50, for costs associated with an educational program offered outside of regular school hours through which a student who was absent from class receives instruction voluntarily for the purpose of making up the missed instruction and meeting the level of attendance required under Education Code 25.092. [See FEC] The District shall provide a written form to be signed by the student's legal guardian stating that this fee would not create a financial hardship or discourage the student from attending the program. The District may assess the fee only if the student returns the signed form.

Education Code 11.158(a), (d), (h)

16. A fee for enrollment in an electronic course provided through the Texas virtual school network (TxVSN) in accordance with Education Code 30A.155. *Education Code 30A.155* [See EHDE]

PROHIBITED FEES The Board may not charge fees for:

- 1. Textbooks, workbooks, laboratory supplies, or other supplies necessary for participation in any instructional course, except as authorized under this code.
- 2. Field trips required as part of a basic educational program or course.
- 3. Any specific form of dress necessary for any required educational program or diplomas.
- 4. Instructional costs for necessary school personnel employed in any course or educational program required for graduation.
- 5. Library books required to be used for any educational course or program. However, fines may be assessed for lost, damaged, or overdue books.
- 6. Admission to any activity the student is required to attend as a prerequisite to graduation.

STUDENT FEES, FINES, AND CHARGES

	7.	Admission or examination in any required educational course or program.
	8.	Lockers.
PERSONAL SUPPLIES	inclu may sion	lents may be required to furnish personal or consumable items, uding pencils, paper, pens, erasers, and notebooks. Students be required to furnish school uniforms, subject to the provi- s of Education Code 11.162 regarding educationally disadvan- ed students. [See FNCA]
SCHOOL STORE		District may operate a school store where students may pur- se school supplies and materials.
WAIVER OF FEES	sit o to pa scho	District shall adopt reasonable procedures for waiving a depo- r fee if a student or the student's parent or guardian is unable ay it. This policy shall be posted in a central location in each pol facility, in the school policy manual, and in the student dbook.
POSTSECONDARY INSTRUCTIONAL PROGRAMS	prov grar ing e	Board may charge reasonable fees for goods and services rided in connection with any postsecondary instructional pro- n, including career and technology, adult, veterans, or continu- education, community service, evening school, and high school valency programs.
	Edu	cation Code 11.158(b)–(c), (e)–(g)