ANNOTATED



Policy Reference Manual Update 116

Update 116 revisions to legal policies are described in the update Explanatory Notes.

The *Policy Reference Manual* is a comprehensive collection of federal and state statutes and regulations, case law, attorney general opinions, and commissioner's decisions affecting Texas school districts. As such, it is an excellent reference document that recites a broad array of legal requirements, many of which apply to all districts, others to only a certain few. For this reason, these (LEGAL) policies are not suitable for incorporation in localized policy manuals.

PLEASE NOTE: This information is provided for educational purposes only to facilitate a general understanding of the law or other regulatory matter. This information is neither an exhaustive treatment on the subject nor is this intended to substitute for the advice of an attorney or other professional adviser. Consult with your attorney or professional adviser to apply these principles to specific fact situations.

If you have any questions concerning this update or the *TASB Policy Reference Manual*, please call 800-580-7529 or 512-467-0222.

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Instruction Sheet TASB Policy Reference Manual Update 116

Policy Reference Manual

Code	Туре	Action To Be Taken	Note
A25	(INDEX)	Replace cross-index	Revised cross-index
AIA	(LEGAL)	Replace policy	Revised policy
AIB	(LEGAL)	Replace policy	Revised policy
AIC	(LEGAL)	Replace policy	Revised policy
BE	(LEGAL)	Replace policy	Revised policy
BJCB	(LEGAL)	Replace policy	Revised policy
С	(LEGAL)	Replace table of contents	Revised table of contents
CBB	(LEGAL)	Replace policy	Revised policy
CCG	(LEGAL)	Replace policy	Revised policy
CE	(LEGAL)	Replace policy	Revised policy
CFC	(LEGAL)	Replace policy	Revised policy
СКВ	(LEGAL)	Replace policy	Revised policy
СО	(LEGAL)	Replace policy	Revised policy
COA	(LEGAL)	Replace policy	Revised policy
СОВ	(LEGAL)	Replace policy	Revised policy
CQA	(LEGAL)	Replace policy	Revised policy
CX	(LEGAL)	Replace policy	Revised policy
DAA	(LEGAL)	Replace policy	Revised policy
DBA	(LEGAL)	Replace policy	Revised policy
DEAA	(LEGAL)	Replace policy	Revised policy
DH	(EXHIBIT)	Replace exhibit	Revised exhibit
DIA	(LEGAL)	Replace policy	Revised policy
DP	(LEGAL)	Replace policy	Revised policy
EHAC	(LEGAL)	Replace policy	Revised policy
EHBC	(LEGAL)	Replace policy	Revised policy
EIF	(LEGAL)	Replace policy	Revised policy
EKB	(LEGAL)	Replace policy	Revised policy
EKBA	(LEGAL)	Replace policy	Revised policy
FDD	(LEGAL)	Replace policy	Revised policy
FFEB	(LEGAL)	Replace policy	Revised policy
FFG	(LEGAL)	Replace policy	Revised policy
FFH	(LEGAL)	Replace policy	Revised policy
FL	(LEGAL)	Replace policy	Revised policy
GNC	(LEGAL)	Replace policy	Revised policy

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Code	Туре	Action To Be Taken	Note
GRA	(LEGAL)	Replace policy	Revised policy
GRAA	(LEGAL)	Replace policy	Revised policy

Explanatory Notes TASB Policy Reference Manual Update 116

Policy Reference Manual

A25(INDEX) CROSS-INDEX

The cross-index has been updated to reflect new terms and revisions to content and coding in the policy manual.

AIA(LEGAL) ACCOUNTABILITY: ACCREDITATION AND PERFORMANCE INDICATORS

Revisions from Administrative Code rules incorporate details previously included in the <u>Local Accountabil-</u> <u>ity Systems Guide</u>. The Guide is no longer adopted by reference in the Administrative Code but is available online.

AIB(LEGAL) ACCOUNTABILITY: PERFORMANCE REPORTING

We have added revised Administrative Code rules addressing Results Driven Accountability, a framework to evaluate district performance in regard to certain populations of students in select program areas.

AIC(LEGAL) ACCOUNTABILITY: INTERVENTIONS AND SANCTIONS

Provisions regarding Monitoring Reviews and On-Site Investigations have been revised to better reflect statute.

BE(LEGAL) BOARD MEETINGS

Provisions at Persons with Hearing Impairments have been revised to better reflect statute.

BJCB(LEGAL) SUPERINTENDENT: PROFESSIONAL DEVELOPMENT

Details from revised Administrative Code rules have been added to the provision requiring superintendents to receive training on identifying and reporting potential victims of sexual abuse, human trafficking, and other maltreatment of children.

C(LEGAL) BUSINESS AND SUPPORT SERVICES

The title of CX has been revised to Contracts for Facilities to better reflect the content.

CBB(LEGAL) STATE AND FEDERAL REVENUE SOURCES: FEDERAL

Extensive revisions to this legally referenced policy are based on Office of Management and Budget (OMB) amendments to federal regulations addressing awards and grants.

CCG(LEGAL) LOCAL REVENUE SOURCES: AD VALOREM TAXES

Provisions, effective January 1, 2021, from Senate Bill 2, 86th Legislative Session, have been added and address:

- Use and submission of the comptroller's tax rate calculation forms to calculate the no-new-revenue and voter-approval tax rates; and
- Taxpayer injunctions restraining the collection of taxes and prohibiting a district from adopting a tax rate if certain requirements are not met.

Guidance from the Texas Tax Code on calculating the voter approval tax rate has also been added.

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CE(LEGAL) ANNUAL OPERATING BUDGET

We have added a provision requiring the board to attach the forms used to calculate the no-new-revenue and voter-approval tax rates as an appendix to the district's budget. The provision is effective January 1, 2021, and is from Senate Bill 2, 86th Legislative Session.

CFC(LEGAL) ACCOUNTING: AUDITS

Revised Administrative Code rules clarify that the district's independent auditor must be associated with a certified public accountancy firm licensed by the Texas State Board of Public Accountancy or a state licensing agency from another state.

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

New Administrative Code rules on mandatory school drills have been added.

CO(LEGAL) FOOD AND NUTRITION MANAGEMENT

We have updated web links in this legally referenced policy.

COA(LEGAL) FOOD AND NUTRITION MANAGEMENT: PROCUREMENT

We have updated web links in this legally referenced policy.

COB(LEGAL) FOOD AND NUTRITION MANAGEMENT: FREE AND REDUCED-PRICE MEALS

We have updated web links in this legally referenced policy.

CQA(LEGAL) TECHNOLOGY RESOURCES: DISTRICT, CAMPUS, AND CLASSROOM WEBSITES

A new required internet posting has been added from revised Administrative Code rules. A district with a local accountability system must post on the district's website an explanation of the methodology used to assign local campus accountability performance ratings.

CX(LEGAL) CONTRACTS FOR FACILITIES

The title to this legally referenced policy has been changed to Contracts for Facilities, and the text has been revised to better reflect statute.

DAA(LEGAL) EMPLOYMENT OBJECTIVES: EQUAL EMPLOYMENT OPPORTUNITY

This legally referenced policy has been significantly reorganized to focus on discrimination in hiring and discharging employees. Some details on disability discrimination have been moved to DIA, addressing discrimination, harassment, and retaliation in other aspects of employment.

For clarification a Note has been added to indicate that Title VII, the Americans with Disabilities Act, and the Genetic Information Nondiscrimination Act only apply to employers with 15 or more employees as described in the Note.

DBA(LEGAL) EMPLOYMENT REQUIREMENTS AND RESTRICTIONS: CREDENTIALS AND RECORDS

This legally referenced policy has been updated to clarify that holders of intern or probationary certificates may be employed on an emergency permit under certain circumstances.

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DEAA(LEGAL) COMPENSATION PLAN: INCENTIVES AND STIPENDS

References have been added to new Administrative Code rules on optional local teacher designation systems and mentor teacher training programs.

DH(EXHIBIT) EMPLOYEE STANDARDS OF CONDUCT

The Educators' Code of Ethics has been updated to reflect current Administrative Code rules.

DIA(LEGAL) EMPLOYEE WELFARE: FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION

This legally referenced policy has been significantly reorganized to focus on the prohibition against discrimination, harassment, and retaliation with respect to compensation, terms, conditions, or privileges of employment.

For clarification a Note has been added to indicate that Title VII, the Americans with Disabilities Act, and the Genetic Information Nondiscrimination Act only apply to employers with 15 or more employees as described in the Note.

DP(LEGAL) PERSONNEL POSITIONS

Revised Administrative Code rules implement House Bill 1501 from the 86th Legislative Session, which created the Texas Behavioral Health Executive Council to regulate psychological services in public schools, including services provided by a licensed specialist in school psychology.

EHAC(LEGAL) BASIC INSTRUCTIONAL PROGRAM: REQUIRED INSTRUCTION (SECONDARY)

Revisions from amended Administrative Code rules align the required secondary curriculum with changes to the technology applications and CTE TEKS and legislation from the 86th Legislative Session.

In addition, provisions on personal financial literacy were moved within the policy for clarity.

EHBC(LEGAL) SPECIAL PROGRAMS: COMPENSATORY/ACCELERATED SERVICES

From amended Administrative Code rules, we have added provisions explaining:

- How educationally disadvantaged students are defined for the compensatory education allotment and the methods a district may use to verify eligibility; and
- The approval process a district must use to claim students receiving a full-time virtual education through TXVSN in their counts of educationally disadvantaged students.

EIF(LEGAL) ACADEMIC ACHIEVEMENT: GRADUATION

We have added a new Administrative Code rule addressing the option for an elementary school student to complete a course in American Sign Language to satisfy one of the required graduation credits for languages other than English.

EKB(LEGAL) TESTING PROGRAMS: STATE ASSESSMENT

Amended Administrative Code rules require a student in grades 3 through 8 who is enrolled in an accelerated course and who will complete the high school end-of-course assessment for the content area prior to high school to take the ACT or SAT in high school.

Revisions at Accountability Testing are to better match statutory wording.

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EKBA(LEGAL) STATE ASSESSMENT: ENGLISH LANGUAGE LEARNERS/LEP STUDENTS

Revised Administrative Code rules address the administration of the alternate English language proficiency assessment for students with the most significant cognitive disabilities and amend terminology in some places from *English language learner* to *English learner*.

FDD(LEGAL) ADMISSIONS: MILITARY DEPENDENTS

Under new Administrative Code rules, a campus may qualify to earn a Purple Star Designation if the campus meets criteria demonstrating supports and resources for its military-connected students.

FFEB(LEGAL) COUNSELING AND MENTAL HEALTH: MENTAL HEALTH

Revised Administrative Code rules adopted by the Texas Behavioral Health Executive Council address consent regarding school psychological services provided by a licensed specialist in school psychology.

FFG(LEGAL) STUDENT WELFARE: CHILD ABUSE AND NEGLECT

Revisions at SBEC Disciplinary Action are from amended Administrative Code rules. We have also added a Note connecting the general child abuse and neglect investigation provisions in this legally referenced policy with the more specific provisions at GRA(LEGAL) addressing investigations of abuse and neglect at school.

FFH(LEGAL) STUDENT WELFARE: FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION

A revision clarifies that the notification of nondiscrimination required by Title IX does not need to state that it extends to admission.

FL(LEGAL) STUDENT RECORDS

Revisions have been made to reorganize the provisions for better flow and to better match statutory text. Provisions on flagging records of missing children and notifying law enforcement of subsequent requests for those records have been moved to GRAA(LEGAL). Provisions regarding student information a district receives from law enforcement have been removed, as these provisions are duplicated at GRAA(LE-GAL).

GNC(LEGAL) RELATIONS WITH EDUCATIONAL ENTITIES: COLLEGES AND UNIVERSITIES

Details on contracting with an institution of higher education for design or construction of instructional or athletic facilities have been removed, as this information is located in CX(LEGAL).

GRA(LEGAL) RELATIONS WITH GOVERNMENTAL ENTITIES: STATE AND LOCAL GOVERNMENTAL AUTHORITIES

New Administrative Code rules implement the Child Abuse and Treatment Act, resulting in extensive revisions to this legally referenced policy addressing Department of Family and Protective Services investigations of abuse and neglect at school.

GRAA(LEGAL) STATE AND LOCAL GOVERNMENTAL AUTHORITIES: LAW ENFORCEMENT AGENCIES

Provisions on flagging records of missing children and notifying law enforcement of subsequent requests for those records have been moved to this code from FL(LEGAL).

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, DFE, DMD student FEA, FEB, FEC, FM abstention from voting, board members BBFA abuse, child BBD, BQ, DG, DGC, DH, DIA, DMA, FFEB, FFG, FFH, GRA abuse of office BBC, BBFB, DBD, DH academic freedom EMA, EMB academic guidance EJFFEA academic load EED accelerated instruction EHBC, EIE, EKB, FEA acceleration -exams for EHDC acceleration, kindergarten EHDC acceptable use of technology BBI, CQ, DH accidents first aidmedical treatment FFAC prevention CK, CKB, CKC reports CK, CKB, DHE accountability AI, AIA, AIB, AIC, AID, BQ, BQA, BQB, EHBD accounting attendance FEB reporting and statements CFA system CFA, CFC accreditation AIA, AIC achievement indicators AIA activities and awards BBG, DJ, FG activities, school-related community-sponsored activities/contests FJ, FMF eligibility for honors and awards EIC, FG equal access FM, FNAB extracurricular activities FM, FMF fees FP field trips EFDCNC, FNG, FMG funds management CFD generally FM, FMA, FMD, FME, FMG, FMH interscholastic activities/contests FMF organizations,-/clubs FM, FNAB, FNCC social events FMD participation eligibility FM performances FME 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 employees DIA for students FB, FFH administering medication FFAC, FFAF administration goals and objectives BI line and staff relations BKB organization charts BKA administrative council, cabinets, and committees BM administrative leave (See suspension)

DATE ISSUED: <u>1/27/2017</u>12/10/2020 UPDATE <u>107116</u> A25(INDEX)-PRM administrative personnel (See paraprofessional personnel and professional personnel and paraprofessional personnelsupport staff) 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-schoolfalsification of records FD homeless FD, FDC homeschool transfers FDA, FEA interdistrict transfers FDA intradistrict transfers FDB nonresident students FD, FDA requirements FD, FDA, FFAB transfers FDA, FDAA, FDB tuition EHBG, FDA adoption, board action assessment instruments BEC budget CE curriculum EG college, career, and military readiness plans EA cybersecurity policy CQB discipline management program FNC district and campus plans BQ, BQA, BQB early childhood literacy and mathematics plans EA financial exigency CEA instructional materials EFA, EFAA library, audio-visual materialsBBFB, EFA policies BF sex education instructional materials EFA, EHAA student code of conduct FNC, FO supplementary materials EFA. EFAA tax rate CCG adoption leave DEC vision statement and goals AE 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 FMAGKB outdoor GKB political BBBD, CCA, CPAB, GKB use of district mail system CPAB advisory committees/councils BDF, BQ, BQA, BQB, DGB(See committees) affirmative action DAA after-school care FD, FFC age discrimination (See discrimination and harassment) 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 BJCF, DFBB, DH, DHE, DI by students FNCF, FNF, FOC, FOD, FOF by superintendent BJCF by visitors GKA, GKD alternate recording time (See attendance)

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alternative assessment EIE amendment board policy BF budget CE regulations BP student records FL Americans With Disabilities Act Amendments Act of 2008 (ADA) access to facilities GA employment procedures DAA grievance procedures DGBA, DIA, GF medical examinations DBB anabolic steroids EHAA, FFACFM, FNCF anaphylaxis FFAC, FFAF animals in the school DAA, EMG, FBA annual operating budget board responsibility BAA financial exigency CEA 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, EFA parent EFA, FNG, GF public EFA, GF student EFA, FB, FNG, FOD appraisal personnel DN, DNA, DNB superintendent BJCD appraisal district BDAFCCG, CCH apprenticeships EHAD architects and engineers BEC, CBB, CH, CS, CV, CVA, CVB, CVC, CVD, CVE, CVF ARD (Admission, Review, and Dismissal) committee EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EIE, EIF, EKB, EKD, FOF arrest of students FL, GRA, GRAA asbestos CKA assault DEC, DI(See also discipline, student) DIA, EHBK, FDE, FFB, FFH, FNCH, FOC, FOD, GRAGRAA assault (recuperative) leave DEC(See leaves and absences, employees) assemblies **ECFNCI**, GKA assessmentassessments EIE, EK, EKB, EKBA, EKC, EKD assignment of personnel BJA, DK, DP assignment of students attendance zones FC, FDB disciplinary alternative education programs (DAEP) FO, FOA, FOB, FOC, FOCA, FODA, FOFsettings (See discipline, student) from home schools FD intradistrict FDB parental request FDB, FNG residence requirements FD, FDA, FDB special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE assistance and counseling, students student EHBH, FFB, FFBA, FFC, FFE, FFEA, FFEB, FFG, FFH, FFI assistance animal (See service animalanimals) asthma FFAC athletics awards FG facilities CCE, CX, GKD insurance CR, CRB, FFD nasses BBG

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program FM, FMF stadium authority CCA, CCE, CX at-risk students EHBC, EIE, FDAA attendance employees DEC records and reports DEC, FEC, FED students FDA, FDB, FE, FEA, FEB, FEC, FED, FEE, FEF accounting FEB attendance officer FED compulsory FEA for credit or final grade FEC open/closed campus FEE release time FEF zones FC attorney, board BDD at-will employment DC, DCD audio-visual materials CY, EF, EFA, EFA, EFB auditors, independent CFC audits assessments EHDC efficiency CCG energy CL federal awards CBB fiscal accounts CFA, CFC investments CDA records GBA safety and security BR, CK school activity funds CFD authority, line of BKB authorization agreement EIE, FD automated external defibrillator (AED) CH, CKD, DBA, DMA, FFAC, FM automatic admission EIC, EJFFEA automobile use by students CLC, FFFD available school fund CBA average daily attendance FEB award of credit or final grade EI, FEC awards board members BBG employees DJ students FG AYP (See Adequate Yearly Progress)

- B -

band program EHAD, FM, FMF bank depository BBFA, BBFB, BDAE bankruptcy discrimination DAA basic instructional program EHAA before/after-school activities FM, FNAB behavioral intervention plan EHBAB benefits, employment CRD, CRE, CRG, DE, DEA, DEAA, DEAB, DEB, DEC, DECA, DECB, DED, DEE, DEG bicycle 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 exposurepathogens DBB, FFAC board meetings agenda BE broadcasting and recording BE certified agenda BEC closed meeting BE, BEC emergencygenerally BE media BE, BEE minutes BE news coverage BEE, GBBA organizational meeting after election BDAA posting notice BE press services BEE, GBBA public hearing/ (See public hearings) public participation AIB, AIC, BDF, BE, BEC, BED, BQA, BQB, CCG, CE, CFA, CQ, DCE, DFD, DGBA, EHBL, FFA, FFC quorum BBB, BE recording BE regular/special BE rules of order BE suspension of rules BE time and placeBBBB, BBE, BDB, BE transacting business BBE, BE by videoconference call/Internet BE voting method BE board of managers AIC board of trustees advisory committees BDF agenda for meetings BE annual reports BAA, BBFA, BR appointment BBC attorney BDD authority BA, BAA, BBE campaigning on school grounds BBBBBBC, GKD candidate qualifications BBA committees BDB conflict of interest CBB, BBFA, BBFB consultants BDE conventions, conferences, workshops BBD, BBG, BE duties, general and specific BAA, BDAA election campaign funds **BBBABBBC** elections BBB election of officers BDAA elections BBB, BBBA, BBBB, BBBC, BBBD employment, former board member BBC, DC ethics BBBBBBBD, BBF, BBFA, BBFB, CAA, CBB evaluation of superintendent BJCD expense reimbursement BBG, DEE financial statement BBFA goals AE, BBD immunity from liability BBE legal status BA liability insurance CR, CRB meetings (See board meetings) memberships BC officers/internal organization BDAA online message board BBI orientation BBD policies, development/amendment of BF powers and duties BAA, BDAA public information program GB, GBA, GBB, GBBA quorum for board meetings BBBB, BBE, BDB, BE quorum for canvassing election results BBBBBBB records responsibility BBE, CDC reimbursement of expenses BBG

reorganization of officers BDAA resignation, removal from office BBC, DBE self-evaluation BG team building BBD, BJCB technology resources BBI term of office BBB training and orientation BBD travel BBG vacancy BBC visits to district facilities BBE bomb threats CKC bonded employees CG, CKECKEA bonds bonds and bond taxes CCA campaigns CCA for insured loss CV payment and performance CVCL, CV, CVD, CVE, CVF proceeds CDA recreational facilities CCA, CCD, CCE referenda CCA refunding CCA revenue CCA, CCD, CCE, CDBA booster organizations GE borrowing funds CCF Boy Scouts of America GKD breakfast program (See food service) breast milk, right to express DG bribery BBFB, DBC broadcasting and taping school board meetings BE sports and special events GBB, GBBA budget (See annual operating budget) budget and finance accounting system CFCFA data management CPC depository, bank BBFA, BBFB, BDAE financial exigency CEA payroll procedures CFE, CFEA, DEA buildings, equipment, grounds ADA compliance GA evaluationejection from CLA, GKA facility standards CS insurance program CR, CRA, CRB leasing and renting CX, GKD maintenance CLB and operations CL, CMACLB playgrounds GRA records CLD responsibility of principal DP safety and security CK, CKA, CKB, CKC, CKE, CLA, CLC security program CKE, CLA structural pest control CLB, DI, FD bullying CQ, FFH, FFI burglary and vandalism CLA, FNCB burglary damage report CLD busesbus (See also transportation) accident reports CNBCNO conduct, student CNC, FO contracted bus service CNA drivers, commercial driver's license DBA, DBAA, DBB, DBE, DHE drug/alcohol testing of drivers DHE emergency evacuation of CNC leases CH, CNB maintenance CNB, CNBA purchase or lease CH, CNB routes CNA

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special use CNB seat belts, use of CNB<u>, CNC</u> 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 cameras body-worn CKE, CKEA, GBA special education classrooms EHBAF student surveillance FO campaign funds **BBBABBBC** campaigning on district premises BBBBBBD, CPAB, DGA, GKD campus behavior coordinator (CBC) FO, FOA campus behavior coordinator (CBC) (See discipline, student) campus improvement plans and objectives AIC, BQ, BQA, BOB campus incentive plan (See also educator excellence awards) BQA, BQB Campus Intervention Team (CIT) AIC, DFBB campus, open or closed FEE campus planning and decision-making process BQ, BQB campus program charter EL, ELA campus ratings AIA, AIB, AIC, AID campus turnaround plans AIC cannabis FFAC capital appreciation bonds CCA capital equipment purchasing CHD capitalization planning CFB cardiopulmonary resuscitation certification CKD, DBA, DMA, EHAC, EI instruction EHBK career and technical education CNA, EEL, EHBF, EIF care of school property catastrophes and disasters (See also emergencies) ad valorem taxes CCG, CCGA board meetings BE, BEC drills (See drills, disaster) emergency repairs CH, CLB, FNCBCV cash in school buildings CFG emergency medical equipment and procedures CKD financial exigency CEA immunity for shelter workers DGC, GKG pay provisions DEA plans CK, CKC purchasing CH, CV records GBA suspension of public information requirements GBAA waiver of contract and operational requirements DC, EB, **FEB** CBC (See campus behavior coordinator) cellular phones CPAC, FNCE censorship (See First Amendment)

DATE ISSUED: <u>1/27/2017</u>12/10/2020 UPDATE <u>107116</u> A25(INDEX)-PRM ceremonies and observances CLE, EMD certificate of coursework completion EI, EIF certificate of indebtedness CCC, CDA certification educator, failure to maintain DFBB generally DB/ lack of DBA, DK, DPB paraprofessional DBA professional DBA certified agenda BEC, GBA certified personnel (See educator certification/credentials) chain of command BKB change orders CH, CV character education EHAA, EHBK character plus schools GND charter schools AF, AG, AH, CDB, EL, ELA checking accounts CFF check-writing procedures CFF, CHF cheerleaders FM, FMF chemicals, hazardous CKA, CLB, DI, GB child abuse BBD, BQ, DG, DGC, DH, DIA, DMA, FFEB, FFG. FFH. GRA child care, public schoolchildcare, district provided FM, FFC Children's Internet Protection Act (CIPA) CQ child support CFEA chronic health conditions DIA, FFAC, 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, GKACNB, GKD, GRA civil defense and fire drills CKC civil rights DAA, DIA, FB, FFH, FNA, FNAA, FNAB, GA civil rights of minors FB, FFH, FN, GRA class difts CDC. FJ classification of students by grade EIE class interruptions and disruptions EC, EKB, FNCI, GKA 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, FP COBRA (Consolidated Omnibus Budget Reconciliation Act) (See insurance) code of conduct (See discipline, student) code of ethics board members BBD BBBD, BBF, BBFA, BBFB, CAA, CBB financial CAA personnel <u>CAA, CBB,</u> 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 EIFEHBC, EHDD, EIC, EK, EKB colleges and universities, relations with GNC college visits FEA commencement FMH commercial advertising and sponsorship GKB

commercial motor vehicle operators DBA, DBAA, DBB, DBE, DHE commissioner, appeals to DFD, DGBA, FNG, GF committees administrative councils, cabinets, committees BM admission, review, dismissal (ARD) EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EIE, EIF, EKB, FOF attendance DGC, FEC board BDB board advisory, BDF curriculum development EG(design) EH faculty advisory council BQA, BQB food service advisory CO forgifted and talented, selection of architects and engineers CVEHBB grade placement EIE instructional materials selection EFAA language proficiency assessment EHBAB, EHBE, EIE, **EKBA** local school health advisory council (SHAC) BDF, BQ, EFA, EHAA, FFA nursing peer review DP parent advisory BDF, BQ, BQA, BQB, EHAA, EHBD, FFA, GE placement review FOC planning and decision-making BQ, BQA, BQB, DNA, DNB special education advisory EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAEEHBH communicable diseases DAADIA, DBB, EHAA, FFAD, FL community organizations, relations with GKE, GKF press, relations with GBB, GBBA resource persons EFC school-community cooperation GE, GK, GKA, GKB, GKC, GKD, GKDA, GKE, GKF, GKG school-community guidance FFC access to programs, services, activities GA complaints GF conduct GKA distribution of literature GKDA public information requests GBA, GBAA representatives of patriotic societies GKE use of school facilities GKD welfare organizations GRA visitors to facilities GKC volunteers GKG community instructional resources EFCcolleges, high school credit program EHDD community involvement budget planning CE in board meetings BED budget planning CE business and industry BQA, BQB, GKE facility planning CT guidance program FFC health education advisory council BDF, EHAA, FFA instructional resources EFCEF parent-teacher organizations GE planning and decision-making BQ, BQA, BQB policy development BF school health advisory council (SHAC) BDF, BQ, EHAA, FFA site-based decision-making BQ, BQA, BQB staff participation in community activities DGA volunteers in public schools GKG

walking transportation programs CNA

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federal level lobbyists GR outside consulting by staff DBD

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special education EHBA consultation agreements DGB procuring CH 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 DFF, DFCA, DFFC resignation DFE return to probationary status DFAC suspension/termination DFCA contracted bus service CNA contracting for instruction with outside agencies EEL, FFC, GN, GNA, GNB, GNC, GND, GNE contractors and agents aiding and abetting CJ criminal history CJA federal awards CBB contracts administrators DC. DCA. DCB. DCC. DCE bidding, construction (See construction projects) contingent fee for legal services CH, CV, CVA, CVE, CV/E career and technical EEL, FFC, GN continuing DC, DCC, DFCA, DFFC depository BBFA, BBFB, BDAE dualemployment BJC, DC, DCA, DCB, DK educator continuing DCC probationary DCA term (Chapter 21) DCB noncertified professional employees DC, DCE, DK not under Chapter 21 DCE probationary DC, DCA, DFAA, DFAB, DFAC food programs COA outside services EEL professionals (lawyer, engineer, auditor) BDD, CH superintendent BJC teacherrequired provisions CH resignation DFE terminations (See educator, abovetermination, personnel) term contracts DC, DCB, DFB, DFBA, DFBB controlled substances DBAA, DGC, DH, DHB, DHE, DI, FNCF, FNF, FOB, FOC, FOD, FOF, GRAA controversial issues EFA, EFC, EMB controversial speakers EFC. EMB conventions, conferences, and workshops board members BBH personnel DMA, DMD cooperative purchasing agreements CBB, CH coordinated health program EHACBQ, EHAA coordination of paid benefits CRE, DEC copyrighted material CY corporal punishment FO correspondence courses EHDE counseling and guidance programs EJ, FFEEHBH, FFB, FFBA, FFC, FFE, FFEA, FFEB, FFG, FFH, FFI county government GRB county juvenile board FODA county tax officials BDAFCCG countywide appraisal district BDAFCCG, CCH course credit requirementsEI, EIA, EIF, FEC course offerings EHA, EHAA, EHAB, EHAC, EHAD, EI, EIF course offerings electives EHAD

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elementary EHAB secondary EHAC graduation requirements EIF court-related students admission FD liaison officer FFC placement FODA CPR (See cardiopulmonary resuscitation) credit or final grade, award of EI, FEC credit by exam with prior instruction EHDB without prior instruction EHDC credit recovery EHDB, FEC, FFC criminal activity, reports of DH, DIDHB, DHC, FL, FOD, GRA criminal history record contractors CJA employees DBAA volunteers GKG crisis management/intervention CKC, FFB, FFEFBA, FFEB crossing guards GRB crowd control GKA crowdfunding CDC cultural institutions relations GKF curriculum design EHA, EHAA, EHAB, EHAC, EHAD development EG/design EH, EHA 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 schoolprograms EHBC, EHBE, EHDA travel study EHBM foundation EHAA innovative programs EHBJ language other than English EHAB, EHAC guides and course outlines EG magnet schools and programs EGAEHBJ pilot projects EGA planning EG parental requests EHA required instructional program all levels EHAA, EHAB, EHAC elementary EHAB secondary EHAC research EG sex education EFA, EHAA special programs adult education EHBI at-risk students EHBC, EIE, FDAA bilingual education EHBE career and technical education CNA, EEL EHBF, EIF character education EHBK community education EHBI compensatory education EHBC, EIE deaf or hearing-impaired EHBHBE, EHBA, EHBAA, EHBAB, EHBAC, EHBH, FBA dual language program EHBE English as a second language EHBE gifted and talented students EHBB high school equivalency EHBL homebound instruction EEH, EHBA life skills EHAA prekindergarten EHBG remedial instruction/tutorials EHBC

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special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE Title I EHBD custodial services CLB, GKD custodian of records CPC, FL, GBA cyberbullying CQ, <u>FFH, FFI</u> cybersecurity <u>CQCQB, DMA, EHAD</u>, GBA

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dairy products, purchase of COA damage reporting CLD data management BBI, CPC, CQ, GBACQB dating violence BQ, FFB, FFH days of service DC deaf or hearing-impaired BE, EHBA, EHBAA, EHBAB, EHBAC, EHBH, FBA debt information, report CFA debt limitation CCA debt service bonds CCA certificates CCC investments CDA loans and notes CCF reports CFA revenue bonds CCD tax rate and budget CCG, CE warrants CCB deductions/reductions, salary CFEA, CRG, DEA, DFFA deferred compensation CFEA, CRG defibrillators, automated external (AED) CH, CKD, DBA, DMA, FFAC, FM delinquent taxes CCG(See tax) demonstrations and strikes DGA, FNCI, GKA depository of funds, bank BBFA, BBFB, BDAE student activity funds CFD board member conflict BBFB deputy voter registrar DP(See voter registrar) design and construction of school facilities CS, CT, CVC destruction of records CPC, FL, GBAA(See records) detention FO(See discipline, student) dextromethorphan FFAC diabetes management treatment plan FFAF screening FFAA, FI dietary supplements DH, FFAC, FM diplomas EIF, FMH directory information FL disabilities (See also discrimination and harassment) ADA (See Americans with Disabilities Act Amendments Act of 2008) IDEA (Individuals with Disabilities Education Act) EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE(See special education) Section 504 (for students) EHB, EHBH, EHDE, EIF, FB, FFC, FNG, FOF, GF temporary (of employees) DBB, DEC disasters and catastrophes (See also emergencies) ad valorem taxes CCG, CCGA board meetings BE, BEC drills (See drills, disaster drills) emergency medical equipment and procedures CKD emergency repairs CH, CLB, CV financial exigency CEA

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immunity for shelter workers DGC, GKG pay provisions DEA plans CKC disciplinary action, employees continuing contract DFCA noncontract DCD probationary contract DFAA purchasing CH, CV records GBA suspension with or without pay DCD, DFAA, DFBA, **DFCA**of public information requirements GBAA termwaiver of contract DFBA and operational requirements DC, EB, FEB disciplinary alternative education program (DAEP) FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF shared services arrangement BQ, FOCA (See discipline of students, student) discipline, employee board meetings BEC conflicts of interest CBB contract termination (See termination, personnel) dismissal DCD prohibitions and protections DEC, DG standards of conduct DH discipline, student board meetings BEC campus behavior coordinator (CBC) FO, FOA code of conduct FN, FNC, FO corporal punishment FO county juvenile board FODA detention FO disciplinary alternative education program, (DAEP), placement in FOC discipline management program BQ, FNC, FO, FOB, FOC, FOD, FOE discipline management techniques DMA, FO disruptions and interference with the education process FNCI, FOA, GKA due process, student discipline FOD, FOE, FOF emergency placement FOE excessive absence or tardiness FEC expulsion FOD, FODA, FOE 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 parent prohibition regarding corporal punishment FO placement review committee FOA possession and use of narcotics, dangerous drugs, and alcohol FNCFFOC, FOCA, FOD, FOFFOE records FL, FO removal by bus driver FOA removal byor teacher FOA suspension FM, FO, FOB unauthorized student assembly on school premises FNC unexcused absences FEA, FEC videotaping EHBAF, FNG, FO training DMA with disabilities EHBA, FOF disclosure, conflict of interest BBFA, DBD(See conflict of interest) disclosure of interested parties CH discretionary personal leave DEC (See leaves and absences, employees) discrimination and harassment

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bankruptcy DAA complaint procedures DGBA, DH, DIA, FFH, FNG, GF employment DAA, DAB, DAC, DECA, DH, DIA Genetic Information Nondiscrimination Act (GINA) DAB, DECA interns DIA programs and services CS, DAA, DIA, FB, GA Religious Freedom Restoration Act (RFRA) GA student EHBA, FB, FD, FDA, FDAA, FFH, FNA Title IX DAA, DIA, DGBA, FB, FFH, FNG dismissal, early (of school day) EC dismissal, employeescontinuing contract DFCA, DFFC noncontract (See also termination, personnel) DCD probationary contract DFAA, DFFA term contract BJCE, DFBA, DFFA disorderly student conduct FNCH, FNCI, FOA(See conduct: students) disposal of buses CNB equipment and supplies (See equipment and supplies) instructional materialmaterials CMD of law enforcement vehicles CI of real property CDB of unnecessary personal property/surplus CI real property CDB, CDB, dispute resolution, homeless students FDC disruptions of board meetings BED of classes by outsiders GKA of instruction EC student, EKB, FNCI, FOAGKA distance learning EHDE distinguished achievement program EIC, EIF distribution of equipment CM, CMA, CMB, CMD(See equipment and supplies) distribution of printed material CPAB, FMA, FNAA, GKDA district-level planning and decision-making process BQ, BQA district teaching permit DBA districts of innovation (See innovation districts) dogs, searches by trained DHE, FNF donations by district CE, CO to district CDC, GE of leave DEC(See leaves and absences, employees) DOT (U.S. Department of Transportation) DHE dress and personal grooming personnel DH student FNCA uniforms FNCA drill squads FMF drills, disaster CKC driver education EHAD drivers DBA, DBAA, DBB, DBE, DHE drones GKA dropout prevention/reduction BQA, BQB, EHBC, EHBD dropout recovery program GNC dropout recovery school AIA interventions AIC 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, FFAC, FNCF, FOC, FOD, FOF dual contracts DCB, DK dual credit FHDD

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EKC, EL

early graduation EI, EIC, EIF, FMH early mental health intervention BQ, DMA, FFB, FFEB early voting BBB(See elections) early voting clerk FEA(See elections) e-cigarettes (See electronic cigarettes) ECPA (See Electronic Communication Privacy Act) EDGAR (See Education Department General Administrative Regulations) education agency relations regional service center GNB state agency GND voluntary accreditation agency GNE Education Department General Administrative Regulations CB, CBB education media and service centers GNB education service centers board member training BBD generally GNB participation in 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 innovation program (EEIP) See also campus incentive plan) DEAADEAA EEIP (See educator excellence awardsinnovation program) election elections board members BBB, BBBA, BBBB, BBBC, BBBD board officers BDAA clerks BBBBBBA, EIA, FEA, FEB, FEC election of board members BBB <u>early BBBA</u> student government FMB elective instruction EHAD(See curriculum) electronic bids and proposals CH electronic cigarettes BDF, DH, EHAA, FNCD, GKA, GKD electronic communication BBI, CQ, CQB, DH, FNCE security breach of CQ Electronic Communication Privacy Act (ECPA) CQ electronic communications system CQ electronic communications service CQ

electronic courses, defined EHDE

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electronic devices, possession or use of CQ, FNCE electronic media CY. DH electronic storage CQ electronic textbook CMD, EFAAEFA elementary instruction, required EHAB(See curriculum) emergency emergencies (See also catastrophes and disasters) board meetings BE, BEC budget CE bus emergency evacuation training CNC contractor access CJA crisis intervention, students FFB first aid care CKD, FFAC immunity for shelter workers DGC, GKG management GRC medical equipment and procedures CKD permits, employment DBA pipeline emergency response plan CS placement, student discipline FOE plans and procedures, drills CK, CKC records, student in health or safety emergency FL removals, students FFH repairs CH, CLB, CV school closings CKC suicide attempts/threats FFB, FFEFEB volunteer emergency services personnel GKA emotionally disturbed students (See also students: with disabilities special education) FFB. FFEFEB employees (See personnel) organizations CFEA, CPAB, DGA, DGB, GKD qualifications BJA, DBA, DP relations with students DH, DIA, FFH employment after retirement DC aiding and abetting CJ, DC application DC annualized salary DEA architects and engineers CV, CVA, CVB, CVC, CVD, CVE, CVF(See architects and engineers) benefits CRD, CRE, CRG, DE, DEA, DEAA, DEAB, DEB, DEC, DECA, DECB, DED, DEE, DEG board members, former BBC, DC conflict of interest DBD contracts BJC, DC, DCA, DCB, DCC, DCE, DK credentials and records DBA, DK criminal history record DBAA early separation DEA furlough program DEA hirina at-will (noncontractual) DC, DCD authority BJA, DC contractual DC, DCA, DCB, DCC, DCE internal auditor CFC, DC nepotism (See nepotism) practices DAC, DC superintendent BJB medical examinations, screenings DBB, DEC, DECA nepotism restrictions DBE, DC, DCD, DK outside consultants BDE residency practices DAC, DC, DCA, DCB, DCC, DCD, DCE requirements bus driver annual physical DBA, DBB residency DB restrictions on moonlightingemploying/assigning relatives of personnel DC, DK on nonschool employment DBD, DEC, DECA

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nepotism (See nepotism) after retirement DC, DPB status at-will DC, DCD continuing contract DC, DCC leave DEC, DECA, DECB(See leaves and absences, employees) 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 vacancies DC end-of-course (EOC) assessments EI, EIA, EIC, EKB, FMH endorsements, graduation plan EIF energy conservation CH, CL engineers and architects selection BEC, CBB, CH, CS, CV, CVA, CVB, CVC, CVD, CVE, CVF English as a second language EHBE English language learners EHBC, EHBE, EHBF, EHBG, EIE, EKB, EKBA enrichment curriculum (See also curriculum) EHAA enrollment age and residence requirements FD, FDA by attendance zone FC, FDB exemptions from health requirements FFAA, FFAB expelled transfer students FD, FOD health requirements FD, FFAA, FFAB immunizations FD, FDD, FFAB projections CT residence requirements FD transfers from other districts FDA tuition EHBG, FDA voluntary, students 19 and over FEA environmental authorities GRA epinephrine auto-injectors CKEA, FFAC, FFAF Equal Access Act FNAB, GKD equal educational opportunities EHBA, FB equal employment opportunities DAA, DAB, DAC, DIA equipment and supplies equalization allotment, state CBA equipment and supplies borrowing/loaning CMB, CQC, DG disposal/sales CI distribution CM, CMA, CMB, CMD equipment maintenance CLB insurance program CR, CRA, CRB equipment maintenance CLB insurance program CRA, CRB inventory CBB, CFB, CMA leasing CMB receiving/warehousing CMA repair CLB ESSA (See Every Student Succeeds Act) E-rate CQ ethics board members BBBBBBBD, BBF, BBFA, BBFB, CAA, <u>CBB</u> financial CAA personnel CAA, CBB, DBD, DH evacuation diagrams CKC evaluation administrative goals and objectives BI board self-evaluation BG campus charter and program charter schools EL, ELA existing facilities CS

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fiscal management CA personnel DN, DNA, DNB programs BQ superintendent BJCD evening sessions EC, EHBI, FP Every Student Succeeds Act (ESSA) adequate yearly progress (AYP) AID, EHBD credentials, personnel DBA, DK, EHBD migratory child EEB parent and family engagement BQ recruiters, military FL, GKC school restructuring AIC, EHBD student/parent rights EF technology CQ examinations/assessments for acceleration EHDC credit by examination with prior instruction EHDB without prior instruction EHDC final EIAA state-mandated EKB exchange students FD, FDA, EIF executive session (See closed board meetings) exempt/nonexempt personnel DEA exit interviews DC, DCD, DF exit-level testassessment EI, EIF, EKB, FMH expenditures of funds CE, CFD, CHD expense reimbursement board members BBG, DEE personnel DEE superintendent BJCA experimental courses EGA expulsion of students FOD, FODA, FOE(See discipline, student) extended instructional programs EHD extended instructional year (See year-round schools) extended year program EB, EHBA, EHBC, EHDA, EIE extended year services EHBA, EHBAB extracurricular activities absences FM attendance accounting FEB concussions FM eligibility EHBL, FM, FOA, FOC limits on fees FP generally FM immunity, volunteers GKG absences FM related absences FEB, FM safety training of, employees DMA standards of behavior FNC, FO students not enrolled FD who are homeless or in foster care FFC suspension and reinstatement FM transportation to CNBCNA, FMG eye-protective devices CKB

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facilities climate control CL community use of <u>GKB</u>, GKD conduct on school premises GKA, GKC naming CW planning and construction CS, CT, CV, CVA, CVB, CVC, CVD, CVE, CVF

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portable buildings CS faculty advisory council BQA, BQB, DGB fair employment CV, DAA, DAB, DAC standards CS faculty advisory council BQA, BQB Fair Labor Standards Act (FLSA) DEAB falsification of records DFBB, FD(See ethics Family Educational Rights and Privacy Act (FERPA) FL Family and Medical Leave Act (FMLA) CRD, DEC, DECA, DECB(See leaves and absences, employees) FAPE (See Free Appropriate Public Education) federal funds CBB, EHBD Federal Gun-Free Schools Act FNCG, FOD Federal Gun Free School Zones Act GKA fees, fines, and dues copies of records FL, GBAA student FP transcript FL tuition EHBG, FDA felony offenses BBA, BBC, CJA, DBAA, DF, DH, DHB, DHC, DP, FFG, FNCC, FOC, FOD, GRAFODA, FOE, GKA, GRAA FERPA (See Family Educational Rights and Privacy Act) field trips EFDCNC, FNG, FMG filling employment vacancies DC final examinations EIAA finality of grades EIE, DGBA, FNG finance foundation school program CBA fund balance CE financial accountability rating system CFC financial ethics BBBD, BBFA, BBFB, CAA, CBB, DBD financial exigency BJC, BJCG, CEA, DFAA, DFBA, DFBB, DFCA, DFD, DFF, DFFA financial reports and statements BR, CFA, CFC firearms CNC, DH, EHAD, FNCG, FOC, FOD, GKA fire authorities GRA firearm accident prevention program CKEC fire drills and civil defense CKB, 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, CAA fiscal year CE fixed assets CFB flag display CLE FLSA (See Fair Labor Standards Act) FMLA (See Familyleaves and Medical Leave Actabsences, employees) food allergy management plan FFAF food service breakfast program COB conflicts of interest COA free and reduced-price meals programCOB food donation CC meal programs COB "junk food," sale restricted nutrition standards CO, FFA purchasingprocurement COA Summer Food Service Program COB surplus commodities unpaid meal charges CO vending/food dispensing machines CFD, COC, FFA foreign exchange students FD, FDA, EIF foreign language EHAB, EHACinstruction (See curriculum) foster care CNA, EHBAB, EHBAE, EHDC, EHDE, EI, FD, FEA, FEB, FED, FFAB, FFC, FFEA, FO

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foundation curriculum (See also curriculum) EHAA foundation high school program EIF foundation school program (See also finance) CBA four-year-olds EHBG, FD fraud CAA, CHE, DBD, DH(See ethics) Free Appropriate Public Education (FAPE) EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE free and reduced-price meals program (See food service) freedom of association DGA free speech (See First Amendment) fringe benefits DEB, DEC(See employment: benefits) fund balance CE fund balance (See finance) fundraising activities CDC, CO, DHA, FJ, GKB funds and accounts CFA activity, management of CFD depository BDAE investment, liquidity/diversification CDA furlough, gifted and talented EHBB furlough program, employees DEA

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gangs, gang-related activities FNCC gate receipts CDG GED (See general equivalency diploma) gender-based harassment DAA, DIA, FB, FFH, FNC general educational development EHBC, EHBL general equivalency diploma (GED) EHBL, FD, FEA Genetic Information Nondiscrimination Act (GINA) DAB, DECA geographic boundaries AC gifted and talented student programs EHBB gifts bequests to the district BAA, CDC board members BAA, BBFA, BBFB, BBG, EFA employees CAA, CDC, DBD, DHA instructional materials CMD, EFAABBFB, EFA public CDC special education video/audio equipment EHBAF student CFD GINA (See Genetic Information Nondiscrimination Act) goals and objectives administration BI board BG district AE facility standards CS, CT fiscal management CA employment DA, DAC 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 class rank EIC computation of averages EIA, EIC dyslexic students EHB, EIE credit or final grade, award of EI, FEC end-of-course (EOC) assessments EI, EIA, EIC, EKB, FMH(See end-of-course (EOC) assessments) finality of EIA, DGBA, FNG guidelines EIA

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grade point average (GPA) EIC partial credit EI penalties EIAB recording/reporting to parents EIA graduation assessments EKB early EI, EIC, EIF, FMH endorsements EIF exercises FMH honor graduates EIC individual graduation committee (IGC) EIF, EKB of student in conservatorship of DFPS EIF prayer FMH, FNA ranking of graduates EIC requirements EIF special education students EIF, FMH grandparent (resident caretaker) CNA, CO, FD grants CDC, DEAA classroom supply reimbursement DEE master teacheremployment related DEAA federally funded CBB prekindergarten expansion EHBG public education (PEG) FDAA student FFEA technology lending grant program CQC tobacco education grant funds CH grievance procedures (See complaints/grievances) grooming standards DH, FNCA grounds management CLB group health and life insurance CR, CRD grouping for instruction EEA guest speakers EFC, GKC, GKE guidance program academic EJFFEA student assistance/counseling EHBH, FFB, FFBA, FFC, FFE, FFEA, FFEB, FFG, FFH, FFI guns (See also discipline, student) CKC, CKE, CKEA, CKEB, CKEC, DH, EHAD, FNCG, FOD, GKA

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handbooks administrative regulations BP student FN, FNC harassment (See discrimination and harassment) employees DAA, DH, DIA students DIA, FB, FFH, FFI, FNC interns DIA Hatch Amendment EF hate literature FNAA, GKDA Hazard Communication Act DI hazardous routes CNA hazing DH, FFI, FNCC, FOD health administering medication FFAC, FFAF care plans FFAF communicable diseases DIA, DBB, EHAA, FFAD, FL examinations/screenings diabetes FFAA drug/alcohol DHE, FNF dyslexia EHB hearing and vision, scoliosis FFAA personnel DBB, DHE studentsstudent health FFAA immunizations FFAB

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insurance CRD, FFD relations withmental health authorities GRABQ, DMA, FFB, FFEB requirements for enrollment FFAB services DBB, FFA, FFAA, FFAC, FFAF school-based health centers FFAE wellness policy, student FFA Health Information Portability Accountability Act (HIPAA) DAB, CRD hearing examiners BJCE, BJCF, DFAA, DFBA, DFBB, DFCA, DFD, DFF, DFFA, DFFB, DFFC hearing impaired BE, EHBHEHBA, EHBAA, EHBAB, EHBAC, EHBH, FBA hearings board BE, DFBB, DGBA, FNG, GF budget CE challenging content of student records FL due process employees complaints/grievances DGBA, FNG, GF employment related BJCF, DFAA, DFBA, DFBB, DFCA, DFD, DFF, DGBA students FOD. FOF expulsion of students FOD financial management report CFA independent hearing examiner DFBB, DFD(See hearing examiners) nonrenewal BJCF, DFBB public hearings AF, AIB, AIC, CCG, CDB, CE, CFA, CKC, CQ, DEA, EFB, EHBC, EHBL, EL, ELA, GKA student discipline FOD, FOE, FOF higher education visits FEA high school, college, and career preparation EHAC High School Equivalency Program (HSEP) EHBL highly mobile students FFC HIPAA (See Health Information Portability Accountability Act) hiring at-will (noncontractual) DC, DCD authority BJA, DC contractual DC, DCA, DCB, DCC, DCE internal auditor CFC, DC nepotism (See nepotism) practices DAC, DC superintendent BJB HIV (See AIDS/HIV communicable diseases) holidays and vacations personnel DED school EB religious holidays DEC, FEA, FEB school vacations EB holdover doctrine BBC, DBE homebound instruction EEH, EHBA homeland security BEC, CKC, FD, GRC homeless students CNA, EHBAB, EHBC, EHBD, EHDC, EI, FB, FD, FDC, FFAB, FFC home-rule school district or charter AG home-school instruction FDAhomeschool students EHBAA, FD, FEA homework EIA honor graduates EIC honors courses EHBN, EIC, EIF hospitalization insurance CRD hours of school day EC housing authorities relations GRA HSEP (See High School Equivalency Program) EHBL human sexuality education EFAAEFA, EHAA hunter safety education EHAD hurricane warnings CKC

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IDEA (Individuals with Disabilities Education Act) EHBA. EHBAA, EHBAB, EHBAC, EHBAD, EHBAE identification card CLA illness personnel DBB, DEC, DECA student FEC, FFAC, FFAD immunity (See liability) immunizations FD, FFAB incentives BQB, DEAA, DEC inclement weather procedures (See also catastrophes and disasters) CKC income tax, salary deductions for CFEA increments, salary DEA independent auditors CFC independent hearing examiners BJCE, BJCF, DFAA, DFBA, DFBB, DFCA, DFD, DFF, DFFA, DFFB, DFFC individual graduation committee (IGC) EIF, EKB individualized learning correspondence course EHDE credit by examination EHDB, EHDC distance learning EHDE exams for acceleration EHDC remedial instruction EHBC special education program (IEP) EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE tutorial program EHBC individualized education program EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE individualized health_care plan FFAF individualized services plan EHBAC industrial development authorities GRA infection control officer GRC infrastructure partnerships CDH information access to district (See records BBE, GBAA) access to employee records BBE, DBA, DN, GBAA access to student records BBE, FL demographic data CQ, GBA, GND innovation districts AF innovative programs EGAEHBJ inoculations FFAB inspections, district district vehicles CNB facility CS, CV purchasing CHD maintenance CLB safety CKA instructional arrangements EE, EEA, EEB, EEC, EED, EEH, EEJ, EEL, EEM, EEP instructional contracts with outside agencies EEL, EHBA, EHBAC instructional day EC, EED instructional facilities allotment CBA, CCA, CS instruction facilities design CS instructional goals and objectives BQ, BQA, BQB, EA(See instructional program) instructional materials adoption of EFAA advertising materials, use of FMA

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accelerated instruction EKB

allotment CMD board action EFAA **Braille CMD** certification CMD, EFAA college preparatory courses EHBC complaints concerning EFAEF conflict of interest BBFB, CMD, DBD, EFA custodian CMD condition of CMD control of CMD copyrighted material CY curriculum guides EG destroyedgenerally CMD, EFA distribution of CMD disposal CMD electronic BBFB, CMD, EFAA inventory CFB, CMD lesson plans EEP library, media center EFB open-source EFAA ownership CMD period of use EFAA purchase CMD rebates/commissions, accepting BBFB, DBD, EFAA reports, forms to be completed for inventory CMD parental access to EF, EHAA, FNG responsibility for CMD, DG requisitioning and responsibility for CMD sale, disposal, or donation of CMD samples and publisher contracts EFAA selection of and adoption BBFB, DBD, EF, EFA, EFAA, EHAA supplemental CMD, EFAA surplus CMD teaching plans EEP team EFAA instructional program (See also special programs) college course work EHDD curriculum (See curriculum) 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 schoolEB, EHBA, EHBC, EHDA, EIE travel study EHBM goals and objectives BQ, BQA, BQB, EA innovative and magnet programs EGAEHBJ 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, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE instructional television EFF

insurance adjustor and carrier CR change of coverage CR Consolidated Omnibus Budget Reconciliation Act (CO-BRA) CRD construction CV deductions/reductions from salary CFEA enrollment information CRD fire CRA generally CR Health Insurance Portability and Accountability Act (HIPAA) DAB, CRD health, life, disability CRD liability CRB school property CR, CRA retiree contributions DEA student FFD tax-sheltered annuities CFEA, CRG TRS-Active Care CRD unemployment CRF workers' compensation CRE, CV intellectual property rights CY intensive math and science program EHBC interdistrict relations EHBA, FDA interlocal agreements CH, GR, GRB interlocal cooperation contracts GRCNA, CRB, CRE, CV, CVF, GRB internal auditor CFC, DC international baccalaureate program DK, EHDD, EIC, EIF, EK, FM internet (See also website postings) broadcast board meetings BE Children's Internet Protection Act CQ posting BBFA, BE, CHE, CQA, DBD, DC use of, by board members BBI use of, by employees/students CQ, FNCE intern program DBA, DIA, GNC interrogations and searches DHE, FNF, GRA interruption of classesinstruction EC, EKB, FNCI, GKA interscholastic activities/athletics FM, FMF, GKA Interstate Compact on Educational Opportunity for Military Children EHBAB, EIF, EKB, FB, FDD, FEA, FFAB, FL, FM intoxicants BBC, BJCF, DFBA, DFBB, DFCA, DH, DIDHE, FNCF, FNF, FOC, FOD, FOF, GKA, GKD intramural sports FMF inventories CFB investments, bond sales CDA investments of school funds CDA intrastate pipeline emergency response plan CS inventories CFB

investments CDA

- J -

job order contracts CVF JROTC program CG, <u>DBA, EEL,</u> EHAD, EIF junior colleges, high school credit program EHDD jurisdiction district, over students FO, FNC, <u>FO</u> peace officers CKE, <u>CKEA</u> jury duty DEC, <u>DG</u> juvenile justice system FODA(<u>See discipline, student</u>) juvenile case manager, compulsory attendance FED juvenile residential facilities EEM

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juvenile service providers FL, GRAC

- K -

key control CLA kindergarten acceleration EHDC <u>class size EEB</u> eligibility FD instructional requirements EHAB progress reports EIA retention EIE school day EC knives DH, FNCG, FOD, GKA

- L -

labor organizations DGA, DGB land, sale of BAA, CDB, CDBA language other than English (See curriculum) language other than English EHAB, EHAC law enforcement agencies **GRAGRAA** district peace officers CKE, CKEA, GKA officers on district property GKA, GRA reports from records FL, GRAGRAA reports to/refer to DH, FFG, FNF, GRA and from GRAA school resource officers CKE, CKEC, GKA vehicles CI lawful assembly, disruption of GKA lay-offs (RIF) DECA, DEF See reduction in force) learning disabilities EHB, EHBA, EHBAA, EHBAB, EHBAC, EIE(See special education) lease of real property by the district CX leasing and renting authority BAA, GKD buildings and grounds CDB, GKD buses CNACH, CNB charges by district CDD, GKD commitment of funds CE equipment and supplies CMB(See equipment and supplies) payments CDD, CX facilities, buildings, and grounds CDB, GKD lease-purchase agreement CHG, CL prekindergarten facilities EHBG lease of real property by the district CE, CHG, CX leaves and absences, employees assault (recuperative leave) DEC bereavement leave DEC concurrent use of DEC continuation of health benefits CRD discretionary use of DEC donations of leave DEC extended DEC family and medical leave (FML) 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 CRD, DAA, DEC, DECA, DECB nondiscretionary use of DEC offsetting paid leave benefits CRE, 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/medical appointments FEB, 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 administering medication/medical services FFAC, FFAF, FFEB, FM board members BBE, CRB for damage to school property FNCB charter programs EL child abuse reports FFG construction CV copyright CY federal securities law CCA immunizations FFAB insurance CR, CRB, FFD monitoring, interventions/sanctions AIC parents/students FD, FEA, FNCB school personnel CRB, DG, DHDGC, DHB, DHC, FFAC, FFG, FOE<u>, GRA</u> volunteers FFAC, GKG, GRAA liaison children in conservatorship of state FFC court-related FFC homelessliaisons for students FFC libel FNAA. GKDA library-media center materials, complaints EFA professional resources EF, EFB records and reports EFB selection of materials EFA lice FEC, FFAA life insurance CR, CRD life skills programs EHAD Limited English Proficiency (LEP) EHBC, EHBE, EIE, EKB, EKBA(See English language learners) limited open forum FNAB line and staff relations BKB line item transfers CE litigation expenses CRB lobbying (restrictions) BBBD, CH, BBFB Local Government Records Act CPC, GBA, GBAA local health education and health-care advisory council FFAE

local government relations GRA

local tax revenues CCG, <u>CCGA</u>, <u>CCGB</u> locker searches DHE, FNF loitering GKA loss control CK, CKA, CKB, CKC loyalty oath BBB LPAC (Language Proficiency Assessment Committee) EHBE, EIE, EKBA lunchroom maintenance CLB

- M -

McKinney-Vento Homeless Education Assistance Improvements Act of 2001 CNA, EHBD, EHBF, FD, FDC, FFAB. FFC mail service CPAB maintenance bus maintenance CNB, CNBA changes and alterations CLB makeup work for students EIAB manifestation determination (IDEA) EHBADEHBAE, FFC, FOF married students FND marshal, school CKE, CKEB, GBA master teacher grantsteachers DEAA maternity leave DEC, DECA, FNE(See leaves and absences, employees) meal service CO, COB(See food service) media and service centers (, regional) GNB mediation (See complaints/grievances) Medicaid FLA medical examinations DBB, DEC, DECA, DHE, FFAA, FFAE medical insurance CR, CRD, FFD medical treatment FFAC, FFAE Medicare CFEA, CRD medication FFAC, FFAF meeting notice board of trustees BEbudget 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 and public complaints GF hearings and public meetings) special education (ARD/IEP) EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE memorials CDC, CW mental health first aid immunity DGC mental health intervention FFB mental healthand promotion BQ, DMA, FFB, FFEB mentoring DBA, DEAA, EHBC, FEB, GKG metal detectors FNF, GKA microfilm CPC, FL, GB, GBAA migrant student EHBD, Elstudents EHBAA, FEC, FFC migratory child EEB, FD mileage reimbursement BBG, BJCA, DEE military dependents FD, FDD

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discharge records GBA instruction (JROTC) CG, EEL, EHAD, EIF leave CRD, DAA, DEC, DECA, DECB(See leaves and absences, employees) recruiters FL, GKC minerals, sale of BAA, BDAA, CDB minimal nutritional value CO, FFA Minimum Foundation Program (See Foundation School Program) minimum high school program EIF minimum salary schedule DEA minimum teaching duties DL minutes of board meetings BDAA, BE, BEC mission statement, district AE mobile telephones FNCE modified duty DK mold damage remediation CL, CRB moment of silence EC moonlighting DBD, DEC, DECA moral turpitude BJCF, CH, CJA, DBAA, DF, DFBB, DH moving costs reimbursement DEB multihazard emergency operations plan CKC municipal government GRA music program EHADEHAC, EMI, FM

- N -

name, changing district AB National Honor Society FG National School Boards Association BC National School Lunch Programand Breakfast Programs COB neighborhood associations GKE neighborhood schools FCEL nepotism BBFB, CCH, DBE, DC, DCD, DK new facilities, naming/dedication CW(See facilities: naming) new hire reporting DC news conferences and interviews GBBA news coverage board meetings BE, BEE, GBBA broadcasting and recording board meetings BE, BEC news media relations/new instructional facilities allotment CBA news releases and official spokesperson GBBA sports and special events GBBA newspaper public notices GC , school distribution of FMA night school EHBI, FP noncertified personnel DBA, DCD, DCE, DF, DHC, DK, DP, DPB noncontract employment DC, DCD nondiscretionary personal leave DEC(See leaves and absences, employees) nondiscrimination CS, DAA, DAB, DAC, DIA, FB, FFH, GA(See discrimination and harassment noninstructional schoolnonschool activities FNAB nonprinted materials and services EFB nonprofit organizations FJ, GE, GKD nonpublic information FL, GBA, GBAA nonrenewal, term contract BJCF, DFBB, DFFB, DFD nonresident students FD, FDA nonservice animals EMG nonschool employment DBD nonschool literature FNAA, GKDA

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nonschool use of school facilities GKD

No Pass, No Play FM note and bond payments CCA, CCF notice of position openingsvacancies DC notice to newspaper GC notice to parents re uncertified substitutes DK, DPB, EHBD notice to SBEC BJCE, DF, DFAA, DFBADFE, DHB nursing mothers DGBDG

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oath of office BBBBBBB objective criteria for personnel decisions DAC obscenity DH, FMA, FNAA, FNCA, GKDA observation days EHBK office management communications CPA computer technology BBI, CQ, CY mail delivery CPAB printing CPAA records and reports CPC telephone CPAC officer attendance FED board of trustees BDAA budget BJA, CE peace/police/school resource CKE death while on duty, CKEA, CKEC, DEB, EHAC public information (records) CPC, GBA, GBAA public information coordinator GBAA records managementBBD, CPC, GBAA offsetting paid leave benefits CRE, DEC offsetting paid leave benefits (See leaves and absences, employees) open campus FEE open enrollment FDB open-enrollment charter school AHAF, AG, AH, CDB, EL, open meetings BDB, BE, BED(See board meetings) open records (See Public Information Chapter of Government Code)GBA, GBAA operations, maintenance CLB organization administrative BJA board of trustees BDAA line and staff relations BKB opioid antagonist medication FFAC Optional Flexible Year Program (See extended instructional programs) organization charts BKA organization of grade levels ED organizations booster clubs GE business, civic, and youth groups GKE 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, GRAA, GRAC student FM, FNAB, FNCC orientation/training board members BBD employees DMA

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substitutes DPB other schools and/or districts, relations with FD, FDA, GNA outside agencies, instructional contracts with EEL <u>parent organizations GE</u> <u>personnel DGA, DGB</u> <u>educational entities GNA, GNB, GNC, GND, GNE</u> <u>governmental entities GR, GRA, GRAA, GRAC, GRC</u> <u>student FM, FMB, FNAB, FNCC</u> <u>orientation/training</u> <u>board members BBD</u> <u>employees, including substitutes CKC, DMA</u> outside employment DBD, <u>DEC, DECA</u> overtime DEA, DEAB

- P -

paging devices FNCE paperwork reduction BAA, DLB, GND paraprofessional personnel certification DBA, EHBD dismissal DCD hiring DC, DCD Paraprofessional Day EHBK reasonable assurance of re-employment CRF parent advisory committee BDF, BQA, BQB, EHAA, GE parent and family engagement advisory committee, deaf or hard of hearing EHBH campus-level planning committee BQB citizen advisory committees BDF conferences EIA discipline management FNC, FO, FOC, FOCA, FOD, FODA, FOE district-level planning committee BQA school-parent compactand family engagement plan EHBD parent-teacher organizations GE school health advisory council (SHAC) EHAA special education EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE wellness EHAA, FFA parent notification accreditation AIA accountability interventions and sanctions AIC asbestos management plan CKA attendance FEA audiobooks EHB automatic admission EIC bomb/terroristic threats CKC bullying FFI career and technology insurance program CRB college credit and distance learning programs EHDD, EHDE cybersecurity breach CQB dyslexia and related disorders EHB educator misconduct FFF grade advancement requirements and accelerated instruction EIE graduation requirements EIF law enforcement investigations GRA medical screenings FFAA medication administration FFAC mental health services, consent FFEB nondiscrimination FFH pesticide application CLB, FD

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public education grants FDAA school community guidance center, consent FFC school safety transfers FDE standardized testing results EKB student discipline FO, FOC, FOD, FOF student surveys EF student records FL uncertified substitutes DBA, DK, DPB, EHBD unpaid meal charges CO video and audio monitoring FO violent criminal offenses, student victims FDE 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 FFEFB, FFC, FFEA, FFEB, FFG exempt student from instructioninstructional programs EHA, EHAA, FNG student placement FDB, FNG parenting and paternity awareness program EHAC parking controls CLC, FFFD parochial schools FD partial credit EI partnership, school/community GKE charters EL, ELA part-time employees CRD, DC, DCD, DEC, DPB pass/fail courses EHAD patents CY patriotic societies GKD payment procedures CHF payroll procedures CFE, CFEA, DEA salary deductions/reductions CFEA schedule CFE peace/police officers CKE, CKEA, DEB, EHAC pediculosis FEC, FFAA(See lice) PEG (See public education grantsgrant program) PEIMS (See Public Education Information Management System) performance bonds CL, CV, CVD, CVE, CVF performance report, district AIB, BRBAA, BJCD, BQA, CQA. **GNDFOC** performances, student FME, FMF permits lunch FEE student work FEF teaching, issued by school district DBA visitors GKC persistently dangerous FDE personal graduation plan EIF personal leave DEC(See leaves and absences, employees) personal property disposal CI personal property disposal CI financing CHH purchases BAA, CCA, CH, CHG, CV records GBA personnel (See also paraprofessional personnel and professional personnel and support staff) absences DEC, DED, DFE, DMD appraisals BJCD, DN, DNA, DNB assignment/transfers BJA, DK, DP compensation DEA, DEAB personnel complaints/grievances DGBA code of ethics CAA, CBB, DBD, DH conduct DH, DHE, DIA(See conduct: personnel)

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conflicts of interest CBB, DBD, DGA, DH credentials and records DBA, DK criminal history record DBAA development DM, DMA, DMC, DMD exempt/nonexempt DEA, DEAB expense reimbursement DEE fringe benefits (See employment: benefits) gifts and solicitations DBD, DHA(See gifts) health examinations DBB, DHE, DEC, DECA illness DBB, DEC, DECA insurance CRD involvement in decision-making BQ, BQA, BQB participation at board meetings BED policy development BF school health advisory council BDF wellness program FFA jury duty DEC, DG leaves and absences (See leaves and absences, emplovees) liability CRB, DG, DGC, DHB, DHC, FFAC, FFG, FOE, GRA medical examinations DBB, DHE, DEC, DECA nonschool employment DBD objective hiring criteria DAC orientation DC, DMA, DPB organizations CFEA, CPAB, DGA overtime pay (nonexempt) DEA, DEAB nonschool employment DBD paid holidays DED part-time and temporary employment CRD, DEC, DPB participation in community/political activities DGA, GE qualifications BJA, DBA, DP records confidential, access to BBE, DBA, FL, GBA, GBAA credentials DBA custodian of DBA, FL, GBA, GBAA management officer CPC requests for copies GBAA welfare DI recruitment DC relations with students DH, FFH resignation DFE retirement DEG rights and privileges DG, DGA, DGB, DGBA salary deductions/reductions CFEA, CRG searches DHE staff development DMA, DMC staff meetings DLA standards of conduct (See conduct: personnel) temporary and part-time employment CRD, DEC, DPB transfer DK vacancies, employment DC vacation DED welfare DI work load/schedules DK, DL personnel-student relations DH, DIA, FFH pest control program CLB, DI, FD petition for student transfer (See also Every Student Succeeds Act) FDA, FDAA, FDB, FDE petitions DG, FNAA, GKDA petty cash accounts CHB PGP (See personal graduation plan) phones, cellular CPAC, FNCE physical education exemptions EHAC, EIF fees FP

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requirements EHAA, EHAB, EHAC, EHADEHBG, EIF, student-to-teacher ratios EEB, EHAA substitute courses EIF, EHAC use of facilities CX physical examination DBB, DEC, DECA, DHE, FFAA, FFAE physical fitness assessment FFAA physical restraint, student FO, FOF pilot projects EGA placement in-alternative setting FOA, FOC, FOCA, FOE, FOF of home-school highly mobile students FFC homeschool students FD of transferred expelled military dependent students **FDA**FDD of transfer students FD, FDA placement review committee FOA, FOD, FOE plagiarism EIA planning and preparation time DL planning process BQ, BQA, BQB playgrounds CS pledge of allegiance EC police on school premises CKE, CKEA, CKEC, GKA, GRA policy system attorney involvement BDD community involvement BF, BQA, BQB development, adoption, amendment, distribution, review BF implementation through regulation BP, FN staff involvement BF, BQA, BQB student involvement FNB superintendent authority for recommendations BJA political activities BBB, BBBBBBBB, CPAB, DGA, GKD political advertising **BBBB**BBBD, 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 FNF, FOA, FOCA, FOD, FOE, FOF, GKA postings, required website CQA postsecondary instructional program, fees FP power of attorney FD practice teaching GNC prayer DMA, EC, EMI, FMH, FN, FNA, FNAB pregnant employees DEC, DEAB pregnant students EHBC, FB, FED, FFAB, FFAC, FNE prekindergarten EC, EEB, EEL, EHBC, EHBG preparation, teachers DMA press services board meetings BEE, GBBA sports and special events GBBA prevailing wage law CV prevention, dropout BQA, BQB, EHBC principal's principals performance incentive BQB principal's qualifications DP principal evaluation DNB printed materials and services charges for copies FL, GBAA copyrighted materials CY printing and duplicating CPAA, FL, GBAA prior review FNAA, GKDA private lessons/tutoring DBD, FEF private schools, relations with school students FD, FEA private tutoring DBD private vehicles, use of CLC, CNA, EFD, FFFD, FMG probationary contracts

employment practices DC, DCA resignation DFE suspension **DFAA** termination at end of year DFAB termination during contract DFAA termination at end of year DFAB probationary status, return to DFAC professional conduct/ethics DH(See conduct: personnel) professional growth/development board member BBD personnel DM, DMA, DMC, DMD superintendent BJA, BJCB professional leaves and absences DEC(See leaves and absences, employees) professional meetings DLA, DMD professional organizations dues CFEA participation in DGA, DGB use of facilities DGA professional personnel (See also personnel) academic freedom EMA, EMB accountability (See appraisal) appointment DC, DCA, DCB, DCC, DCD, DCE assignment DK appraisals BJCD, DN, DNA, DNB compensation DEA, DEAA, DEAB, DK conferences and visitations DMD consulting BJCC continuing contracts DCC, DFAC, DFC, DFCA, DFE, DFFC contract nonrenewal BJCF, DFBB, DFFB, DFD contracts BJC, DCA, DCB, DCC, DCE dismissal BJCE, DCD, DCE, DF, DFAA, DFBA, DFCA, DFFA, DFFC employment practices DC, DCA, DCB, DCC, DCD, DCE, DK ethics DBD. DH evaluation/appraisal BJCD, DN, DNA, DNB expense reimbursement BJCA, DEE filling, including vacancies DC financial ethics CAA, CBB, DBD, DH growth and development DM, DMA, DMC, DMD hearings before hearing examiner BJCE, DFBB, DFD, DFFA, DFFB, DFFC hiring BJB, DC, DCA, DCB, DCC, DCD, DCE leaves and absences DEC, DECA, DECB, DED(See leaves and absences, employees) medical examinations DAA, DBA, DBB noncertified personnel DBA, DBAA, DCD, DCE, DF, DHC, DK, DP, DPB non-Chapter 21 contract DCE nonrenewal BJCF, DFBB, DFFB nonschool employment DBD orientation DC, DMA, DPB part-time DPB principals, qualifications and /duties DP probationary contract DC, DCA, DFAA, DFAB, DFAC, DFE probationary status, return to DFAC professional organizations DGA, DGB publishing DME qualifications/credentials DBA, DK, DPB, EHBD reassignment DK recruitment DC reduction in force DFF continuing contracts <u>DFCA, DFFC</u> financial exigency <u>BJC, BJCG, CEA, DFAA, DFBA,</u> DFBB, DFCA, DFD, DFF, DFFA, DFFC

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program change DFFB 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 supplemental duty DEAA, DK suspension DFAA, DFBA, DFCA term contract DC, DCB, DFBA, DFBB termination DF, DFA, DFAA, DFAB, DFAC, DFB, DFBA, DFBB, DFC, DFCA, DFD, DFE, DFFA, DFFA, DFFB, DFFC transfer DK vacation DED welfare DI work load/schedules DEA, DK, DL professional services/outside sources, purchasing CH, CV professional visitors and observers GKC program change DFFB programs, special EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EHBB, EHBC, EHBD, EHBE, EHBF, EHBG, EHBH, EHBI, EHBK, EHBL, EHBM, EHBN programs, special (See curriculum: special programs) prohibited weapons DH, FNCG, GKA 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 disposal CI equipment CMA, CMB, CMD(See equipment and supplies) federal awards CBB insurance CR, CRA intellectual property CY lease by the district CE, CHG, CX personal property disposal CI personal, salefinancing CHH purchases BAA, CCA, CH, CHG, CV prohibited use of CIresources CE real, sale of CDB property revenue bonds from proceeds CDBA sales CDB surplus, acquisition BAA, CHG disposal of CICDB, CDBA lease to others CDB, CX open meeting exception BEC revenue bonds from proceeds CDBA sale or exchange CDB title policy-land purchases CHG substantial interest, conflict BBFA records GBA protected health information (PHI) CRD, DAB, FL, GBA psychological services/testing DP, EHBA, EHBAA, EHBAE, EHBH, FFAC, FFB, FFC, FFE, FFEB, FFG psychotropics FFAC, FFEB, FFG public access to defibrillators CKC public access to school records BE, DBA, FL, GBAA publications

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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) **CQCBA** public facilities corporations CDH Public Funds Investment Act CDA public gifts CDC, GE(See gifts) public hearings BE, BQA, BQBAF, AIB, AIC, CCG, CDB, CE, FFCCFA, CKC, CQ, DEA, EFB, EHBC, EHBL, EL, ELA, GKA public information GBA, GBAA, GBB, GBBA Public Information Chapter of Government Code GBA, GBAA public notices GC public meetings AF, AIA, BDAA, BE, BED, BQA, BQB, CBB, CCA, CCG, CE, CFA, CH, CNC, CVA, DEA, DGBA, EA, FNG, GF public notices GC public official, defined BBFA, BBFB, DBE public participation at board meetings BE, BED, CE Public Property Finance Act (PPFA) CCA, CHG, CHH public records GBA, GBAA public relations GB public school child care FFC public servant, defined BBFA, BBFB, DBEDBD, DH publishing DME purchase orders CHD purchasing authority CH, CV best value method CH, CV bids and proposals CH, CV, CVA, CVB bill payment authorization CHF board approval bus purchase or lease CH, CVCNB competitive bidding CH, CVA computers CH construction CV, CVA, CVB, CVC, CVD, CVE, CVF cooperative purchasing agreements CBB, CH cost control CHD food CH, COA fuel CH inspections, quality control CHD lease-purchase agreement CHG, CL payment procedures CHF professional services CH, CV property (See property) purchase orders and contracts CH, CHDCVF requests for proposals CH, CV, CVB requisitions CHD sales calls and demonstrations CHE, GKC specifications CHD, CVA, CVB surplus commodities CO vendor conflict disclosure CHE warranties CHD

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qualifications board members BBA principal DP superintendent BJA

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teachers DBA, EHBD qualifying exigency for FMLA DEC, DECA, DECB quantity purchasing consumable supplies CH, CHD food COA questioning and searches DHE, FNF, GRA quorum, board meetings BBBBBBB, BBE, BDB, BE

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racial discrimination, prohibition on DAA, DIA, FB, FFH (See discrimination and harassment) raffles CDC, GKB reading academies DMA real property reading credits EIF real property appraiser CH authority of board acquisition BAA, CHG broker BAA, CDB disposal of CICDB, CDBA lease ofto others CDB, CX open meeting exception BEC revenue bonds from proceeds CDBA sale or exchange CDB site acquisition CV sale or exchange CDB substantial interest, conflict BBFA reasonable absence control CRE, DEC reasonable assurance of employment CRF, DCD, DCE receiving equipment and supplies CMA(See equipment and supplies) recognition and awards board members BBG employees, DJ students, FG recommended high school program EIF records. academic achievement record El access toby board members BBE 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 recordsgenerally GB, GBA, GBAA highly mobile students FFC law enforcement FL, GRAA microfilm CPC, DBAFL, GB, GBAA students FL request for AG opinion GBAA request for copies FL, GBAA special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EHBAF, FL records administrator defined and duties BBFA records and reports attendance, student FE, FEA, FEB, FEC, FED, FEE, FEF budget CE, CFA burglary and damage report CLD certificate of coursework completion EI, EIF discipline FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE. FOF financial BBFA, CAA, DBD

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health appraisal FFAA immunizations FD, FFAB inventories CFB law enforcement BJA, DH, FL, GRA, GRAA 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, GRAC retention and destruction CPC, FL, GBAA special education students EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, FL, FOE student records FL transcripts and permanent record EI, EIA, EIF, FL transfer of cumulative records FL records management functions officer for public information CPC, GBA, GBAA public information coordinator BBD, CPC, GBAA records administrator BBFA, CHE, CPC records management officer CPC records management plan CPC recreational facilities bonds CCA, CCD recreation department relations GRA recruitment of personnel BJB, DC recycling CH, CL redistricting BBB reduction in force financial exigency, due to BJC, BJCG, CEA, DFAA DFBA, DFBB, DFCA, DFD, DFF, DFFA, DFFC continuing contract DFCA, DFFC under continuing contract DFFC generally DFF not under contract DCD probationary contract DFAB program change, due to DFFB under probationary contract DFAB under term contract DFF, DFFA, DFFB referenda, bond CCA regional service centers (See education 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 CCGCCGB release time, personnel DMD releasing students from school FEB, FEE, FEF, FFFA religion, study of DMA, EMI religious discrimination (See discrimination and harassment) Religious Freedom Restoration Act (RFRA) DAA, EMI, FB, GA religious holy days, absence for DEAA, DEC, FEA, FEB, FEC religious matters, neutrality in EMI, FNA, GA Religious Viewpoint Antidiscrimination Act FNA remedial instruction EC, EHBC, EHDD, EIE removal board members, from office BBC individuals, from school premises BED, GKA students by bus driver FOA to disciplinary alternative education programs FOC emergency FOE discipline removals (See discipline, student) by parents from class EF, EHA, EHAA special education students EHBA, FOF

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by teacher FOA out-of-school suspension FOB renewal of contracts BJCF rentalcharges by district CDD, GKD (See leasing by district CX and renting) use of facilities by community GKD repairs buildings, grounds, and equipment CH, CLB, CV bus CNB renovations (See facilities) report cards campus AIB, BQB, BR district AIB, BQA, GND student EIA reports BR accidents/hazards CKB audit CFC board member information requests BBE board training BBD child abuse investigations GRA child abuse, neglect, and maltreatment FFG college credit EHDD disciplinary alternative education program FOEHDD district and campus performance AIB educator misconduct DHB, DHC, FFF financial BBFA, CAA, CDA, CFA fraud or financial impropriety CAA generally BR inventories CFB law enforcement DH, GRAA leave DEC(See leaves and absences, employees) limited English proficient students EHBE natural gas CS on-the-job injuries CRE PEIMS CQCBA performance, district and campus AIB records management CPC report card/progress reports EIA restraint reports, student FO safety and security audit CK SBEC, to DBAA, DF, DFE, DH, DHB records management CPC special education students (See ARD committee) student assessment performance AIB student attendance FEB student discipline FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF student health screenings FFAA student immunization FFAB student physical fitness FFAA student progress EIA, EIE, EKC required instruction (See curriculum) 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, BBC elections BBB personnel DB student enrollment FD, FDA, FDB superintendent BJC

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sabbaticals DEC safe harbor (See FLSAFair Labor Standards Act) safe schools FDE safety program <u>(See security and safety)</u> accident prevention CKB buildings and grounds CLB, CLC crowd control GKA emergency plans CKC employee participation DH inspections CKA student FFF student patrols FFFB

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student transportation CNA training CK, CKA, CKC salary incentives **DEAA** deductions/reductions CFEA salary, CRG, incentives DEAA salary reduction DEA, DFFA salary schedules personnel DEA, DK superintendent BJCA sales (See disposal) buses CNB equipment and supplies CI instructional materials EFAA personal property CI real property CDB sales calls and demonstrations CHE, GKC Sarbanes-Oxley (See financial ethics) savings program, school-based EHAD 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 meal repayment CO salary DEA school day EC student EED transportation, student CNA year-round schools EB(See extended instructional programs) scholarships CDCEI, EIC, FG school assemblies ECFNCI, GKA school attendance areas FC school attorney BDD school-based health centers FFAE school board (See board of trustees) school closing EB, CKC, DEA school-community alternative education EHBC, EHBL school-community guidance programcenter FFC school-community relations GK, GKA, GKB, GKC, GKD, GKDA, GKE, GKF, GKG school day DL, EC(See schedules) school directories FL. GBAA school facility planning and construction (See facilities) planning and construction CS, CT, CV, CVA, CVB, CVC, CVD. CVE. CVF selection of architects and engineers CV, CVB school fairs FJ school health advisory council (SHAC) BDF, BQ, EFAAEFA, EHAA, EHAC, FFA school holidays DED, EB school marshal CKE, CKEB, GBA school newspaperspublications FMA, GBB school property, student care of FNCB school report card AIB, BR school resource office officer (SRO) CKE, CKEC, GKA school safety center BR, CK, CKC, CS(See Texas School Safety Center) school safety transfers FDE school-sponsored media GBB school supplies CMD, DBD, FP school volunteers FH, GKG

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service center, regional education GNB(See education service centers severance pay BJCE sex discrimination (See discrimination and harassment) 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 EFAAEFA, EHAA sex offender registration CJA, DBAA, DF, FOE, GKC, GRAA sexting FFF sexual abuse BBD, BQ, DG, DGC, DH, DIA, DMA, FFEB, FFG, FFH, FOCGRA sexual harassment and discrimination DAA, DIA, FB, FFH, FNC SHAC (See school health advisory council) shared services arrangements BQ, DBAA, EHAC, EHBA, EHBACDF, DP, EHAD, EHBB, FFEA, FOCA, GNB shop sales CDE short-term notes CCF sick leave DEC(See leaves and absences, employees) site-based decision-making BQ, BQA, BQB sites (See property) acquisition procedures CHG, CT plans and specifications CS, CT smoking BDF, DH, EHAA, FNCD, GKA, GKD social events, students FMD social media CQ, DH socialand networking CQ, DH social security deductions CFEA social services, student FDC, FFB, FFBA, FFC, FFE, FFEA, FFEE software CQ, CY solicitation of funds CDC, DHA, FJ sororities FNCC Southern Association of Colleges and Schools GNEEHDD special board meetings BE special education academic assessment EKB ARD committee EHBAB assistive technology EHBA certificate of attendance FMH contracting for EEL, EHBA, EHBAC diplomas/graduation EIF, FMH discipline FOF program requirements IDEA (Individuals with Disabilities Education Act) EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE proceduralprogram requirements EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE staff development related to DMA transition plan EHBA, EHBAD, EIF transportation for CNA, CNB video/audio monitoring EHBAF special populations, student EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EHBB, EHBC, EHBD, EHBE, EHBF, EHBG, EHBH, EHBI, EHBK, EHBL, EHBM, EHBN special programs adult education/community education EHBI at-risk EHBC, EIE, FDAA bilingual education/English as a second language EHBE career/technical education CNA, EEL, EHBF, EIF deaf or hearing-impaired BE, EHBA, EHBAA, EHBAB EHBAC, EHBH, FBA disciplinary alternative education programs FOA, FOCA, FODA driver education EHAD

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dropout BQA, BQB, EHBC dyslexia BQ, EHB, EHBC, EIE, EKB, EKC, EL equivalency EHBL firearm safety EHAD gifted and talented students EHBB homebound instruction EEH, EHBA hunter education/firearm safety EHAD mental health intervention BQ, DMA, FFB, FFEB prekindergarten EEB, EEL, EHBC, EHBG remedial/compensatory instruction EHBC, EHDD, EIE special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EHBAF(See special education) suicide prevention BQ, DMA, FFB, FFE, FFEB Title I EHBD tutorials EHBC specifications bids, proposals CH, CV, CVA, CVB construction plans and specifications CS, CV, CVA, CVB, CVC, CVD, CVE, CVF educational facility specifications CS, CT sports (See also athletics) FFAA, FM, FMF sports and special events news coverage GBBA SRC (School Report Card) (See report cards) SRO (See school resource officer) 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 STAAR (See State of Texas Assessments of Academic Readiness) state aid eligibility determination CBA revenues CB. CBA special programs GND state education agency relations GND staff (See personnel; see also professional personnel and support staff) State Board for Educator Certification (SBEC) CJA, DBA, DBAA, DC, DF, DFE, DH, DHB, DKDP State of Texas Assessments of Academic Readiness (STAAR) EI, EIA, EIC, EIE, EKB, EKBA, FMH State School Boards Association BC state virtual school network EHDE "stay put" IDEA students EHBAE steroids EHAA, FFACFM, FNCF, FNF stipends DEAA Stored Wire and Electronic Communications and Transactional Records Access Act CQ strikes, employee DGA structural pest control CLB, DI, FD, GB students absences and excuses FEA, FEB, FEC, FM 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

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extracurricular activities FM, FMF fees FP field trips CNC, FNG, FMG funds management CFD interscholastic activities/contests FMF organizations/clubs FM, FNAB, FNCC participation eligibility FM performances FME social events FMD sponsors, clubs DEA, DK, FM student government FMB transportation to FMF. FMG use of district vehicles CNB student government FMB admission children of nonresident staff FDA eligibility FD, FDAA exchange students FD expelled students FD, FOD, FODA, FOF falsification of records FD homeless FD, FDC homeschool transfers FDA, FEA nonresident students FD, FDA requirements FD, FDA, FFAB transfers FDA, FDAA, FDB tuition EHBG, FDA alcohol/drug use or possession FNCF, FNF, FOCFOA, FOCA, FOD, FOE, FOF allergies FFAF arrests FL, GRA, GRAA assaults on others FNCH, FOD(See discipline, student) assemblies EC, FMFNCI assessment EIE, EK, EKB, EKBA, EKC, EKD, FD assignment to classes EHBA, EIE, FD attendance zones FC, FDB assignment to schools disciplinary settings (See discipline, student) from homeschools FD intradistrict FDB parental request FDB, FNG residence requirements FD, FDA, FDB assistance and counseling programs EHBH, FFB, FFBA, FFC, FFE, FFEA, FFEB, FFG, FFH, FFI attendance FEA, FEB, FEC, FED, FEE, FEF automobile use CLC. FFFD awards and scholarships EI, EIC, FG bicycle use FFFD bullying FFI bullying CQ, FFH, FFI care of school property FNCB child abuse/neglect BBD, BQ, DG, DGC, DH, DIA, DMA, FFEB, FFG, FFH, GRA clubs, gangs FNCC competency testing EIE, EKB, EKBA, EKC, EKD complaints FNG complaints FNC concussions FM conduct FO code of conduct FNC, FO extracurricular standards of behavior FM, FO generally FNC, FNCA, FNCB, FNCC, FNCD, FNCE, FNCF, FNCG, FNCH, FNCI, FO on school buses FFFF, FC violation FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF conferences, student/parent EIA consent to treatment by minor student (See also parental rights) FFAB, FFAC, FFEA

contests and competitions FG, FM, FMF corporal punishment FO cyberbullying CQ, FFH, FFI demonstrations or strikes FNCI detention FO discipline FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF dress code FNCA dress and grooming FNCA drug testing, extracurricular activities FNF due process FNG, FOC, FOD, FOE, FOF dyslexic EHB, EHBC, EKC, EL early graduation EI, EIC, EIF, FMH elections FMB emergency placement FOE employment EED, FEF equal educational opportunity EHBA, FB exchange students FD expelled from another district, FDA, EIF expulsion FO, FOD, FODA, FOF fees, fines, and charges FP foster care CNA, EHBAB, EHBAE, EHDC, EHDE, EI, FD, FEA, FEB, FED, FFAB, FFC, FFEA, FO gifts to staff members DBD, DHApersonnel (See gifts) government FMB graduation assessments EKB early EIF, FMH endorsements EIF exercises FMH honor graduates EIC individual graduation committee (IGC) EIF, EKB of student in conservatorship of DFPS EIF prayer FMH, FNA ranking of graduates EIC requirements EIF special education students EIF, FMH handbook FN hazing FFI, FNCC, FOD health requirements/services FFA, FFAA, FFAB, FFAC, FFAD, FFAE, FFAF homeless CNA, EHBAB, EHBC, EHBD, EHDC, EI, FB, FD, FDC, FFAB, FFC immunizations FD, FDD, FFAB iniury or sudden illness FFAC in residential facilities EEM, EHBA, EHBAC, FD in conservatorship of DFPS EIF, FDCNA, EHBAB, EHBAE, EHDC, EHDE, EI, FD, FEA, FEB, FED, FFAB, FFC, FFEA, FO insurance programs FFD interrogations guestioning 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 mental health intervention BQ, DMA, FFB, FFEB nonresident FD, FDA organizations FM, FNAB, FNCC performances FME physical examinations FFAA, FFAE placement EIE, FD, FDD placement in alternative settings FOA, FOC, FOCA, FOE, FOF possession of telecommunications/electronic devices **FNCE** placement/withdrawal EIE, FD, FDD, FEA prayer EC, EMI, FMH, FN, FNA, FNAB

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pregnancypregnant students EHBC, FB, FED, FFAB, FFAC, FNE progress reports EIA promotion and retention EIE psychological services DP, EHBA, EHBAA, EHBAE, EHBH, FFAC, FFB, FFC, FFE, FFEB, FFG publications, school FMA, FNAA records academic achievement record El access by board members BBE access to FL challenging content of (hearing and appeal) FL custodian of FL directory information FL falsification FD highly mobile students FFC 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 release to juvenile service providers GRAC review and destruction of BBBB, CPC, DBAA, FL, GBAAGB right to information and privacy BBE, EF, FL, GBAA transcripts and permanent record EI, EIA, EIF, FD, FDA, FL transfer of EIF, FD, FFAB, cumulative records FL relations with staff DH, DIA, FFH released time FEF removal from bus FOA removal from class, discipline FOA, FOB, FOC, FOD. FOE, FOF removal to disciplinary alternative programs FOC, FODA rights and responsibilities FN complaints FNG alcohol/drug use, possession FNCF, FNF, FOC, FOD, FOF codedistribution of conduct FO complaints FFH, FFI,literature 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/electronic devices FNCE pregnant students EHBCFB, 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, FMH, FNA, FN, FNA, FNAB searches FNF special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE student government FMB tobacco use/smoking FNCD weapons FNCG, FOD safety FDE, FFF, FFFD safety patrolsFFFA, FFFB, FFFD, FFFF searches FNF searches FNF by trained dogs FNF

schedules **EEC**, EED sexting FFF school-age parents EHBC sexting FFF sexual abuse BBD, BQ, DG, DGC, DH, DIA, DMA, FFEB, FFG, FFH, GRA sexual harassment and discrimination DAA, DIA, FB, FFH FNC smoking/tobacco use or possession BDF, DH, EHAA, FNCD, GKA, GKD social media CQ social events FMD social media CQ social services FDC, FFB, FFBA, FFC, FFE, FFEA, **FFEB** suicide prevention BQ, DMA, FFB, FFE, FFEB student government FMB student parents EHBC, FFAB surveys EF, FFAA suspension FM, FO, FOB transfer petition procedures FDA, FDB transfers and withdrawals FD, FDA, FDA, FDB, FEAFDE, FFAB, FFC transportation services authorized/nonschool use CNA, 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 visual depiction of minors FFF volunteers FH weapons DH, FNCG, FNCH, FOD, FOFGKA welfare FF, FFA, FFAA, FFAB, FFAC, FFAD, FFAE, FFAF, FFB, FFBA, FFC, FFD, FFE, FFEA, FFEB, FFF, FFFA, FFFB, FFFD, FFFF, FFG, FFH, FFI with disabilities (See also special education and Section 504) confidentiality of records FL contracts for instruction EEL discipline FOF educational program EHBA, EHBAA, EHBAB, EHBAC 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 DBAA, EHAA, GNC subpoenas, personnel DEC substance abuse DH, DHE, DI, DMA, EHAA, FFEB, FNCF substitute care CNA, EHBAB, EHBAE, EHDC, EHDE, EI, FD, FEA, FEB, FED, FFAB, FFC, FFEA, FO substitute teaching DPB substitutes, parent notification DBA, DK, DPB suicide prevention BQ, DMA, FFB, FFE, FFEB summer lunch program COB summer school program EHBAEHBC, EHBE, EHDA, FD, FEA, FO, FOCA, FP sunscreen FFAC

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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/nonrenewal BJCE, BJCF supervision facility expansion project CV, CVA, CVB, CVC, CVD, CVE, CVF of students FFFA supplemental duties DEAA, DK supplementary materials selection and adoption EF, EFA, EFAA supplies CM. CMB. CMD support staff (See also personnel) assignment DK compensation DEA, DEAB complaints DGBA development opportunities DMA dismissal DCD, DCE employee organizations DGA, DGB evaluation DN exempt/nonexempt DEA, DEAB 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, DEAB 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 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 CGBDAE surplus property personal CI real CDB, CDBA surrogate parents EHBADEHBAE surveys of students EF, FFAA suspension of employees back pay DFBA

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- T -

tardiness FEC TAKS (See Texas Assessment of Knowledge and Skills) task forces, community GK tax abatement CCGCCGB ad valorem CCG, CCGA, CCGB anticipation notes CCF assessor/collector CCG bonding of CG duties and requirements BDAF collection BDAF. CCG county tax officials BDAF deposit BDAF disabled veterans CCG exemption CCG funds revenue source CCG hearings CCG increment CCG rolls BDAF, CCG taxation authorities relations GRA delinguent CCF, CCGA, CCH depository BBFA, BBFB, BDAE exemptions CCGA tax-sheltered annuities CRG TEA (See Texas Education Agency), relations with) Teach for Texas Grant EJFFEA teacher aides (paraprofessionals) DBA, EHBDEHBG teacher appraisal DNA teacher associations DGA, DGB teacher contracts DC, DCA, DCB, DCC, DCE teacher education program GNC Teacher Protection Act of 2001 BBE, DHDGC Teacher Retirement System (TRS) CFEA, CRD, CRG, DC, DEA, DEABDH, EL, GBA teacher-student ratios EEB, EEM, EHAA, EHBD, EHBE, EHBG, EIE, FOCA 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 BBI, CQ, CY, DH, EFB, EHBF TEKS (Texas Essential Knowledge and Skills) EHAA, **EIE**(See curriculum) telecommunications devices CPAC, DH, FNCE telephone use CPAC, DH television, instructional EFF temporary disability leave DEC (See leaves and absences, employees)

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temporary personnel DC and part-time employment CRD, DEC, DPB term contracts employment practices DC, DCB nonrenewal BJCF, DFBB, DFFB, DFD reduction in force DFF, DFFA, DFFB resignation DFE return to probationary status DFAC suspension **DFBA** /termination during year DFBA termination, personnel DCD, DCE, DF, DFA, DFAA, DFAB, DFAC, DFB, DFBA, DFBB, DFC, DFCA, DFD, DFE, DFF, DFFA, DFFB, DFFC tests credit by examination EHDB, EHDC tests administration of dyslexia EHB exams for acceleration EHDC generally EIE, EK, EKB, EKBA, EKC, EKD competency, student EIE, EIF, EKB credit by examination EHDB, EHDC dvslexia EHB exams for acceleration EHDC parental review EF, EKB, FNG selection and adoption EK testing program EK, EKB, EKBA, EKC, EKD use and dissemination of test results AI, AIA, AIB, AIC, AID, BR, EKB, GBA Texas Assessment of Knowledge and Skills (TAKS) EIE, EIF, EKB. FMH Texas Economic Development Act CCGCCGB Texas Education Agency (TEA), relations with GNEGND Texas Juvenile Justice Department (TJJD) EEM, FDEHBL, FD. FFG. FOCA. FODA Texas Open Meetings Act (TOMA) (See openboard meetings) Texas Principal Evaluation and Support System (T-PESS) DNB Texas School Safety Center BR, CK, CSCKC, FFB, FFF Texas Teacher Evaluation and Support System (T-TESS) DNA Texas Virtual School Network (TXVSN) EHDE textbooks (See instructional materials) threat assessment FFB ticket sales CDG. CFD time warrants CCB Title | EHBD Title I, Elementary and Secondary Education Act AIB, AID, BQ. CJ. DBA. DC. EHBC. EHBD. EHBE. EKB Title V FOC Title VII DAA, DIA Title IX employees coordinator DIA grievance procedures DGBA, DIA rights (See discrimination and responsibilities DAA, DH, DI-Aharassment) students coordinator FB, FFH grievance procedures FB, FFH, FNG rights and responsibilities FB, FFH TJJD (See Texas Juvenile Justice Department) tobacco use/prohibition BDF, DH, EHAA, FNCD, GKA, GKD TOMA (Texas Open Meetings Act) (See openboard meetings) top ten percent EIC tornado warnings CKC tournaments FMF(See extracurricular activities)

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T-PESS (See Texas Principal Evaluation and Support System) trademarks CY traffic and parking controls CLC, FFFD training campus administrator appraisalappraisals BJCD, DNA, DNB asbestos standards CKA board of managers AIC board member BBD coordinated health program EHAA CPR and first aid DBA. EHAC crisis intervention FFB cybersecurity CQB dating violence FFH diabetes care assistant FFAF DAEP personnel FOCA dyslexia EHB emergency operations CKC, CNC foster and surrogate parents EHBAE gifted and talented EHBB hazardous chemicals DI homeless liaison FFC identifying and reporting abuse BJCB instructional materials CMD investment officerresponsibilities CDA Job Corps FEA juvenile case manager FED language proficiency assessment committee EHBE medication administration FFAC mental health first aid DGC mentor teachers DEAA pest control CLB prekindergarten teacher EHBG principal appraisal BJCD, DNB public information coordinator GBAA restraint, use of FOF safety CK, CNC, DH, DMA, FM, GKC school nutrition program director CO security personnel CKE, CKEA, CKEB special education FOF staff development DMA student records FL test security EKB Title IX DIA. FFH trauma-informed care FFBA traumatic injury response protocols CKD transcripts and permanent records, fees for copies EI, EIA, EIF, FL transfer at-risk students FDA, FDAA criteria FDA, FDAA, FDB cumulative records FL due to bullying FDB expelled students FD, FOD factorshomeschool transfers FDA, FEA interdistrict FDA intradistrict FDB of leave DEC(See leaves and absences, employees) 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 transition assistance exiting DAEP FOCA

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highly mobile students FFC

transportation bus driver credentials DBA, DBAA, DBB, DBE, DHE career and technology programs CNA emergency bus evacuation training CNC bus maintenance CNB, CNCCNBA contract with public companies CNA cost of special/field trips CNB, EFD designation of hazardous routes CNA eligible students CNA extracurricular and school activities CNA, FMF, FMG hazardous routes CNA hazardous routes 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, CNB students in foster care CNA students who are homeless CNA walking transportation programs CNA trauma-informed care FFBA travel and trips expense reimbursement BBG, BJCA, DEE in-district expenses DEE mileage reimbursement BBG, DEE for field trips CNC, FNG, FMG professional development DMC, DMD student FMG study program EHBM **UIL travel FMF** travel study program EHBM use of district vehicles CNB trespassing assistance of local law enforcement agencies GKA prohibited GKA, GKC trips (See travel) extracurricular FMG field EFD professional DMC, DMD reimbursement for BBG, BJCA, DEE student FMG use of district vehicles CNB **UIL FMF, FMG** truancy generally FEA, FED truancy prevention facilitator FED truancy prevention measures FED T-TESS (See Texas Teacher Evaluation and Support System) tuition attendance reporting FDA, FDAA exemption for employees' children FDA exemption for foreign students FD nonresident students FDA prekindergarten students EHBG summer school FDA prohibitions FDAA, FDD waiver FDA, FFC, 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 unaccompanied youth FFC, FDC unauthorized person on school property CLA, GKA, GKC uncertified teachers DBA, DK, DPB underground newspapers FNAA unemployment insurance CRF unexpired term, board members BBC uniforms FNCA unions, staff membership in DGA, DGB universities GNC

unsafe schools FDE use of school facilities GKB, GKD

- V -

vacancies board member BBC school personnel DC vacations and holidays personnel DED religious holidays DEC, FEA, FEB school vacations EB vaccinations FFAB valedictorian/salutatorian awards EIC, FG vandalism emergency measures CLA prohibited, FNCB reporting incidents CLA vehicle identification insignia CI, CLC, CNB vehicle operation and parking control CNA, CNB, CLC, FFFD vehicles owned by district CNB vending machines CFD, COC, FFA vendor relations GKC veterans CCG, DAA, DECCCGA, DECB, EIF, FDD, FEA, FFEA, FP, GBA videoconference call (board meetings) BE videotaping/monitoring board meetings BE, GBBA conduct on school buses, in buildings FO special education EHBAF students, with parental consent FNGFL students, without parental consent EHA, FM, FL, 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 board members BBE generally GKC law enforcement and other agencies GRA permitsregistered sex offenders GKC professional GKC, GNC students leaving with FFFA right to eject CLA, GKA visual materials, depiction of minors FFF vocational education contracts EEL vocational program EEL, EHAC, EIF

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volunteers authorized to administer epinephrine auto injectors **FFAC** bloodborne pathogen exposure control testing DBB criminal history record check DC, GKG emergency services personnel GKA, GRC immunity from liability FFAC, GKG, GRAA prohibition on secluding or applying aversive techniques to students FO school volunteer program GKG student volunteers FH training on automated external defibrillators DMA volunteer medical services FFAC voter registrar AC, BBB, BBBA, CCA, CCG, DP voting abstention from BBFA

at board meetings BE early **BBBBBB**A election of board officers BDAA

- W -

wages CV, DEA, DEAB 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 website postings CQA weighted grades EIC welfare authorities relations GRA welfare, employee DI welfare, student FF, FFA, FFAA, FFAB, FFAC, FFAD, FFAE, FFAF, FFB, FFBA, FFC, FFD, FFE, FFEA, FFEB, FFF, FFFA, FFFB, FFFD, FFFF, FFG, FFH, FFI 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

- X - Y - Z -

yearbooks FMA

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year-round schools EB(See extended instructional programs) zoning authorities relations GRA

Accreditation	Each district must be accredited by Texas Education Agency (TEA). A district that is not accredited may not receive funds from TEA or hold itself out as operating a public school of this state. <i>Education Code 11.001, 39.052(f)</i>				
	District accreditation is determined in accordance with Education Code Chapter 39, Subchapter C and rules adopted by the commis- sioner of education at 19 Administrative Code, Chapter 97, Sub- chapter EE (related to Accreditation Status, Standards, and Sanc- tions). <i>Education Code 39.051</i>				
Statuses	The commissioner shall determine criteria for the following accredi- tation statuses:				
	1.	Accredited. Accredited means TEA recognizes the district as a public school of this state that meets the standards deter- mined by the commissioner under Education Code 39.052(b) and (c), and specified in 19 Administrative Code 97.1059; and is not currently assigned an accreditation status of Accredited- Warned or Accredited-Probation;			
	2.	Accredited-Warned. Accredited-Warned means the district ex- hibits deficiencies in performance, as specified in 19 Adminis- trative Code 97.1055(b), that, if not addressed, will lead to probation or revocation of its accreditation status;			
	3.	Accredited-Probation. Accredited-Probation means the district exhibits deficiencies in performance, as specified in 19 Ad- ministrative Code 97.1055(c), that must be addressed to avoid revocation of its accreditation status; and			
	4.	Not Accredited-Revoked. Not Accredited-Revoked means TEA does not recognize the district as a Texas public school because the district's performance has failed to meet stand- ards adopted by the commissioner under Education Code 39.052(b) and (c), and specified in 19 Administrative Code 97.1055(d).			
	Edu	cation Code 39.051; 19 TAC 97.1055(a)(1)			
Annual Evaluation	tus o	h year, the commissioner shall determine the accreditation sta- of each district. In determining the accreditation status of a dis- the commissioner:			
	1.	Shall evaluate and consider performance:			
		a On achievement indicators under Education Code			

On achievement indicators under Education Code a. 39.053 [see Performance Indicators, below]; and

		b.	ope	er the financial accountability rating system devel- d under Education Code, Chapter 39, Subchapter D CFA].		
	2.	Мау	eval	uate and consider:		
		a.	requ	district's compliance with statutory requirements and irements imposed by rule of the commissioner or e Board of Education that relate to:		
			(1)	Reporting data through the Public Education Infor- mation Management System (PEIMS) or other re- ports required by state or federal law or court order;		
			(2)	High school graduation requirements; or		
			(3)	Extracurricular activities, student health and safety, purchasing, elementary class size limits, removal of a disruptive student from the classroom, at-risk pro- grams, and prekindergarten programs;		
		b.		effectiveness of the district's programs for special ulations; and		
ea		C.		effectiveness of the district's career and technology gram.		
	eac	h dist	rict aı	strict's performance, the commissioner shall assign n accreditation status or revoke the accreditation of l order closure of the district.		
	the mar	distric nce of	t's pe one	reditation status may be raised or lowered based on erformance or may be lowered based on the perfor- or more campuses in the district that is below a red by Education Code Chapter 39, Subchapter C.		
	Edu	catio	n Coc	le 7.056(e)(3)(C)-(I), 39.052; 19 TAC 97.1055		
	For additional information on the commissioner process for assign- ing accreditation status, see 19 Administrative Code 97.1055.					
Notice of Status	an a tion	accreo	ditatic camp	oner shall notify a district if the district has received on status of accredited-warned or accredited-proba- ous's performance is below standard. <i>Education</i>		
To Parents and Property Owners	acci ents disti	redite s of st rict as	d-pro uden s spec	ned an accreditation status of accredited-warned, bation, or not accredited-revoked shall notify the par- ts enrolled in the district and property owners in the cified in 19 Administrative Code 97.1055. The dis- ust contain information about the accreditation sta-		

ing sic	, the implications of such status, and the steps the district is tak- to address the areas of deficiency identified by the commis- ner. The district's notice shall use the format and language de- nined by the commissioner.			
Th	The district's notice must:			
1.	Not later than 30 calendar days after the accreditation status is assigned, appear on the home page of the district's web- site, with a link to the required notification, and remain until the district is assigned the accredited status; and			
2.	Appear in a newspaper of general circulation, as defined in 19 Administrative Code 97.1051 (relating to Definitions), in the district for three consecutive days as follows:			
	 From Sunday through Tuesday of the second week fol- lowing assignment of the status; or 			
	 b. If the newspaper is not published from Sunday through Tuesday, then for three consecutive issues of the news- paper beginning the second week following assignment of the status; or 			
3.	Not later than 30 calendar days after the status is assigned, be sent by first class mail addressed individually to each par- ent of a student enrolled in the district and each property owner in the district; or			
4.	Not later than 30 calendar days after the status is assigned, be presented as a discussion item in a public meeting of the board of trustees conducted at a time and location that allows parents of students enrolled in the district and property own- ers in the district to attend and provide public comment.			
	istrict required to act under this subsection shall send the fol- ing to TEA via certified mail, return receipt requested:			
1.	The universal resource locator (URL) for the link to the notifi- cation required above; and			
2.	Copies of the notice in the newspaper showing dates of publi- cation, or a paid invoice showing the notice content and its dates of publication; or			
3.	Copies of the notice sent by mail and copies of all mailing lists and postage receipts; or			
4.	Copies of the notice presented at a public meeting and copies of the board of trustees meeting notice and minutes for the			

		board meeting in which the notice was presented and publicly discussed.		
	19	TAC 97.1055(f)		
Performance Indicators	The commissioner shall adopt a set of indicators of the quality of learning and achievement, including three domains of achievement indicators. [See Achievement Indicators, below] <i>Education Code 39.053(a)</i>			
		indicators must measure and evaluate districts and campuses respect to:		
	1.	Improving student preparedness for success in subsequent grade levels and entering the workforce, the military, or post-secondary education;		
	2.	Reducing, with the goal of eliminating, student academic achievement differentials among students from different racial and ethnic groups and socioeconomic backgrounds; and		
	3.	Informing parents and the community regarding campus and district performance.		
	Edu	cation Code 39.053(a-1)		
Achievement Indicators		ricts and campuses must be evaluated based on indicators of ievement grouped in three domains:		
	1.	Student achievement domain;		
	2.	School progress domain; and		
	3.	Closing the gaps domain.		
	Edu	cation Code 39.053(c)		
	sha mus	formance on the achievement indicators in the three domains Il be compared to state-established standards. The indicators at be based on information that is disaggregated by race, eth- cy, and socioeconomic status. <i>Education Code</i> 39.053(b)		
		h school district shall submit the data required for the indicators ne commissioner. <i>Education Code 39.053(i)</i>		
A–F Performance Ratings	pus	commissioner shall adopt rules to evaluate district and cam- performance and assign each district and campus an overall formance rating of A, B, C, D, or F.		
	sha mar	ddition to the overall performance rating, the commissioner Il assign each district and campus a separate domain perfor- nce rating of A, B, C, D, or F for each domain under Education le 39.053(c) [see Achievement Indicators, above].		

An overall or domain performance rating of:

	1. A reflects exemplary performance.
	2. B reflects recognized performance.
	3. C reflects acceptable performance.
	4. D reflects performance that needs improvement.
	5. F reflects unacceptable performance.
	A district may not receive an overall or domain performance rating of A if the district includes any campus with a corresponding overall or domain performance rating of D or F. A reference in law to an acceptable rating or acceptable performance includes an overall or domain performance rating of A, B, C, or D or exemplary, recog- nized, or acceptable performance, or performance that needs im- provement.
	For purposes of assigning districts and campuses an overall and a domain performance rating, the commissioner shall ensure that the method used to evaluate performance is implemented in a manner that provides the mathematical possibility that all districts and cam- puses receive an A rating.
	Not later than August 15 of each year, the performance ratings of each district and campus shall be made publicly available as provided by rules adopted by the commissioner.
	Education Code 39.054(a), (a-3), (b)
Local Accountability System	The local accountability system rating standards established by the commissioner under Education Code 39.0544 shall be used by districts to <u>develop a plan to</u> locally evaluate the performance of districts and their campuses. The procedures and criteria required to determine campus grades by the districts will be annually published in official TEA publications. <u>19 TAC 97.1003(a)</u>
	Ratings may be revised as a result of investigative activities by the commissioner as authorized under Education Code 39.057(d) and (e).
<u>Local Accountability</u> <u>Plan</u>	The specific criteria and standards used in the <u>A</u> local accountabil- ity system manual are established annuallyplan created by a dis- trict must include domain performance ratings assigned by the commissioner and communicated to all districts.
	under Education Code 39.054, and performance ratings based on locally developed domains or sets of accountability measures. 19 TAC 97.1003(a), (c) (d b)

ACCOUNTABILITY ACCREDITATION AND PERFORMANCE INDICATORS

	A district must create its local accountability plan based on school type. The four school types are elementary school, middle school, high school, and kindergarten–grade 12. The plan must include all campuses within a school type. The district may also request to identify an additional school group within a school type for which to customize its local accountability plan. Otherwise, all campuses within a school type must be evaluated on a common set of com- ponents determined by the district. A district may also request to identify a campus rated under alternative education accountability provisions as a unique school type. <i>19 TAC 97.1003(b)(4)</i>
<u>Plan</u> Components	A locally developed domain or set of accountability measures is re- ferred to as a plan component. Plan components must describe each item and the reason for its inclusion in the plan. A district must assign each component to one of the following five domains: academics, culture and climate, extra- and co-curricular, future- ready learning, and locally determined. The weight of all plan com-
	A district may assign weights to each plan component, as deter- mined by the district, provided that the plan components must in the aggregate account for no more than 50 percent of the com- bined overall performance rating. A local accountability plan may include no fewer than two and no more than ten components weighted between 5 percent and 60 percent. <i>19 TAC 97.1003(c)</i>
	Each plan component must contain levels of performance that al- low for differentiation, with assigned standards for achieving the dif- ferentiated levels that are aligned to a letter grade of A, B, C, D, or F and meet the requirements of 19 Administrative Code 97.1003(d)(1)–(3). 19 TAC 97.1003(d) Each plan component measure must meet standards for reliability and validity as required by 19 Administrative Code 97.1003(e)(1)–
<u>Campuses without</u> <u>STAAR or State</u> <u>Ratings</u>	(3). 19 TAC 97.1003(e) For the purposes of assigning state accountability ratings, a cam- pus that does not serve any grade level for which a State of Texas Assessments of Academic Readiness (STAAR) examination is ad- ministered is paired with a campus in its district that serves grade levels for which STAAR examinations are administered.
	A campus not rated under the state accountability system is not eli- gible to combine state and local ratings. Local accountability data for a campus without state ratings may be displayed on TEA, dis- trict, and campus websites but will not be combined with state ac- countability data. The state accountability manual adopted under 19 Administrative Code 97.1001 (Accountability Rating System)

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provides information about campus ratings and eligibility for applicable years.

<u>19 TAC 97.1003(b)(3)</u>

Campus A district authorized to assign campus performance ratings shall evaluate the performance of each campus and assign each campus a performance rating of A, B, C, D, or F for overall performance and for each locally developed domain or set of accountability measures. Not later than a date established by the commissioner, the district shall:

- 1. Report the performance ratings to the agency; and
- 2. Make the performance ratings available to the public as provided by commissioner rule.

Education Code 39.0544(e)

If a district has been approved under Education Code 39.0544 to assign campus performance ratings and the commissioner has not assigned a campus overall performance rating of D or F, the commissioner shall assign the campus an overall performance rating based on the district-assigned performance rating under the local accountability system. A reference in law to an acceptable rating or acceptable performance includes an overall domain performance rating of A, B, C, or D or performance that is exemplary, recognized, or acceptable performance, or performance that needs improvement. Education Code 39.054(a)

Each campus with an approved district plan is eligible to receive a local accountability rating. A campus with an overall state accountability rating of C or higher based on ratings derived from student performance at the campus is eligible to combine an overall local accountability rating with the overall state accountability rating to determine the combined rating. *19 TAC 97.1003(b)(2); Education Code 39.054(a)*

Submission and
Audit StandardsCalculations for each plan component and overall performance rat-
ings must be capable of being audited by a third party.

A district must use a one-to-one correspondence when converting campus grades based on plan component measures to a standard scale of 30–100 where A=90–100, B=80–89, C=70–79, D=60–69, and F=30–59. Categorical data, or data not on a continuous scale, must be converted to the standard scale of A=90–100, B=80–89, C=70–79, D=60–69, and F=30–59 by assigning the maximum value for each scaled score interval with the corresponding category used in the campus rating scale.

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ACCOUNTABILITY ACCREDITATION AND PERFORMANCE INDICATORS

	A district is required to submit local accountability plan component, domain, and overall scaled scores and ratings to TEA by the first week of July of the applicable accountability year. All scaled scores and letter grades submitted by a school district
	are subject to audit. Any data discrepancies or any indication that data have been compromised may result in verification and audit of district and campus data used to assign local accountability rat- ings. The audit process may include requests for data used for campus-level calculation of component and domain scaled scores.
	On an annual basis, TEA will randomly select districts for local ac- countability audits, and, for each such audit, TEA will randomly se- lect components for review. Selected districts must submit the re- guested data for review within the timeframe specified. A district must maintain documentation of its local accountability plan, along with all associated data used to assign campus ratings, for two years after the end of the plan implementation period.
	Responsibility for the accuracy and quality of data used to deter- mine local accountability ratings rests with each district. Superin- tendent certification of data accuracy during the ratings submission process shall include an assurance that calculations have been verified to ensure that all data were included as appropriate for all components.
<u>Scorecard and</u> <u>Website</u>	<u>19 TAC 97.1003(f)(1)–(6)</u> A district must produce a campus scorecard and make available on the district website an explanation of the methodology used to as- sign local accountability performance ratings. The campus score- card shall include, at a minimum, the scaled score and rating for each component and domain along with the overall rating. A link to the local accountability ratings posted by the district must be pro- vided to TEA and may be included on the agency-developed school report card. 19 TAC 97.1003(g)
Appeal and Revision	An appeal of a local accountability rating may be submitted by the superintendent once ratings are released. The local accountability appeals timeline follows the appeal deadline dates and processes as described in the state accountability manual adopted under 19 Administrative Code 97.1001 of this title for the applicable year. <i>19 TAC 97.1003(f)(7)</i>
	Ratings may be revised as a result of investigative activities by the

<u>Ratings may be revised as a result of investigative activities by the</u> <u>commissioner as authorized under Education Code 39.057(d) and</u> (e). 19 TAC 97.1003(h)

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Distinction Designations for Outstanding Performance	star trict perf	nding or ca orma	missioner shall award distinction designations for out- performance. A distinction designation awarded to a dis- impus shall be referenced directly in connection with the nce rating assigned to the district or campus and made available together with the A–F performance ratings.		
	unle	ess th	or campus may not be awarded a distinction designation e district or campus has acceptable performance under performance ratings.		
	Edu	catio	n Code 39.201		
Academic Distinction	tion tain	for d ment	missioner shall establish an academic distinction designa- istricts and campuses for outstanding performance in at- of postsecondary readiness based on the commissioner's criteria. <i>Education Code 39.202</i>		
Campus Distinction			missioner shall award a campus a distinction designation anding performance in:		
	1.	Imp	rovement in student achievement;		
	2.	Clos	sing student achievement differentials; and		
	3.		demic achievement in English language arts, mathemat- science, or social studies.		
	Education Code 39.203				
	star	nding	missioner may award a distinction designation for out- performance in advanced middle or junior high school stu- evement. <i>Education Code 39.203(d)</i>		
Excellence Exemptions	plar the	y) is e	s listed below, a district or campus that is rated A (exem- exempt from requirements and prohibitions imposed under ation Code, including regulations adopted under the Edu- ode.		
	An exemplary campus or district is not exempt from:				
	1.	A pr	ohibition on conduct that constitutes a criminal offense;		
	2.		uirements imposed by federal law or rule, including re- ements for special education or bilingual education pro- ns;		
	3.	A re	quirement, restriction, or prohibition relating to:		
		a.	Curriculum essential knowledge and skills or high school graduation requirements;		
		b.	Public school accountability;		

- Extracurricular activities; C.
- d. Health and safety;
- Purchasing; e.
- f. Elementary class size limits;
- g. Removal of a disruptive student from the classroom;
- h. At-risk programs;
- i. Prekindergarten programs;
- Rights and benefits of school employees; j.
- Special education programs; or k.
- Ι. 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

District Annual Report	tiona that mat	The board shall publish an annual report describing the educa- tional performance of the district and of each campus in the district that includes uniform student performance and descriptive infor- mation as determined under rules adopted by the commissioner of education. <i>Education Code 39.306(a)</i>			
Texas Academic Performance Report (TAPR)	(TE) ade infor and state the and expl	performance report provided by the Texas Education Agency A) under Education Code 39.306 shall be termed the Texas Ac- mic Performance Report (TAPR). The intent of the TAPR is to rm the public about the educational performance of the district of each campus in the district in relation to the district, the e, and a comparable group of schools. The TAPR will present campus performance information as well as the student, staff, financial information required by statute. It will also include any lanations and additional information deemed appropriate to the nt of the report.			
	The district may not alter the report provided by TEA. However, the district may concurrently provide additional information to the public that supplements or explains information in the TAPR.				
	19 TAC 61.1022(a)–(b), (e); Education Code 39.306(d)				
Other Annual	The annual report must also include:				
Report Information	1.	Campus performance objectives established under Education Code 11.253 and the progress of each campus toward those objectives, which shall be available to the public;			
	2.	Information indicating the district's accreditation status and identifying each district campus awarded a distinction designation or considered an unacceptable campus under Education Code Chapter 39A;			
	3.	The district's current special education compliance status with the agency;			
	4.	A statement of the number, rate, and type of violent or crimi- nal incidents that occurred on each district campus, to the ex- tent permitted under the Family Educational Rights and Pri- vacy Act of 1974 (20 U.S.C. 1232g);			
	5.	Information concerning school violence prevention and vio- lence intervention policies and procedures that the district is using to protect students;			
	6.	The findings that result from evaluations conducted under the Safe and Drug-Free Schools and Communities Act of 1994 (20 U.S.C. 7101 et seq.);			

- 7. Information received under Education Code 51.403(e) for each high school campus in the district, presented in a form determined by the commissioner; and
- 8. Progress of the district and each campus in the district toward meeting the goals set in the district's early childhood literacy and mathematics proficiency plans and college, career, and military readiness plans [see EA].

Education Code 39.306(a)

The report must include a statement of the amount, if any, of the school 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. Education Code 39.306(g)

The report must also include the number of school counselors providing counseling services at each campus. Education Code 39.306(d-1)

The report may include the following information:

- 1. Student information, including total enrollment, enrollment by ethnicity, socioeconomic status, and grade groupings and retention 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 program, teachers by program, and instructional operating expenditures by program; and
- 5. The number of students placed in a disciplinary alternative education program (DAEP) under Education Code Chapter 37.

Education Code 39.306(e)

Supplemental information to be included in the reports shall be determined by the board. Education Code 39.306(b)

Public Hearing The board shall hold a hearing for public discussion of the 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. *Education Code* 39.306(c)

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	A board shall hold a hearing for public discussion of the TAPR within 90 days after the report is received from TEA. The hearing may take place during a regularly scheduled or special meeting of the board. <i>19 TAC 61.1022(c)</i>
Publication	The TAPR must be published within two weeks after the public hearing, in the same format as it was received from TEA. <i>19 TAC 61.1022(d)</i>
	The board shall disseminate the report by posting it on the district website and in public places, such as each school office, local businesses, and public libraries. <i>Education Code</i> 39.306(c); 19 TAC 61.1022(f)
Report Uses	The information in the annual report shall be a primary considera- tion in district and campus planning. It shall also be a primary con- sideration of the board in the evaluation of the performance of the superintendent, and of the superintendent in the evaluation of the performance of campus principals. <i>Education Code</i> 39.307
Campus Performance Report	Each school year, TEA shall prepare and distribute to each district a report card for each campus. The campus report card distributed by TEA shall be termed the "school" report card (SRC). The intent of the SRC is to inform each student's parents or guardians about the school's performance and characteristics. The SRC will present the student, staff, financial, and performance information required by statute, as well as any explanations and additional information deemed appropriate to the intent of the report.
Distribution	The district must disseminate each SRC within six weeks after the SRC is received from TEA. The school may not alter the report provided by TEA; however, it may concurrently provide additional information to the parents or guardians that supplements or explains information in the SRC.
	The SRC must be distributed to the parent, guardian, conservator, or other person having lawful control of each student at the cam- pus. On written request, a district shall provide a copy of the SRC to any other party.
	The campus administration may provide the SRC in the same manner it would normally transmit official communications to par- ents and guardians, such as including the SRC in a weekly folder sent home with each student, mailing it to the student's residence, providing it at a teacher-parent conference, enclosing it with the student report card, or sending it via electronic mail.

Education Code 39.305; 19 TAC 61.1021

Website Notices	scho	Not later than the tenth day after the first day of instruction of each school year, a district that maintains an internet website 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 re- port 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.				
	Education Code 39.362					
Student Performance Report	belo nece ble, the e	h year, TEA shall report to a district whether each student fell w, met, or exceeded the necessary target for improvement essary to be prepared to perform satisfactorily on, as applica- the grade five assessments, the grade eight assessments, and end-of-course assessments required for graduation. <i>Education</i> <i>e 39.034</i> , <i>.302</i>				
Notice to Parents	impr dent stud distr cess men asse	district a student attends shall provide a record of the annual rovement information from TEA in a written notice to the stu- ic's parent or other person standing in parental relationship. If a ent failed to perform satisfactorily on a state assessment, the ict shall include in the notice specific information relating to ac- to online educational resources at the appropriate assess- t instrument content level, including educational resources and essment instrument questions and released answers. <i>Educa- Code 39.303</i>				
Notice to Teachers and Students		strict shall prepare a report of the annual improvement infor- on and provide the report at the beginning of the school year				
	1.	Each teacher for all students, including incoming students, who took a state assessment; and				
	2.	All students who were provided instruction by that teacher in the subject for which the assessment instrument was adminis- tered.				
	rily o	report shall indicate whether the student performed satisfacto- or, if the student did not perform satisfactorily, whether the stu- met the standard for annual improvement.				
	Edu	cation Code 39.304				

Quality of Learning Indicators	The commissioner shall also adopt indicators of the quality of learning for the purpose of preparing performance reports. Perfor- mance on the indicators shall be evaluated in the same manner provided for evaluation of the achievement indicators under Educa- tion Code 39.053(c) [see Achievement Indicators, AIA].				
	The quality of learning indicators must include:				
	1.	The percentage of graduating students who meet the course requirements for the foundation high school program, the dis- tinguished level of achievement under the foundation high school program, and each endorsement described by Educa- tion Code 28.025(c-1) [see EIF];			
	2.	The results of the SAT, ACT, and certified workforce training programs;			
	3.	For students who have failed to satisfy the state standard on an assessment, the performance of those students on subse- quent assessments, aggregated by grade level and subject area;			
	4.	For each campus, the number of students, disaggregated by major student subpopulations, who take courses under the foundation high school program and take additional courses to earn an endorsement, disaggregated by type of endorse- ment;			
	5.	The percentage of students, aggregated by grade level, pro- vided accelerated instruction under after unsatisfactory perfor- mance on a state assessment; the results of assessment in- struments administered under the accelerated instruction program; the percentage of students promoted through the grade placement committee process; the subject of the as- sessment instrument on which each student failed to perform satisfactorily under each performance standard; and the per- formance of those students in the school year following that promotion 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;			

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	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.	
	Edu	cation Code 39.301	
Results Driven Accountability (RDA)	Resure reportions cation tions cation tions cation tion, law.	cordance with Education Code 7.028(a), the purpose of the ults Driven Accountability (RDA) <u>framework</u> is to <u>evaluate and</u> rt annually on the performance of districts <u>for certain popula-</u> <u>s of students included</u> in selected program areas: <u>bilingual edu-</u> <u>on/English as a Second Language, career and technical educa-</u> special education, and certain Title programs under federal The performance of a district is <u>reported included on the RDA</u> <u>rt</u> through indicators of student performance and program ef- veness and corresponding performance levels established by commissioner. <i>19 TAC 97.1005; Education Code 7.028(a)</i>	
Federal Report Card	A district that receives Title I funding shall prepare and disseminate an annual federal report card that includes information on the dis- trict as a whole and each school within the district.		
Implementation	The federal report card shall be concise; presented in an under- standable and uniform format, and to the extent practicable, in a language that parents can understand; and accessible to the pub- lic, which shall include placing the report card on the district's web- site. If the district does not operate a website, the information in the report card must be provided to the public in another manner deter- mined by the district.		
Minimum Requirements	annu	federal report card shall include the information required in the lal state report card described at 20 U.S.C. $6311(h)(1)(C)$, as ied to the district and each school served by the district, includ-	
	1.	In the case of the district, information that shows how stu- dents served by the district achieved on state academic as- sessments compared to students in the state as a whole;	
	2.	In the case of a school, information that shows how the school's students' achievement on state academic assessments compared to students served by the district and the state as a whole; and	

	3.	Any other information that the district determines is appropri- ate and will best provide parents, students, and other mem- bers of the public with information regarding the progress of each public school served by the district, whether or not such information is included in the annual state report card.	
	20	U.S.C. 6311(h)(2)	
District Data on Academic Achievement	On request by the board, TEA shall create a website that members of the board may use to review campus and district academic achievement data. The website must also be made available to campuses in a similar manner that access is provided to the board		
	The	website must:	
	1.	Include district information, disaggregated by campus, grade, sex, race, academic quarter or semester, as applicable, and school year, regarding the following:	
		a. Student academic achievement and growth;	
		b. Teacher and student attendance; and	
		c. Student discipline records; and	
	2.	Be updated at least once each quarter of the school year.	
		commissioner shall provide information that permits a board	

Ч member to compare the district's academic performance with the academic performance of other districts of similar size and racial and economic demographics.

A district must provide requested information to the commissioner for the creation of the website. Confidential information received by the commissioner remains confidential. The commissioner shall design the website to ensure that public information is made available to the public, and information submitted by districts noted as confidential is not made available to the public.

A request for public information under this provision shall be submitted to the district that provides the agency with the information. TEA may not release information submitted by a district that is noted as confidential information.

Education Code 11.1516

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

Education Code 39A.002

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

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

19 TAC 97.1057(c), (e)

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

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

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

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

The conservator or management team may:

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

The conservator or management team may not:

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

Education Code 39A.003

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

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

Education Code 39A.004

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

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

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Campus Intervention Team	The campus intervention team shall follow the requirements of 19 Administrative Code 97.1061 and Education Code 39.106.					
	A campus intervention team assigned by the commissioner may in- clude teachers, principals, other educational professionals, and su- perintendents recognized for excellence in their roles and ap- pointed by the commissioner to serve as members of a team. <i>Education Code 39A.052</i>					
	A campus intervention team must include a district coordinator of school improvement (DCSI) and the campus principal's direct supervisor, if the DCSI is not the campus principal's direct supervisor. The DCSI must submit qualifications to TEA for approval.					
	An education professional, approved through an application either by TEA or TEA's technical assistance provider, who is not an em- ployee of the campus or district, shall assist with the needs assess- ment.					
	19 TAC 97.1063(b)–(c)					
On-Site Needs	A campus intervention team shall:					
Assessment		nduct, with the involvement and advice of the school com- nity partnership team, if applicable:				
	a.	If the commissioner determines necessary, a compre- hensive on-site needs assessment; or				
	b.	A targeted on-site needs assessment relevant to an area of insufficient performance of the campus; and				
		commend appropriate actions as provided by Education le 39A.054.				
	An on-site needs assessment must determine the factors resulting in the campus's low performance and lack of progress, including the contributing education-related factors.					
	In conducting a comprehensive on-site needs assessment, the campus intervention team shall use each of the guidelines and pro- cedures at Education Code 39A.053(c) and 19 Administrative Code 97.1061(d).					
	In conducting a targeted on-site needs assessment, the campus in- tervention team shall use the appropriate guidelines and proce- dures described above relevant to each area of insufficient perfor- mance.					
	Educatio	n Code 39A.053				

Education Code 39A.053

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

			ce must include the date, time, and place of the meeting. n Code 39A.056
	me per	eting s, or o	ic must be notified of the meeting 15 days prior to the by way of the district and campus website, local newspa- other media that reach the general public, and the parent present on the campus. <i>19 TAC 97.1061(d)(3)(A)(2)</i>
Public Hearing	me		rgeted improvement plan or an updated targeted improve- n is submitted to the board, the board shall conduct a o:
	1.	Not	ify the public of:
		a.	The insufficient performance of the campus;
		b.	The improvements in performance expected by TEA; and
		C.	The intervention measures or sanctions that may be im- posed under Education Code, Chapter 39A if the perfor- mance does not improve within a designated period; and
	2.		cit public comment on the targeted improvement plan or ated targeted improvement plan.
			d must post the targeted improvement plan on the dis- ernet website before the hearing.
	pus	es su	d may conduct one hearing relating to one or more cam- bject to a targeted improvement plan or an updated tar- provement plan.
	Edι	ıcatio	n Code 39A.057
Submission to Commissioner	targ can targ	jeted npus i	d shall submit the targeted improvement plan or updated improvement plan to the commissioner for approval. The intervention team shall assist the campus in submitting the improvement plan to the commissioner. <i>Education Code</i>
Executing Plan			ting the targeted improvement plan, the campus interven- n shall, if appropriate:
	1.	for o ing	ist the campus in implementing research-based practices curriculum development and classroom instruction, includ- bilingual education and special education programs, and ncial management;

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

		e for each consecutive school year thereafter in which the s is assigned an overall performance rating of D.		
	Educat	ion Code 39A.0545		
Campus Planning and Site-Based Decision-Making	The commissioner may authorize a school community partnership team established under Education Code 39A.051 to supersede the authority of and satisfy the requirements of establishing and main- taining a campus-level planning and decision-making committee.			
	an upda of and s	mmissioner may authorize a targeted improvement plan or ated targeted improvement plan to supersede the provisions satisfy the requirements of developing, reviewing, and revis- ampus improvement plan.		
	Educat	ion Code 39A.061		
Submission of Campus Improvement Plan	under E would r used fo school plannin the con that are satisfy provem	erformance of a campus satisfies performance standards Education Code 39.054(e) for the current school year but not satisfy the performance standards if the standards to be r the following school year were applied to the current year, on the request of the commissioner, the campus-level g and decision-making committee shall revise and submit to missioner the portions of the campus improvement plan e relevant to those areas for which the campus would not performance standards. The revised portions of the im- ent plan must be submitted in an electronic format. <i>Educa- de 39A.062</i>		
Compliance Through Federal Accountability	the con tions or tion me mission measur	standing the provisions of Education Code Chapter 39A, if missioner determines that a campus subject to interven- sanctions has implemented substantially similar interven- asures under federal accountability requirements, the com- ter may accept the substantially similar intervention res as measures in compliance with Education Code Chap- . <i>Education Code 39A.063</i>		
Campus Turnaround Plan	tive sch	npus has been identified as unacceptable for two consecu- lool years, the commissioner shall order the campus to pre- id submit a campus turnaround plan.		
Updated Targeted	A campus intervention team shall assist the campus in:			
Improvement Plan		eveloping an updated targeted improvement plan, including campus turnaround plan to be implemented by the campus;		
	bc	ubmitting the updated targeted improvement plan to the bard for approval and presenting the plan in a public hearing provided by Education Code 39A.057;		

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

- 1. Details on the method for restructuring, reforming, or reconstituting the campus;
- A detailed description of the academic programs to be offered 2. at the campus, including:
 - Instructional methods; a.
 - Length of school day and school year; b.
 - C. Academic credit and promotion criteria; and
 - d. Programs to serve special student populations;
- 3. If a district charter is to be granted for the campus under Education Code 12.0522:
 - The term of the charter: and a.
 - b. Information on the implementation of the charter;
- 4. Written comments from:
 - a. The campus-level committee established under Education Code 11.251, if applicable;
 - b. Parents; and
 - C. Teachers at the campus:
- A detailed description of the budget, staffing, and financial re-5. sources required to implement the plan, including any supplemental resources to be provided by the district or other identified sources; and
- 6. A detailed description for developing and supporting the oversight of academic achievement and student performance by the board of trustees under Education Code 11,1515.

Education Code 39A.105(a) [Acts of the 85th Legislative Session, Senate Bill 1566, amended former Education Code 39.107(b-1) to include the information provided at Subsection (6)]

ACE Turnaround A campus may submit an accelerated campus excellence (ACE) Plan turnaround plan. The plan must provide:

- 1. The assignment of a principal to the campus who has demonstrated a history of improvement in student academic growth at campuses in which the principal has previously worked;
- 2. That the principal has final authority over personnel decisions at the campus;

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

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

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

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

		 That cumulatively serve 10,000 or more students; and
		(2) A majority of which have been assigned an overall performance rating of B or higher under Education Code 39.054 for the preceding school year; and
		Has been assigned an overall performance rating of B or higher under Education Code 39.054 for the preceding school year.
Student Enrollment and Assignment	allowed to that studer	ent assigned to a campus that has been closed must be o transfer to any other campus in the district that serves ent's grade level and on request must be provided trans- to the other campus.
	signed to a	missioner may grant an exemption allowing students as- a closed campus to attend the repurposed campus if o other campus in the district at which the students may
Noncontracted Repurposed Campus	closed and previous s	prity of students assigned to a campus that has been nd repurposed may not have attended that campus in the school year if the campus was repurposed to serve a ma- rade levels not served at the original campus.
Enrollment Provision in Contract	tion must p the campu	et approved by the school board with a nonprofit organiza- provide that a student residing in the attendance zone of pus immediately before the campus was repurposed shall and for enrollment at the repurposed campus.
	Education	n Code 39A.113
Targeted Technical Assistance	performan years is lin targeted te	nmissioner determines that the basis for the unacceptable nce of a campus for more than two consecutive school imited to a specific condition that may be remedied with technical assistance, the commissioner may require the contract for the appropriate technical assistance. <i>Educa-</i> <i>39A.114</i>
Commissioner Authority	subchapte	n by the commissioner under the campus turnaround plan er of the Education Code is final and may not be ap- Education Code 39A.116
Alternative Management	ment team quired, as der any otl	missioner shall appoint a monitor, conservator, manage- m, or board of managers whenever such action is re- s determined by 19 Administrative Code 1073. Action un- other section of 19 Administrative Code Chapter 97, ter EE is not a prerequisite to acting under this section. <i>19</i> 1073

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Solicitation of Proposals	the tities disti from	e commissioner orders alternative management of a campus, commissioner shall solicit proposals from qualified nonprofit en- s to assume management of the campus or appoint a school rict as provided below. The commissioner may solicit proposals n qualified for-profit entities if a nonprofit entity has not re- nded to the commissioner's request for proposals.			
		commissioner may appoint a school district to assume man- ment of the campus if the district:			
	1.	Is not the district in which the campus is located; and			
	2.	Is located within the boundaries of the same regional educa- tion service center as the campus.			
	mer	school district is appointed, the district shall assume manage- nt of the campus in the same manner as a qualified entity or in ordance with commissioner rule.			
	mar	commissioner may annually solicit proposals for the alternative nagement of a campus. The commissioner shall notify a quali- entity that has been approved as a provider under this section.			
	Education Code 39A.151				
Qualifications of Managing Entity	sub mar mer	pualify for consideration as a managing entity, the entity must mit a proposal that provides information relating to the entity's nagement and leadership team that will participate in manage- nt of the campus under consideration, including information re- ig to individuals who have:			
	1.	Documented success in whole school interventions that in- creased the educational and performance levels of students in campuses considered to have an unacceptable perfor- mance rating;			
	2.	A proven record of effectiveness with programs assisting low- performing students;			
	3.	A proven ability to apply research-based school intervention strategies;			
	4.	A proven record of financial ability to perform under the man- agement contract; and			
	5.	Any other experience or qualifications the commissioner de- termines necessary.			
		electing a managing entity, the commissioner shall give prefer- e to a qualified entity that:			
	1.	Meets any of the commissioner's qualifications; and			
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	2. Has documented success in educating students from similar demographic groups and with similar educational needs as the students who attend the campus to be operated by the managing entity.				
	Education Code 39A.152				
Contract with Managing Entity	If the commissioner has ordered alternative management of a cam- pus, the district shall execute a contract with an approved provider to serve as a managing entity for the campus. The term of the con- tract may not exceed five years with an option to renew the con- tract. The district must execute the contract and relinquish control of the campus before January 1 of the school year.				
	The management contract must include:				
	 A provision describing the district's responsibilities in support- ing the operation of the campus; and 				
	 Provisions approved by the commissioner requiring the man- aging entity to demonstrate improvement in campus perfor- mance, including negotiated performance measures. 				
	Performance measures must be consistent with the priorities of Ed- ucation Code Chapters 39 and 39A.				
	The management contract must be approved by the commissioner before the contract is executed. As appropriate, the commissioner may require the district, as a term of the contract, to support the campus in the same manner as the district was required to support the campus before the execution of the contract.				
	Education Code 39A.153; 19 TAC 97.1067				
Extension of Management Contract	The commissioner may require a district to extend the term of a management contract with a managing entity if the commissioner determines that extending the contract on expiration of the initial term is in the best interest of the students attending the campus. The terms of the contract must be approved by the commissioner. <i>Education Code 39A.154</i>				
Evaluation of Managing Entity	The commissioner shall evaluate a managing entity's performance on the first and second anniversaries of the date of the manage- ment contract.				
	If the evaluation fails to demonstrate improvement as negotiated under the management contract by the first anniversary of the date of the contract, the district may:				
	1. Terminate the contract, with the commissioner's consent, for nonperformance or breach of contract; and				

	2.	Select another provider from an approved list provided by the commissioner.
	dete	e evaluation fails to demonstrate significant improvement, as ermined by the commissioner, by the second anniversary of the e of the management contract, the district shall:
	1.	Terminate the contract; and
	2.	Select another provider from an approved list provided by the commissioner or resume operation of the campus if approved by the commissioner.
	the	e commissioner approves the district's resumed operation of campus, the commissioner shall assign a technical assistance n to assist the campus.
	Edu	cation Code 39A.155
Cancellation of Management Contract	con age	campus receives an unacceptable performance rating for two secutive school years after a managing entity assumes man- ment of the campus, the commissioner shall cancel the con- t with the managing entity. <i>Education Code 39A.156</i>
Return of Management to District	thre form term sha	ess a campus has an unacceptable performance rating for e consecutive school years [see Continued Unacceptable Per- nance Rating, above], at the end of a management contract n or on the cancellation of a management contract, the board Il resume management of the campus. <i>Education Code</i> .157
Applicability of Accountability Provisions	tion	h campus operated by a managing entity is subject to Educa- Code Chapters 39 and 39A in the same manner as any other apus in the district. <i>Education Code 39A.158</i>
Funding	be le per sam	funding for a campus operated by a managing entity may not ess than the funding of the other campuses in the district on a student basis so that the managing entity receives at least the le funding the campus would otherwise have received. <i>Educa-</i> <i>Code 39A.159</i>
Open Meetings and Public Information	With tity:	n respect to the management of a campus by a managing en-
	1.	A managing entity is considered to be a governmental body for purposes of the Texas Open Meetings Act and Public Information Act; and

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

Composition of Board of Managers	A board of managers appointed by the commissioner must, if pos- sible, include community leaders, business representatives who have expertise in leadership, and individuals who have knowledge or expertise in the field of education. <i>Education Code 39A.204</i>
Training of Board of Managers	The commissioner must provide each individual appointed to a board of managers with training in effective leadership strategies. <i>Education Code 39A.205</i>
	The training in effective leadership strategies shall be provided by TEA-approved authorized providers of board training to each individual appointed by the commissioner to a board of managers, and, following the expiration of the appointment of the board of managers, to the board of trustees of the school district. <i>19 TAC 97.1073(h)</i>
Compensation	The commissioner may authorize payment of a board of managers from TEA funds.
	A conservator or a member of a management team appointed to serve on a board of managers may continue to be compensated as determined by the commissioner.
	Education Code 39A.206
Replacement of Member of Board of Managers	The commissioner may at any time replace a member of a board of managers. The commissioner may adopt rules necessary to implement this section. <i>Education Code 39A.207</i>
Expiration of Appointment	A board of managers shall, during the period of the appointment, order the election of members of the board of trustees of the school district in accordance with the law. The members of the board of trustees do not assume any powers or duties after the election until the appointment of the board of managers expires.
	Not later than the second anniversary of the date the board of managers of a school district was appointed, the commissioner shall notify the board of managers and the board of trustees of the date on which the appointment of the board of managers will expire. Following each of the last three years of the period of the appointment, one-third of the members of the board of managers shall be replaced by the number of members of the board of trustees who were elected at an election that constitutes, as closely as possible, one-third of the membership of the board of trustees.
	If, before the second anniversary of the date the board of manag- ers of a school district was appointed, the commissioner deter- mines, after receiving local feedback, that insufficient progress has

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

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

	16.	In response to repeated complaints concerning imposition of excessive paperwork requirements on classroom teachers; or		
	17.	As the commissioner otherwise determines necessary.		
	Education Code 39.057(a)–(c)			
	tatio infor distr	a shall adopt written procedures for conducting special accredi- on investigations, including procedures that allow TEA to obtain rmation from district employees in a manner that prevents a rict or campus from screening the information. <i>Education Code</i> 058(a); 19 TAC 102.1401		
Commissioner Action		ed on the results of a special accreditation investigation, the missioner may:		
	1.	Take appropriate action under Education Code Chapter 39A, [see Interventions and Sanctions for School Districts, above];		
	2.	Lower the district's accreditation status or a district's or cam- pus's performance rating; or		
	3.	Take action under both items 1 and 2 above.		
	statu sion tions	ardless of whether the commissioner lowers the accreditation us or a district's or campus's performance rating, the commis- er may impose one of the district- or campus-level interven- s or sanctions under Education Code 39A.002 [see Interven- s and Sanctions for School Districts, above].		
	Edu	cation Code 39.057(d), (e)		
Miscellaneous Provisions Acquisition of Professional Services	com sion the a man	ddition to other authorized interventions and sanctions, the missioner may order a district or campus to acquire profes- al services at the expense of the district or campus to address applicable financial, assessment, data quality, program, perfor- ace, or governance deficiency. The commissioner's order may hire the district or campus to:		
	1.	Select or be assigned an external auditor, data quality expert, professional authorized to monitor district assessment instru- ment administration, or curriculum or program expert; or		
	2.	Provide for or participate in the appropriate training of district staff or board members in the case of a district, or campus staff, in the case of a campus.		
	Edu	cation Code 39A.902		
Costs Paid by District	cam	costs of providing a monitor, conservator, management team, pus intervention team, technical assistance team, managing cy, or service provider shall be paid by the district. If the district		

		or refuses to pay the costs in a timely manner, the commis- er may:
	1.	Pay the costs using amounts withheld from any funds to which the district is otherwise entitled; or
	2.	Recover the amount of the costs in the manner provided for recovery of an over allocation of state funds under Education Code 48.272.
	Edu	cation Code 39A.903
Monitoring Reviews and On-Site Investigations	may visit	ept as provided by Education Code 7.028(a), the commissioner direct TEA to conduct monitoring reviews and random on-site s of a district at any time, as authorized by Education Code 28, only as necessary to ensure:
	1.	Compliance with federal law and regulations;
	2.	Financial accountability, including compliance with grant re- quirements; and
	3.	Data integrity for purposes of:
		 The Public Education Information Management System (PEIMS);
		 Accountability under Education Code Chapter 39 and 39A; and
	4.	Qualification for funding under Chapter 48.
	the	board of trustees has primary responsibility for ensuring that district complies with all applicable requirements of state edu- onal programs.
	<u>Edu</u>	cation Code 7.028
<u>Notice</u>	trus	A shall give written notice to the superintendent and the board of tees of any impending monitoring review. <i>Education Code</i> 056(d)
<u>Conducting the</u> <u>Review</u>	inclu TEA ploy	onitoring review may include desk reviews and on-site visits, uding random on-site visits. In conducting a monitoring review, a may obtain information from administrators, other district em- rees, parents of students enrolled in the district, and other per- s as necessary. <u>Education Code 39.056(c), (g)</u>
<u>Accreditation</u> Investigation	a sp pro\	commissioner may at any time convert a monitoring review to becial accreditation investigation under Education Code 39.057, vided the commissioner promptly notifies the district of the con- sion. TEA shall give written notice to the superintendent and the

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	board of any impending monitoring review. <u>Education Code</u> <u>39.056(h)</u>
<u>Improvements</u>	TEA shall report in writing to the superintendent and president of the board and shall make recommendations concerning any necessary improvements or sources of aid such as regional education service centers. A district that takes action with regard to the recommendations provided by TEA shall make a reasonable effort to seek assistance from a third party in developing an action plan to improve district performance using improvement techniques that are goal-oriented and research-based. <u>Education Code 39.056(e)</u> –(f)
	Education Code 7.028, 39.056

Immunity from Civil An employee, volunteer, or contractor acting on behalf of the com-Liability missioner, or a member of a board of managers appointed by the commissioner, is immune from civil liability to the same extent as a professional employee of a district under Education Code 22.051. Education Code 39A.904 **Campus Name** In reconstituting, repurposing, or imposing any other intervention or Change sanction on a campus, the commissioner may not require that the name of the campus be changed. Education Code 39A.905 Transitional For a campus that received an unacceptable performance rating Interventions and for the 2013–14, 2014–15, and 2015–16 school years, the commis-Sanctions sioner may apply the interventions and sanctions authorized by Chapter 39 as that chapter existed on January 1, 2015, to the campus. If a campus receives an unacceptable performance rating for the 2016–17 and 2017–18 school years, the commissioner shall apply the interventions and sanctions authorized when a campus has an unacceptable performance rating for three consecutive school years under current law. For a campus that received an acceptable performance rating for the 2013–14 school year and an unacceptable performance rating for the 2014–15 and 2015–16 school years, the commissioner shall apply interventions and sanctions in current law to the campus. If the campus receives an unacceptable performance rating for the 2016–17, 2017–18, and 2018–19 school years, the commissioner shall apply the interventions and sanctions authorized when a campus has an unacceptable performance rating for three consecutive school years under current law. These transition provisions expire September 1, 2020. Education Code 39A.906

Special Program Performance: Intervention Stages	The commissioner shall assign a district to an intervention stage based on performance levels under 19 Administrative Code 97.1005 (Performance-Based Monitoring Analysis System <u>Results</u> <u>Driven Accountability</u>) [see AIB] according to the criteria and re- quirements in 19 Administrative Code 97.1071.
	Intervention actions taken under this section are intended to assist the district in raising its performance and/or achieving compliance under 19 Administrative Code 97.1005 and do not preclude or sub- stitute for a sanction under another provision of Chapter 97, Sub- chapter EE.
	19 TAC 97.1071
Intervention Pause	Except as otherwise provided by 19 Administrative Code 97.1062 and unless extended by the commissioner, TEA will cease to en- force the interventions under Education Code 39A.101-39A.111 un- til conclusion of the second consecutive school year of operation under:
	 A partnership as defined by 19 Administrative Code 97.1077(a)(2), (b), or (c) of this title [see ELA]; or
	2. Designation as a mathematics innovation zone under Educa- tion Code 28.020 and applicable rules.
	Any intervention or sanction not covered by the provision above shall continue.
	If a campus ceases to qualify for the intervention pause at any point during a school year, TEA will resume previously ordered in- terventions and sanctions, order interventions and sanctions based on the rating from that school year, and count that rating for pur- poses of consecutive years of performance.
	19 TAC 97.1062
Failure to Submit EOP	If TEA receives notice from the Texas School Safety Center of a district's failure to submit a multihazard emergency operations plan [see CKC], the commissioner may appoint a conservator for the district under Education Code Chapter 39A. The conservator may order the district to adopt, implement, and submit a multihazard emergency operations plan. If a district fails to comply with a conservator's order to adopt, implement, and submit a multihazard emergency operations plan within the time frame imposed by the commissioner, the commissioner may appoint a board of managers under Education Code Chapter 39A to oversee the operations of the district. <i>Education Code 37.1082(a)–(b)</i>

	Note:	The following provisions apply to a district with a central administrative office that is located in a county with a population of more than two million and that has a student enrollment that is more than 125,000 and less than 200,000, and that is operating under a turnaround plan.
Student Board Member	a school a nonvot such a re	tanding Education Code 11.051(b) (number of trustees on board), the board may adopt a resolution establishing as ing member a student trustee position. If a board adopts esolution, the board shall adopt a policy addressing the becified in statute. <i>Education Code 11.0511</i>

	A board may act only by majority vote of the members present at a meeting held in compliance with Government Code Chapter 551, at which a quorum of the board is present and voting. A majority vote is generally determined from a majority of those present and voting, excluding abstentions, assuming a quorum is present. <i>Education Code 11.051(a-1); Atty. Gen. Op. GA-689 (2009)</i>
Definitions Meeting	"Meeting" means a deliberation among a quorum of a board, or be- tween a quorum of the board and another person, during which public business or public policy over which the board has supervi- sion or control is discussed or considered, or during which the board takes formal action. "Meeting" also means a gathering:
	1. That is conducted by a board or for which a board is responsible;
	2. At which a quorum of members of a board is present;
	3. That has been called by a board; and
	4. At which board members receive information from, give infor- mation to, ask questions of, or receive questions from any third person, including an employee of a district, about the public business or public policy over which the board has su- pervision or control.
	Gov't Code 551.001(4)
	A communication or exchange of information between board mem- bers about public business or public policy over which the board has supervision or control does not constitute a meeting or deliber- ation for purposes of the Texas Open Meetings Act if the communi- cation is posted to an online message board or similar internet ap- plication in compliance with Government Code 551.006. <i>Gov't</i> <i>Code 551.006</i> [See BBI(LEGAL)]]
Deliberation	"Deliberation" means a verbal or written exchange between a quorum of a board, or between a quorum of a board and another person, concerning an issue within the jurisdiction of the board. <i>Gov't Code 551.001(2)</i>
Recording	"Recording" means a tangible medium on which audio or a combi- nation of audio and video is recorded, including a disc, tape, wire, film, electronic storage drive, or other medium now existing or later developed. <i>Gov't Code</i> 551.001(7)
Videoconference Call	"Videoconference call" means a communication conducted be- tween two or more persons in which one or more of the partici-

	pants communicate with the other participants through duplex au- dio and video signals transmitted over a telephone network, a data network, or the internet. <i>Gov't Code 551.001(8)</i>
Social Function, Convention, or Candidate Event	The term "meeting" does not include the gathering of a quorum of a board at a social function unrelated to the public business that is conducted by the board, the attendance by a quorum of the board at a regional, state, or national convention or workshop, ceremonial event, or press conference, or the attendance by a quorum of a board at a candidate forum, appearance, or debate to inform the electorate, if formal action is not taken and any discussion of public business is incidental to the social function, convention, workshop, ceremonial event, press conference, forum, appearance, or debate. <i>Gov't Code 551.001(4)</i>
Legislative Committee or Agency Meeting	The attendance by a quorum of a board at a meeting of a commit- tee or agency of the legislature is not considered to be a meeting of a board if the deliberations at the meeting by the board mem- bers consist only of publicly testifying, publicly commenting, and publicly responding to a question asked by a member of the legis- lative committee or agency. <i>Gov't Code 551.0035(b)</i>
Superintendent Participation	A board shall provide a superintendent an opportunity to present at a meeting an oral or written recommendation to the board on any item that is voted on by the board at the meeting. <i>Education Code 11.051(a-1)</i>
Open to Public	Every meeting of a board shall be open to the public. A board may, however, exclude a witness from a hearing during the examination of another witness in a matter being investigated and may enter into a closed meeting, as provided by law. <i>Gov't Code 551.002, .084, Ch. 551, Subch. D</i> [See BDB and BEC]
Parental Access	A parent, as defined in Education Code 26.002, is entitled to com- plete access to any meeting of a board, other than a closed meet- ing held in compliance with the Open Meetings Act. <i>Education</i> <i>Code 26.007(a)</i>
Recording	All or any part of an open meeting may be recorded by any person in attendance by means of a recorder, video camera, or any other means of aural or visual reproduction. A board may adopt reasona- ble rules to maintain order at a meeting, including rules related to the location of recording equipment and the manner in which the recording is conducted. These rules shall not prevent or unreason- ably impair a person from exercising the right to record a meeting that is open to the public. <i>Gov't Code 551.023</i>
Minutes	A board shall prepare and keep minutes or make a recording of each open meeting. The minutes shall state the subject matter of

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	each deliberation and indicate each vote, order, decision, or other action taken. <i>Gov't Code 551.021</i>
Board Member Attendance	The minutes or recording, as applicable, of a regular or special meeting of a board must reflect each member's attendance at or absence from the meeting. <i>Education Code 11.0621</i>
Availability	The minutes and recording are public records and shall be available for public inspection and copying on request to a superintendent or designee. <i>Gov't Code 551.022; Education Code 11.0621</i>
	Note: For website posting requirements regarding the record of a board meeting, see CQA.
Notice Required	A board shall give written notice of the date, hour, place, and subject(s) of each meeting it holds. <i>Gov't Code</i> 551.041
Continued Meeting	If a board recesses an open meeting to the following regular business day, the board is not required to post notice of the continued meeting if the action is taken in good faith and not to circumvent Government Code Chapter 551. If an open meeting is continued to the following regular business day and, on that following day, a board continues the meeting to another day, the board must give the required written notice of the meeting continued to that other day. <i>Gov't Code 551.0411(a)</i>
Inquiry During Meeting	If a member of the public or of a board inquires at a meeting about a subject for which notice has not been given, the notice provisions do not apply to a statement of specific factual information given in response to the inquiry or a recitation of existing policy in response to the inquiry. Any deliberation of or decision about the subject of the inquiry shall be limited to a proposal to place the subject on the agenda of a subsequent meeting. <i>Gov't Code 551.042</i>
Location	A board must hold each public meeting within the boundaries of the district, except:
	1. As otherwise required by law; or
	2. To hold a joint meeting with another district or with another governmental entity if the boundaries of the governmental entity are in whole or in part within the boundaries of the district.
	Education Code 26.007(b)
Time of Notice and Accessibility	Notice of a board meeting shall be posted on a bulletin board at a place convenient to the public in the central administration office for at least 72 hours before the scheduled time of the meeting. That notice or a notice posted at another board-designated place shall

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BOARD MEETINGS

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at all times be readily accessible to the public for at least 72 hours

	before the scheduled time of the meeting. <i>Gov't Code 551.043(a),</i> .051; <u>City of San Antonio v. Fourth Court of Appeals</u> , 820 S.W. 2d 762 (Tex. 1991)
	If a district is required to post notice of a meeting on the internet, the district satisfies the requirement that the notice must be posted in a place readily accessible to the general public at all times by making a good-faith attempt to continuously post the notice on the internet during the prescribed period.
	A district must still comply with the duty to physically post the no- tice in the central administration office and if the district makes a good-faith attempt to continuously post the notice on the internet during the prescribed period, the physically posted notice must be readily accessible to the general public during normal business hours.
	Gov't Code 551.043(b)
Internet Posting	If a district maintains an internet website, in addition to the other place at which notice is required to be posted, a board must also concurrently post notice of a meeting on the internet website.
	A district that contains all or part of the area within the corporate boundaries of a municipality with a population of 48,000 or more must also, concurrently with the notice, post on the district's inter- net website the agenda for a board meeting, if the agenda differs from the posted notice.
	The validity of a posting of a district that made a good-faith attempt to comply with the internet posting requirements is not affected by a failure to comply that is due to a technical problem beyond the control of the district.
	<i>Gov't Code 551.056</i> [See CQA for website posting requirements regarding notice of board meetings.]
Specificity of Agenda / Notice	Agendas for all meetings shall be sufficiently specific to inform the public of the subjects to be deliberated at the meeting, setting out any special or unusual matters to be considered or any matter in which the public has a particular interest. Deliberations or actions pertaining to a superintendent and principals are of particular public interest, and notice of those subjects must be worded with such clarity that the public will understand what a board proposes to discuss or accomplish. <u>Cox Enterprises, Inc. v. Austin Indep. Sch.</u> <u>Dist.</u> , 706 S.W.2d 956 (Tex. 1986); <u>Point Isabel Indep. Sch. Dist. v.</u> <u>Hinojosa</u> , 797 S.W.2d 176 (Tex. App.—Corpus Christi 1990, writ denied); Atty. Gen. Ops. M-494 (1969), H-419 (1974), H-662 (1975), H-1045 (1977)

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The terms "employee briefing" or "staff briefing" do not give adequate notice of the subject matter to be presented to a board by employees or staff members. *Atty. Gen. Op. JC-169 (2000)*

The subject of a report or update by district staff or a member of the board must be set out in the notice in a manner that informs a reader about the subjects to be addressed. *Atty. Gen. Op. GA-668 (2008)*

Emergency Meeting or Emergency Addition to Agenda In an emergency or when there is an urgent public necessity, the notice of a meeting to deliberate or take action on the emergency or urgent public necessity, or the supplemental notice to add the deliberation or taking of action on the emergency or urgent public necessity as an item to the agenda for a meeting for which notice has been posted in accordance with the Open Meetings Act, is sufficient if the notice or supplemental notice is posted for at least one hour before the meeting is convened.

> A board may not deliberate or take action on a matter at a meeting for which notice or supplemental notice is posted as described above other than:

- 1. A matter directly related to responding to the emergency or urgent public necessity identified in the notice or supplemental notice of the meeting; or
- 2. An agenda item listed on a notice of the meeting before the supplemental notice was posted.

An emergency or urgent public necessity exists only if immediate action is required because of:

- 1. An imminent threat to public health and safety, including a threat described in item 2, below, if imminent; or
- 2. A reasonably unforeseeable situation, including:
 - a. Fire, flood, earthquake, hurricane, tornado, or wind, rain, or snow storm;
 - b. Power failure, transportation failure, or interruption of communication facilities;
 - c. Epidemic; or
 - d. Riot, civil disturbance, enemy attack, or other actual or threatened act of lawlessness or violence.

The board shall clearly identify the emergency or urgent public necessity in the notice of an emergency meeting or supplemental notice.

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	The sudden relocation of a large number of residents from the area of a declared disaster to a district's jurisdiction is considered a reasonably unforeseeable situation for a reasonable period immediately following the relocation. <i>Gov't Code 551.045</i>
Catastrophe	A board prevented from convening an open meeting that was oth- erwise properly posted under Government Code Section 551.041 because of a catastrophe may convene the meeting in a conven- ient location within 72 hours pursuant to Government Code Section 551.045 if the action is taken in good faith and not to circumvent Government Code Chapter 551. If a board is unable to convene the open meeting within those 72 hours, the board may subse- quently convene the meeting only if the board gives the required written notice of the meeting.
	"Catastropho" moons a condition or occurrence that interforce

"Catastrophe" means a condition or occurrence that interferes physically with the ability of a board to conduct a meeting, including:

- 1. Fire, flood, earthquake, hurricane, tornado, or wind, rain, or snow storm;
- 2. Power failure, transportation failure, or interruption of communication facilities;
- 3. Epidemic; or
- 4. Riot, civil disturbance, enemy attack, or other actual or threatened act of lawlessness or violence.

Gov't Code 551.0411(b), (c)

Special Notice to News Media A district shall provide special notice of each meeting by telephone, facsimile transmission, or electronic mail to any news media that has requested special notice and agreed to reimburse the district for the cost of providing the special notice. *Gov't Code* 551.052

The board president or board member who calls an emergency meeting or adds an emergency item to the agenda of a board meeting shall notify the news media of the emergency meeting or emergency item. The president or member is required to notify only those members of the news media that have previously filed a request containing all pertinent information for the special notice and agreed to reimburse the board for the cost of providing the special notice. The president or member shall give the notice by telephone, facsimile transmission, or electronic mail at least one hour before the meeting is convened. *Gov't Code 551.047*

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Quorum	A majority of a board (e.g., four members of a seven-member board or five members of a nine-member board, regardless of the number of vacancies) constitutes a quorum for meetings of the board. <i>Gov't Code 551.001(6), 311.013(b)</i>	
Disaster	Notwithstanding any other law, a quorum is not required for a board to act if:	
	1.	The district's jurisdiction is wholly or partly located in the area of a disaster declared by the president of the United States or the governor; and
	2.	A majority of the members of the board are unable to be pre- sent at a board meeting as a result of the disaster.
	Gov	't Code 418.1102
Secret Ballot	No v (197	vote shall be taken by secret ballot. <i>Atty. Gen. Op. H-1163</i> 78)
Meeting by Telephone Conference Call	eme ernr quoi	pard may hold a meeting by telephone conference call if an ergency or public necessity exists within the meaning of Gov- nent Code 551.045 and the convening at one location of a rum of the board is difficult or impossible, or if the meeting is by an advisory board.
	to be the the durin ficat	h part of the telephone conference call meeting that is required e open shall be audible to the public at the location specified in notice of the meeting. The location designated in the notice as ocation of the meeting shall provide two-way communication ng the entire telephone conference call meeting and the identi- ion of each party to the telephone conference shall be clearly ed prior to speaking.
Notice	quir as tl	telephone conference call meeting is subject to the notice re- ements applicable to other meetings. The notice must specify ne location of the meeting, the location where meetings of the ernmental body are usually held.
Recording		conference call meeting shall be recorded and made available e public.
	Gov	't Code 551.125
Meeting by Videoconference Call	boar audi appl prov fere	ard member or district employee may participate remotely in a rd meeting by means of a videoconference call if the video and o feed of the board member's or employee's participation, as icable, is broadcast live at the meeting and complies with the isions below. A board member who participates by videocon- nce call shall be counted as present at the meeting for all pur- es. A board member who participates in a meeting by video

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	conference call shall be considered absent from any portion of the meeting during which audio or video communication with the member is lost or disconnected. The board may continue the meeting only if a quorum remains present at the meeting location or, if applicable, continues to participate in a meeting conducted as specified at Multiple Counties, below. <i>Gov't Code 551.001(8), .127(a-1)-(a-3)</i>
Quorum	A meeting may be held by videoconference call only if a quorum of the board is physically present at one location of the meeting, ex- cept as provided at Multiple Counties, below.
Multiple Counties	A meeting of a board of a district that extends into three or more counties may be held by videoconference call only if the board member presiding over the meeting is physically present at one lo- cation of the meeting that is open to the public during the open por- tions of the meeting.
Notice	A meeting held by videoconference call is subject to the notice re- quirements applicable to other meetings in addition to the notice requirements applicable to meetings by videoconference call.
	The notice of a meeting to be held by videoconference call must specify as a location of the meeting the location where a quorum of the board will be physically present and specify the intent to have a quorum present at that location; the notice of a meeting held by videoconference call described above at Multiple Counties must specify as a location of the meeting the location where the board member presiding over the meeting will be physically present and specify the intent to have that member present at that location.
	Gov't Code 551.127(b)–(e)
Quality of Audio and Video Signals	Each portion of a meeting held by videoconference call that is required to be open to the public shall be visible and audible to the public at the location specified in the notice. If a problem occurs that causes a meeting to no longer be visible and audible to the public at that location, the meeting must be recessed until the problem is resolved. If the problem is not resolved in six hours or less, the meeting must be adjourned.
	The location specified in the notice, and each remote location from which a member of the board participates, shall have two-way au- dio and video communication with each other location during the entire meeting. The face of each participant in the videoconference call, while that participant is speaking, shall be clearly visible, and the voice audible, to each other participant and, during the open portion of the meeting, to the members of the public in attendance

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	at the physical location described by the notice and at any other lo- cation of the meeting that is open to the public.
	The quality of the audio and video signals perceptible at each loca- tion of the meeting must meet or exceed standards specified by the Department of Information Resources. The audio and video signals perceptible by members of the public at the location of the meeting described by the notice and at each remote location from which a member participates must be of sufficient quality so that members of the public at each location can observe the demeanor and hear the voice of each participant in the open portion of the meeting.
	Gov't Code 551.127(f), (h)–(j); 1 TAC 209.10–.11
Recording	A board shall make at least an audio recording of the meeting. The recording shall be made available to the public.
Remote Participation by the Public	A board may allow a member of the public to testify at a meeting from a remote location by videoconference call even if a board member is not participating in the meeting from a remote location.
	Gov't Code 551.127(g), (k)
Video and Audio Recording of Meeting	A board for a district that has a student enrollment of 10,000 or more shall make a video and audio recording of reasonable quality of each:
	 Regularly scheduled open meeting that is not a work session or a special called meeting; and
	2. Open meeting that is a work session or special called meeting at which the board votes on any matter or allows public com- ment or testimony. [See BED for requirements regarding pub- lic testimony.]
	The board shall make available an archived copy of the video and audio recording of each meeting on the internet not later than seven days after the date the recording was made. The board shall maintain the archived recording on the internet for not less than two years after the date the recording was first made available. A board is exempt from the requirements in this paragraph if the board's failure to make the required recording of a meeting availa- ble is the result of a catastrophe, as defined by Government Code 551.0411 [see Catastrophe, above], or a technical breakdown. Fol- lowing a catastrophe or breakdown, the board must make all rea- sonable efforts to make the required recording available in a timely manner.
	The board may make the archived recording available on an exist-

The board may make the archived recording available on an existing internet site, including a publicly accessible video-sharing or

	social networking site. The board is not required to establish a sep- arate internet site and provide access to archived recordings of meetings from that site.
	A district that maintains an internet site shall make available on that site, in a conspicuous manner, the archived recording of each meeting or an accessible link to the archived recording of each such meeting.
	A board may broadcast a regularly scheduled open meeting on tel- evision.
	Gov't Code 551.128(b-1)–(b-6)
Internet Broadcast	A board that is not subject to the provisions above at Video and Au- dio Recording of Meeting may broadcast an open meeting over the internet. If a board broadcasts a meeting over the internet, it shall establish an internet site and provide access to the broadcast from that site. A board shall provide on the internet site the same notice of the meeting, within the time required for posting that notice, that the board is required to post under the Open Meetings Act. <i>Gov't</i> <i>Code 551.128(b), (c)</i>
Attorney Consultation	A board may use a telephone conference call, videoconference call, or communications over the internet to conduct a public con- sultation with its attorney in an open meeting of the board or a pri- vate consultation with its attorney in a closed meeting of the board. [See BEC]
	Each part of a public consultation by a board with its attorney in an open meeting must be audible to the public at the location specified in the notice of the meeting as the location of the meeting.
Exception	This does not apply to a consultation with an attorney who is an employee of a district. An attorney who receives compensation for legal services performed, from which employment taxes are de- ducted by a district, is an employee of the district.
	Gov't Code 551.129
Persons with Hearing-Impaired Persons Impairments	In a proceeding before a board in which the legal rights, duties, or privileges of a party are to be determined by the board after an ad- judicative hearing, the board shall supply for a party who is deaf or hearing impaired an interpreter who has qualifications approved by the Texas Department of Assistive and Rehabilitative Services- Commission for the Deaf and Hard of Hearing.
	For purposes of this requirement, "Deaf or hearing impaired" means having a hearing impairment, regardless of the existence of

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a speech impairment, that inhibits comprehension of a an examination or proceeding, or inhibits communication with others.

Gov't Code 558.001, .003

Prohibited Series of Communications

A board member commits an offense if the member:

- 1. Knowingly engages in at least one communication among a series of communications that each occur outside of a meeting authorized by the Open Meetings Act and that concern an issue within the jurisdiction of the board in which the members engaging in the individual communications constitute fewer than a quorum of members but the members engaging in the series of communications constitute a quorum of members; and
- Knew at the time the member engaged in the communication 2. that the series of communications:
 - Involved or would involve a quorum; and a.
 - b. Would constitute a deliberation once a quorum of members engaged in the series of communications.

Gov't Code 551.143

SUPERINTENDENT PROFESSIONAL DEVELOPMENT

Team Building	The superintendent's participation in team building sessions as part of the board's continuing education [see BBD] shall represent one component of the superintendent's ongoing professional develop- ment. 19 TAC 61.1(b)(4)(G)
Identifying and Reporting Abuse	Continuing education requirements for An individual who holds a superintendent certificate that is renewed on or after January 1, 2021, must include complete at least two and a half 2.5 hours of training every five years on identifying and reporting potential victims of sexual abuse, human trafficking, and other maltreatment of children. <i>Education Code 21.054(h)</i> , in accordance with Education Code 21.054(h). For purposes of this provision, "other maltreatment" has the meaning assigned by Human Resources Code 42.002. <i>19 TAC 232.11(g)(2); Education Code 21.054(h)</i> .

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

SECTION C: BUSINESS AND SUPPORT SERVICES

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

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SECTION C: BUSINESS AND SUPPORT SERVICES

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

DATE ISSUED: <u>12/</u>10/25/20192020 UPDATE <u>114116</u> C(LEGAL)-PRM

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SECTION C: BUSINESS AND SUPPORT SERVICES

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

STATE AND FEDERAL REVENUE SOURCES FEDERAL

	CBB
(LEC	GAL)

	with a feo cluding p buildings nor, shall eral finan	s Education Agency (TEA) may enter into an agreement deral agency concerning a project related to education, in- rovision of school lunches and construction of school . TEA, or another state agency designated by the gover- coordinate the actions of a district participating in a fed- cial assistance program. <i>Education Code 7.021(b), (c);</i> <i>de 742.003</i>
Retirement and Insurance Contributions	Act, Insu money pr source sl ployee's state con	e Texas Public School Retired Employees Group Benefits rance Code Chapter 1575, a district that applies for rovided by the United States or a privately sponsored hall, if any of the money will pay part or all of an active em- salary, also apply for any legally available money to pay tributions required by Insurance Code Chapter 1575, Sub- <i>E. Insurance Code 1575.252</i>
		rict must comply with the requirements of Insurance Code 1575, Subchapter F. <i>Insurance Code 1575.252(2)–.257</i>
	Subtitle C States, a source, a salary, th state con	e Teacher Retirement System, Government Code, Title 8, C, if a district applies for money provided by the United n agency of the United States, or a privately sponsored nd if any of the money will pay part or all of an employee's e district shall apply for any legally available money to pay tributions required by Government Code 825.404 or <i>Gov't Code 825.406(a)</i>
	Such dist Code 82	rict must comply with the requirements of Government 5.406.
Block Grant Funds	If a district receives more than \$5,000 in block grant funds to be used as the district determines is appropriate, it shall provide evi- dence to TEA that a public meeting or hearing was held in a timely manner solely to seek public comment on the needs or uses of block grant funds received by the district. The board may hold this meeting or hearing in conjunction with another board meeting or hearing if the meeting or hearing to consider block grant funds is clearly noted in an announcement of the other meeting or hearing. <i>Gov't Code 2105.058</i>	
Education Department General Administrative Regulations (EDGAR)	Note:	For information regarding procurement under state law, see the CH policy series regarding Purchasing and Ac- quisition and the CV series regarding Facilities Construc- tion.
		For additional legal requirements applicable to school nutrition procurement, see COA.

STATE AND FEDERAL REVENUE SOURCES FEDERAL

	Regulati	means the Education Department General Administrative ons (34 C.F.R. 75, 76, 77, 79, 81, 82, 84, 86, 97, 98, and C.F.R. 77.1(c)			
Uniform Guidance (2 C.F.R. 200)	ment and Guidanc Thus, 2 (the OME	partment of Education (DOE) adopts the Office of Manage- d Budget (OMB) Guidance in 2 C.F.R. Part 200 Uniform e, except for 2 C.F.R. 200.102(a) and 2 C.F.R. 200.207(a). C.F.R. Chapter XXXIV, Part 3474 gives regulatory effect to guidance and supplements the guidance as needed for a. 2 C.F.R. 3474.1			
	ments, c to non-fe	The Uniform Guidance establishes uniform administrative require- ments, cost principles, and audit requirements for federal awards to non-federal entities, including school districts. <i>2 C.F.R. 200.64(j)</i> , .69, .100			
	Note:	The Uniform Guidance applies to all new grant awards and non-competing continuations (NCCs) made on or af- ter December 26, 2014 (see 2 C.F.R. 200.110).			
		For more information on EDGAR, the Uniform Guidance, and the federal regulations that apply to federal educa- tion grant awards, visit TEA's <u>EDGAR Materials and Re-</u> <u>sources</u> ¹ and the DOE's <u>EDGAR website</u> , ² and <u>Uniform</u> <u>Guidance website</u> , ³ and ⁴			
General Compliance		is responsible for complying with all requirements of the award. 2 C.F.R. 200.300(b)			
	cates a r indicates	out 2 C.F.R. Part 200 when the word "must" is used it indi- requirement. Whereas, use of the word "should" or "may" a best practice or recommended approach rather than a ment and permits discretion. 2 C.F.R. 200.101(b)(1)			
<i>Disclosures</i> Conflicts	the feder (e.g., TE	A district must disclose in writing any potential conflict of interest to the federal awarding agency (e.g., DOE) or pass-through entity (e.g., TEA) in accordance with applicable federal awarding agency policy. <i>2 C.F.R. 200.112</i>			
Crimes	awarding criminal affecting can resu (Remedi	must disclose, in a timely manner, in writing to the federal g agency or pass-through entity all violations of federal law involving fraud, bribery, or gratuity violations potentially the federal award. Failure to make required disclosures lit in any of the remedies described in 2 C.F.R. 200.338339 des for Noncompliance), including suspension or debar- <i>C.F.R. 200.113</i>			

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

specific terms and conditions; and the tracing of funds to a level of expenditures adequate to establish that such funds have been used according to the federal statutes, regulations, and the terms and conditions of the federal award. [See also 2 C.F.R. 200.450 (Lobbying)]

The district's financial management system must comply with 2 C.F.R. 200.302(b).2 C.F.R. 200.302 [See also 2 C.F.R. 200.33334 (Retention requirements for records), .334335 (Requests for transfer of records), .335336 (Methods for collection, transmission and storage of information), .336 and .337 (Access to records), and .337 (Restrictions on Public Access to Records)])

2 C.F.R. 200.302

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

2 C.F.R. 200.303

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

- 1. Effectiveness and efficiency of operations;
- 2. Reliability of reporting for internal and external use; and
- 3. Compliance with applicable laws and regulations.

2 C.F.R. 200.611

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

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

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

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

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

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

2 C.F.R. 200.319

Procurement Methods

The district must use one have and use documented procurement procedures, consistent with the standards of 2 C.F.R. 200.320 and 200.317 (Procurements by states), 200.318 (General procurement standards), and 200.319 (Competition) for any of the following

	methods of procurement- <u>used for the acquisition of property or</u> <u>services required under a federal award or sub-award.</u> 2 C.F. R. 200.320	
	<i>Note:</i> For information on the amounts of the micro-purchase threshold and the simplified acquisition threshold, see , [€] (August 28, 2018), and . ⁷ For information regarding these thresholds and school nutrition purchases, see the Texas Department of Agriculture (TDA) Food and Nutrition Division's , ⁸ Section 17, and ⁹ (Revised Octobe 30, 2019).	a- e
Informal Procurement Methods	When the value of the procurement for property or services under a federal award does not exceed the simplified acquisition thresh- old, as defined in 2 C.F.R. 200.1, or a lower threshold established by a district, formal procurement methods are not required. The district may use informal procurement methods to expedite the completion of its transactions and minimize the associated admin- istrative burden and cost. The informal methods used for procure- ment of property or services at or below the simplified acquisition threshold include:	
<u>Micro-</u> <u>Definitions</u>	 "Micro-purchase" means a purchase of supplies or services, the aggregate amount of which does not exceed the micro-purchase threshold. Micro-purchases comprise a subset of a district's small purchases as defined in 2 C.F.R. 200.320. "Micro-purchase threshold" means the dollar amount at or below which a district may purchase property or services using micro-purchase procedures. Generally, the micro-purchase threshold for procurement activities administered under federal awards is not to exceed the amount set by the Federal Acquisition Regulations (FAR) at 48 C.F.R. Part 2, Subpart 2.1 [see below], unless a higher threshold is requested by the district and approved by the cognizant agency for indirect costs. 2 C.F.R. 200.1 Micro-purchase threshold means \$10,000, except as provided by 48 C.F.R. 2.101. 48 C.F.R. 2.101 	<u>)-</u>
<u>Micro-</u> <u>Purchase</u> Distribution		
Micro- Purchases	Procurement by micro-purchase is The acquisition of supplies or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold. [See the definition of "micro-purchase" above.] To the maximum extent practicable, the district	

	must <u>should</u> distribute micro-purchases equitably among qualified suppliers. Micro-purchases may be awarded without soliciting com- petitive quotations if the district considers the price to be reasona- ble. 2 C.F.R. 200.320(a)(1)(i)
<u>Micro-</u> <u>Purchase</u> <u>Awards</u>	Micro-purchases may be awarded without soliciting competitive price or rate quotations if the district considers the price to be rea- sonable based on research, experience, purchase history or other information and documents it files accordingly. Purchase cards can be used for micro-purchases if procedures are documented and approved by the district. 2 C.F.R. 200.320(a)(1)(ii)
<u>Micro-</u> <u>Purchase</u> <u>Thresholds</u>	The district is responsible for determining and documenting an appropriate micro-purchase threshold based on internal controls, an evaluation of risk, and its documented procurement procedures. The micro-purchase threshold used by the district must be authorized or not prohibited under state, local, or tribal laws or regulations. Districts may establish a threshold higher than the federal threshold established in the FAR in accordance with 2 C.F.R. 200.320(a)(1)(iv) and (v). 2 C.F.R. 200.320(a)(1)(iii)
	Districts may establish a threshold higher than the micro-purchase threshold identified in the FAR in accordance with the requirements of 2 C.F.R. 200.320. The district may self-certify a threshold up to \$50,000 on an annual basis and must maintain documentation to be made available to the federal awarding agency and auditors in accordance with 2 C.F.R. 200.334. The self-certification must in- clude a justification, clear identification of the threshold, and sup- porting documentation of any of the following: "Micro-purchase" means a purchase of supplies or services using simplified acquisi- tion procedures, the aggregate amount of which does not exceed the micro-purchase threshold. Micro-purchase procedures com- prise a subset of a district's small purchase procedures. The district uses such procedures in order to expedite the completion of its lowest-dollar small purchase transactions and minimize the associ- ated administrative burden and cost. The micro-purchase threshold is set by the Federal Acquisition Regulation at 48 C.F.R. Subpart 2.1 Definitions. 2 C.F.R. 200.67
Small Purchases	Small purchase procedures are those relatively simple and infor- mal procurement methods for securing services, supplies, or other property that do not cost more than the
	 A qualification as a low-risk auditee, in accordance with the criteria in 2 C.F.R. 200.520 for the most recent audit;
	 An annual internal institutional risk assessment to identify, mitigate, and manage financial risks; or,

	3. For public institutions, a higher threshold consistent with state law.
	<u>2 C.F.R. 200.320(a)(1)(iv)</u>
	Micro-purchase thresholds higher than \$50,000 must be approved by the cognizant agency for indirect costs. The district must submit a request with the requirements included in 2 C.F.R. 200.320(a)(1)(iv). The increased threshold is valid until there is a change in status in which the justification was approved. 2 C.F.R. 200.320(a)(1)(v)
<u>Small</u> <u>Purchases—</u> <u>Procedures</u>	The acquisition of property or services, the aggregate dollar amount of which is higher than the micro-purchase threshold but does not exceed the simplified acquisition threshold. If small pur- chase procedures are used, price or rate quotations must be ob- tained from an adequate number of qualified sources- as deter- mined appropriate by the district. 2 C.F.R. 200.320($\frac{1}{2}a$)(2)(i)
Small Purchases— Simplified Acquisition Thresholds	"Simplified acquisition threshold" means the dollar amount below which a district may purchase property or services using small pur- chase methods. Districts adopt small purchase procedures in order to expedite the purchase of items costing less than <u>at or below</u> the simplified acquisition threshold. The simplified acquisition threshold for procurement activities administered under federal awards is set by the Federal Acquisition RegulationFAR at 48 C.F.R. Part 2, Sub- part 2.1 Definitions[see below]. The district is responsible for deter- mining an appropriate simplified acquisition threshold based on in- ternal controls, an evaluation of risk, and its documented procurement procedures. However, in accordance with 41 U.S.C. 1908-no circumstances can this threshold exceed the dollar value established in the FAR (48 C.F.R. Part 2, Subpart 2.1) for the sim- plified acquisition threshold. Recipients should determine if local government laws on purchasing apply. 2 C.F.R. 200. 88 <u>1</u> , .320(a)(2)(ii) Simplified acquisition threshold means \$250,000, except as pro-
<u>Formal</u> <u>Procurement</u> <u>Methods</u>	vided by 48 C.F.R. 2.101. 48 C.F.R. 2.101 When the value of the procurement for property or services under a federal financial assistance award exceeds the simplified acquisi- tion threshold, or a lower threshold established by a district, formal procurement methods are required. Formal procurement methods require following documented procedures. Formal procurement methods also require public advertising unless a non-competitive procurement can be used in accordance with 2 C.F.R. 200.319 or 200.320(c). The following formal methods of procurement are used

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for procurement of property or services above the simplified acquisition threshold or a value below the simplified acquisition threshold the district determines to be appropriate:

A procurement method in which bids are publicly solicited and a Sealed Bids firm fixed_price contract (lump sum or unit price) is awarded to the responsible bidder whose bid, conforming with all the material terms and conditions of the invitation for bids, is the lowest in price. The sealed bidbids method is the preferred method for procuring construction, if the conditions set out below apply.[sic].

> In order for sealed bidding to be feasible, the following conditions should be present:

- 1. A complete, adequate, and realistic specification or purchase description is available;
- 2. Two or more responsible bidders are willing and able to compete effectively for the business; and
- 3. The procurement lends itself to a firm fixed price contract and the selection of the successful bidder can be made principally on the basis of price.

If sealed bids are used, the following requirements apply:

- Bids must be solicited from an adequate number of known 1. suppliers qualified sources, providing them sufficient response time prior to the date set for opening the bids, for local governments, the invitation for bids must be publicly advertised;
- 2. The invitation for bids, which will include any specifications and pertinent attachments, must define the items or services in order for the bidder to properly respond;
- 3. All bids will be opened at the time and place prescribed in the invitation for bids, and for local governments, the bids must be opened publicly;
- 4. A firm fixed price contract award will be made in writing to the lowest responsive and responsible bidder. Where specified in bidding documents, factors such as discounts, transportation cost, and life cycle costs must be considered in determining which bid is lowest. Payment discounts will only be used to determine the low bid when prior experience indicates that such discounts are usually taken advantage of; and
- 5. Any or all bids may be rejected if there is a sound documented reason.

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

Competitive Proposals	The technique of competitive proposals is normally conducted with more than one source submitting an offer, and A procurement method in which either a fixed price or cost-reimbursement type contract is awarded. It is Proposals are generally used when condi- tions are not appropriate for the use of sealed bids. If this method is used, They are awarded in accordance with the following re- quirements apply:		
	 Requests for proposals must be publicized and identify all evaluation factors and their relative importance. <u>Proposals</u> <u>must be solicited from an adequate number of qualified offe- rors.</u> Any response to publicized requests for proposals must be considered to the maximum extent practical; 		
	 Proposals must be solicited from an adequate number of qualified sources; 		
	3.2. The district must have a written method for conducting tech- nical evaluations of the proposals received and for selecting recipientsmaking selections;		
	4.3. Contracts must be awarded to the responsible <u>firmofferor</u> whose proposal is most advantageous to the <u>programdistrict</u> , with price and other factors considered; and		
	5.4. The district may use competitive proposal procedures for qualifications-based procurement of architectural/engineering (A/E) professional services whereby competitors'offeror's qualifications are evaluated and the most qualified competitor-offeror is selected, subject to negotiation of fair and reasonable compensation. The method, where price is not used as a selection factor, can only be used in procurement of A/E professional services. It cannot be used to purchase other types of services though A/E firms are a potential source to perform the proposed effort.		
	2 C.F.R. 200.320(<mark>db)(2</mark>)		
Sole Source Noncompetitive Procurement	There are specific circumstances in which noncompetitive pro- posals is-procurement through solicitation of a proposal from only one source and maycan be used only when. Noncompetitive pro- curement can only be awarded if one or more of the following cir- cumstances apply:		

- 1. The acquisition of property or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold;
- **1.2.** The item is available only from a single source;

	2. <u>3.</u>	_The public exigency or emergency for the requirement will not permit a delay resulting from <u>publicizing a</u> competitive solicita- tion;
	3.<u>4</u>.	_The federal awarding agency or pass-through entity expressly authorizes <u>a</u> noncompetitive <u>proposalsprocurement</u> in re- sponse to a written request from the <u>non-federal entitydistrict</u> ; or
	4. <u>5.</u>	After solicitation of a number of sources, competition is deter- mined inadequate.
	2 C	.F.R. 200.320(f _)
Cooperative Purchasing	effo fede and whe goo <u>plie</u> sha	oster greater economy and efficiency, and in accordance with rts to promote cost-effective use of shared services across the eral government, the district is encouraged to enter into state local intergovernmental agreements or inter-entity agreements ere appropriate for procurement or use of common or shared ds and services. <u>Competition requirements will be met with ap- d to documented procurement actions using strategic sourcing, red services, and other similar procurement arrangements [<i>sic</i>]. <i>F.R. 200.318(e)</i></u>
Affirmative Steps	min	e district must take all necessary affirmative steps to assure that ority businesses, women's business enterprises, and labor sur- s area firms are used when possible. Affirmative steps must in- de:
	1.	Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
	2.	Assuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources;
	3.	Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enter- prises;
	4.	Establishing delivery schedules, where the requirement per- mits, which encourage participation by small and minority businesses, and women's business enterprises;
	5.	Using the services and assistance, as appropriate, of such or- ganizations as the Small Business Administration and the Mi- nority Business Development Agency of the Department of Commerce; and

6. Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in items 1 through 5 above.

2 C.F.R. 200.321

Domestic As appropriate and to the extent consistent with law, the district Preference should, to the greatest extent practicable under a federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of 2 C.F.R. 200.322 must be included in all subawards including all contracts and purchase orders for work or products under this award.

For purposes of this provision:

- "Produced in the United States" means, for iron and steel 1. products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- "Manufactured products" means items and construction mate-2. rials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

2 C.F.R. 200.322

Pre-procurement	The district must make available upon request, for the federal
Review	awarding agency or pass-through entity pre-procurement review,
	procurement documents, such as requests for proposals or invita-
	tions for bids, or independent cost estimates, when:

- 1. The district's procurement procedures or operation fails to comply with the procurement standards in 2 C.F.R. Part 200;
- 2. The procurement is expected to exceed the simplified acquisition threshold and is to be awarded without competition or only one bid or offer is received in response to a solicitation;
- The procurement, which is expected to exceed the simplified 3. acquisition threshold, specifies a "brand name" product;
- 4. The proposed contract is more than the simplified acquisition threshold and is to be awarded to other than the apparent low bidder under a sealed bid procurement; or
- 5. A proposed contract modification changes the scope of a contract or increases the contract amount by more than the simplified acquisition threshold.

2 C.F.R. 200.324325(b)

Contract Cost and Price	The district must perform a cost or price analysis in connection with every procurement action in excess of the simplified acquisition threshold including contract modifications. The method and degree of analysis is dependent on the facts surrounding the particular procurement situation, but as a starting point, the district must make independent estimates before receiving bids or proposals.
	The district must negotiate profit as a separate element of the price for each contract in which there is no price competition and in all cases where cost analysis is performed. To establish a fair and rea- sonable profit, consideration must be given to the complexity of the work to be performed, the risk borne by the contractor, the contrac- tor's investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the sur- rounding geographical area for similar work.
	Costs or prices based on estimated costs for contracts under the federal award are allowable only to the extent that costs incurred or cost estimates included in negotiated prices would be allowable for the district under 2 C.F.R. Part 200, Subpart E— <u>Cost Principles.</u> The district may reference its own cost principles that comply with the federal cost principles.
	The cost plus a percentage of cost and percentage of construction cost methods of contracting must not be used.
	2 C.F.R. 200. 323<u>324</u>
Contract Provisions	The district's contracts must contain the applicable provisions de- scribed in <u>appendix II to</u> 2 C.F.R. Part 200 , Appendix II – Contract Provisions for non-Federal Entity Contracts Under Federal Awards. 2 C.F.R. 200. 326 327
Suspension and Debarment	Non-federal entities Districts are subject to the non-procurement debarment and suspension regulations at 2 C.F.R. Part 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in federal assistance programs or activities. <i>2 C.F.R. 200.</i> 213214
Remedies for Noncompliance	If a district fails to comply with the U.S. Constitution, federal stat- utes, regulations, or the terms and conditions of a federal award, the federal awarding agency or pass-through entity may impose additional conditions, as described in 2 C.F.R. 200.207208 (Spe- cific Conditions). If the federal awarding agency or pass-through entity determines that noncompliance cannot be remedied by im- posing additional conditions, the federal awarding agency or pass-

		ugh entity may take one or more of the following actions, as ropriate in the circumstances:
	1.	Temporarily withhold cash payments pending correction of the deficiency by the district or more severe enforcement action by the federal awarding agency or pass-through entity.
	2.	Disallow (that is, deny both use of funds and any applicable matching credit for) all or part of the cost of the activity or ac- tion not in compliance.
	3.	Wholly or partly suspend or terminate the federal award.
	4.	Initiate suspension or debarment proceedings as authorized under 2 C.F.R. Part 180 and federal awarding agency regula- tions (or in the case of a pass-through entity, recommend such a proceeding be initiated by a federal awarding agency).
	5.	Withhold further federal awards for the project or program.
	6.	Take other remedies that may be legally available.
	2 C.	F.R. 200. 338<u>339</u>
Travel Costs		el costs are the expenses for transportation, lodging, subsist-
	state chai lieu vide lecte norr func	e, and related items incurred by employees who are in travel us on official business of the district. Such costs may be rged on an actual cost basis, on a per diem or mileage basis in of actual costs incurred, or on a combination of the two, pro- ed the method used is applied to an entire trip and not to se- ed days of the trip, and results in charges consistent with those mally allowed in like circumstances in the district's non-federally ded activities and in accordance with the district's written travel abursement policies.
	state chai lieu vide lecte norr func reim In th trav 570 or b his o	us on official business of the district. Such costs may be rged on an actual cost basis, on a per diem or mileage basis in of actual costs incurred, or on a combination of the two, pro- ed the method used is applied to an entire trip and not to se- ed days of the trip, and results in charges consistent with those mally allowed in like circumstances in the district's non-federally ded activities and in accordance with the district's written travel abursement policies. The absence of an acceptable, written district policy regarding el costs, the rates and amounts established under 5 U.S.C. 1-11 (Travel and Subsistence Expenses; Mileage Allowances), y the administrator of general services, or by the president (or or her designee) pursuant to any provisions of such subchapter at apply to travel under federal awards [48 C.F.R. 31.205–
	state chai lieu vide lecte norr func reim In th trav 570 or b his o mus 46(a	us on official business of the district. Such costs may be rged on an actual cost basis, on a per diem or mileage basis in of actual costs incurred, or on a combination of the two, pro- ed the method used is applied to an entire trip and not to se- ed days of the trip, and results in charges consistent with those mally allowed in like circumstances in the district's non-federally ded activities and in accordance with the district's written travel abursement policies. The absence of an acceptable, written district policy regarding el costs, the rates and amounts established under 5 U.S.C. 1-11 (Travel and Subsistence Expenses; Mileage Allowances), y the administrator of general services, or by the president (or or her designee) pursuant to any provisions of such subchapter at apply to travel under federal awards [48 C.F.R. 31.205–

Property Standards

> Federally **Owned Property**

Title to federally owned property remains vested in the federal government. The district must submit annually an inventory listing of federally owned property in its custody to the federal awarding agency. Upon completion of the federal award or when the property is no longer needed, the district must report the property to the federal awarding agency for further federal agency utilization.

	"Exempt federally owned property" means property acquired under a federal award where the federal awarding agency has chosen to vest title to the property to the district without further obligationre- sponsibility to the federal government, based upon the explicit terms and conditions of the federal award. The federal awarding agency may exercise this option when statutory authority exists. Absent statutory authority and specific terms and conditions of the federal award, title to exempt property acquired under the federal award remains with the federal government.		
	2 C.F.R. 200.312(a), (c)		
Property Trust Relationship	Real property, equipment, and intangible property that are acquired or improved with a federal award must be held in trust by the dis- trict as trustee for the beneficiaries of the project or program under which the property was acquired or improved. The federal award- ing agency may require the district to record liens or other appro- priate notices of record to indicate that personal or real property has been acquired or improved with a federal award and that use and disposition conditions apply to the property. <i>2 C.F.R. 200.316</i>		
Real Property	Subject to the obligations <u>requirements</u> and conditions set forth in 2 C.F.R. 200.311, title to real property acquired or improved under a federal award will vest upon acquisition in the district.		
	Except as otherwise provided by federal statutes or by the federal awarding agency, real property will be used for the originally au- thorized purpose as long as needed for that purpose, during which time the district must not dispose of or encumber its title or other interests.		
	When real property is no longer needed for the originally author- ized purpose, the district must obtain disposition instructions from the federal awarding agency or pass-through entity. The instruc- tions must provide for one of the following alternatives:		
	 Retain title after compensating the federal awarding agency an amount determined under 2 C.F.R. 200.311(c)(1). 		
	 Sell the property and compensate the federal awarding agency an amount determined under 2 C.F.R. 200.311(c)(2). 		
	3. Transfer title to the federal awarding agency or to a third party designated/approved by the federal awarding agency. The district is entitled to be paid an amount calculated by applying the district's percentage of participation in the purchase of the real property (and cost of any improvements) to the current fair market value of the property.		

2 C.F.R. 200.311

Equipment <i>Title and Use</i>	Subject to the obligations requirements and conditions set forth in 2 C.F.R. 200.313, title to equipment acquired under a federal award will vest upon acquisition in the district. Unless a statute specifically authorizes the federal agency to vest title in the district without fur- ther obligation responsibility to the federal government, and the fed- eral agency elects to do so, the title must be a conditional title. Title must vest in the district subject to the following conditions:			
	 Use the equipment for the authorized purposes of the project during the period of performance, or until the property is no longer needed for the purposes of the project. 			
	Not encumber the property without approval of the federal awarding agency or pass-through entity.			
	3. Use and dispose of the property in accordance with the provisions below.			
	Equipment must be used by the district in the program or project for which it was acquired in accordance with 2 C.F.R. 200.313(c).			
	Procedures for managing equipment (including replacement equip- ment), whether acquired in whole or in part under a federal award, until disposition takes place will, as a minimum, meet the require- ments of 2 C.F.R. 200.313(d).			
Disposition	If the district is authorized or required to sell the property, proper sales procedures must be established to ensure the highest possible return.			
	When original or replacement equipment acquired under a federal award is no longer needed for the original project or program or for other activities currently or previously supported by a federal awarding agency, except as otherwise provided in federal statutes, regulations, or federal awarding agency disposition instructions, the district must request disposition instructions from the federal awarding agency if required by the terms and conditions of the fed- eral award. Disposition of the equipment will be made as pre- scribed in 2 C.F.R. 200.313(e), in accordance with federal award- ing agency disposition instructions.			
	2 C.F.R. 200.313			
Supplies	Title to supplies will vest in the district upon acquisition. If there is a residual inventory of unused supplies exceeding \$5,000 in total aggregate value upon termination or completion of the project or program and the supplies are not needed for any other federal award, the district must retain the supplies for use on other activities or sell them, but must, in either case, compensate the federal government for its share. The amount of compensation must be computed in			

	the same manner as for equipment under 2 C.F.R. 200.313(e)(2). 2 C.F.R. 200.314(a)
Intangible Property	Title to intangible property acquired under a federal award vests upon acquisition in the district. The district must use that property for the originally-authorized purpose, and must not encumber the property without approval of the federal awarding agency. When no longer needed for the originally authorized purpose, disposition of the intangible property must occur in accordance with the provisions in 2 C.F.R. 200.313(e). 2 C.F.R. 200.315(a)
Direct Grant Programs	The regulations in 34 C.F.R. Part 75 apply to each direct grant pro- gram of the DOE. <i>34 C.F.R. 75.1</i>
State-Administered Programs	The regulations in 34 C.F.R. Part 76 apply to each state-adminis- tered program of the DOE. 34 C.F.R. 76.1
General Education Provision Act	The regulations in 34 C.F.R. Part 81 govern the enforcement of le- gal requirements under applicable programs administered by the DOE and implement Part E of the General Education Provisions Act (GEPA). <i>34 C.F.R. 81.1</i>
	 ¹ TEA EDGAR Materials and Resources: https://tea.texas.gov/Finance_and_Grants/Grants/EDGAR_Materials_and <u>Resources/</u> ² DOE EDGAR website: https://www2.ed.gov/policy/fund/reg/edgarReg/edgar.html ³ DOE Uniform Guidance website: https://www2.ed.gov/policy/fund/guid/uniform-guidance/index.html ⁴ DOE Uniform Guidance website: https://www2.ed.gov/policy/fund/guid/uniform-guidance/index.html ⁵ OMB Memorandum M-18-18: https://www.whitehouse.gov/wp-con- tent/uploads/2018/06/M-18-18.pdf ⁶ TEA <i>To the Administrator Addressed</i> letter (August 28, 2018): https://tea.texas.gov/about-tea/news-and-multimedia/correspondence/taa- letters/implementing-statutory-changes-to-micro-purchase-and-the-simpli- fied-acquisition-thresholds-under-the-education-department-general-ad- ministrative-regulations-edgar ⁷ New TEA Guidance on Micro-Purchase Flexibility Under EDGAR: https://tea.texas.gov/About_TEA/News_and_Multimedia/Correspond- ence/TAA_Letters/New_TEA_Guidance_on_Micro-Purchase_Flexibil- ity_Under_EDGAR/ ⁸ TDA Food and Nutrition Division's <i>Administrator's Reference Manual</i>: http://squaremeals.org/Publications/Handbooks.aspx ⁹ USDA Memo SB20-2019; CACFP07-2019; SFSP06-2019: https://fi- les.constantcontact.com/884733b0501/37aa4af8-6f12-4d92-a163- 27dffdc08993.pdf

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Tax Rate Adoption Maintenance Taxes	The board may levy, assess, and collect annual ad valorem taxes for the maintenance of the district's schools. Taxes may not be lev- ied unless authorized by a majority of the qualified voters of the district, voting at an election called for that purpose. <i>Education</i> <i>Code 45.002, .003(a)</i>
Restriction on Maintenance Tax Levy	A district may not increase the rate of the district's maintenance taxes to create a surplus in maintenance tax revenue for the purpose of paying the district's debt service. <i>Education Code 45.0021(a)</i> [See Taxpayer Injunction, below]
<i>Maintenance Tax Rate Components</i> Tier One	A district's tier one maintenance and operations tax rate is the number of cents levied by the district for maintenance and opera- tions that does not exceed the maximum compressed rate, as de- termined under Education Code 48.2551.
Maximum Compressed Rate	"MCR" is the district's maximum compressed rate, which is the tax rate for the current tax year per \$100 of valuation of taxable prop- erty at which the district must levy a maintenance and operations tax to receive the full amount of the tier one allotment to which the district is entitled under Education Code Chapter 48. The Texas Education Agency (TEA) shall calculate and make available school districts' maximum compressed rates.
	Education Code 48.2551
	School districts' maximum compressed maintenance and opera- tions tax rates shall be calculated using locally certified property values and adjusted to estimate for exclusions under Government Code 403.302(d).
	TEA will open a data collection from 12:01 a.m. on July 18 through 11:59 p.m. on August 1 for districts. Districts must submit the data specified in 19 Administrative Code 61.1000(c). TEA will use any available data to calculate MCR absent data collection submissions from a school district.
	19 TAC 61.1000(b), (c), (h)
	TEA will calculate and make available preliminary maximum com- pressed tier one tax rates to each district on or before August 5. If TEA receives an appeal of a preliminary MCR, TEA will issue a fi- nal determination to the district no later than August 31. If TEA does not receive an appeal of a preliminary MCR, the preliminary MCR automatically becomes a final MCR ten calendar days follow- ing TEA's approval of the district's preliminary MCR. <i>19 TAC</i> 61.1000(d)-(f)
	A district may appeal its preliminary MCR through the following process:

	1.	The TEA division responsible for MCRs must receive a written appeal no later than ten calendar days after TEA's approval of the district's preliminary MCR. The appeal must include ade- quate evidence and additional information that supports the position of the district. Appeals received 11 calendar days or more after TEA approves a district's preliminary MCR will not be considered.
	2.	TEA will only consider appeals that would result in a change of the preliminary MCR.
	19	TAC 61.1000(g)
Tier Two	A d	strict's enrichment tax rate consists of:
	1.	Any cents of additional maintenance and operations tax effort, not to exceed eight cents over the maximum tier one tax rate; and
	2.	Any cents of additional maintenance and operations tax effort that exceeds the sum of the maximum tier one tax rate and the maximum number of cents permitted under item 1 above.
	Edι	ucation Code 45.0032(a), (b)
Districts Subject to Disaster Exception	For a district to which the Disaster Exception to Election Require- ment described below applies, the amount by which the district's maintenance tax rate exceeds the district's voter-approval tax rate, excluding the district's current debt rate under Tax Code 26.08(n)(1)(C) for the preceding year is not considered in determin- ing a district's tier one maintenance and operations tax rate or the district's enrichment tax rate for the current tax year. <i>Education</i> <i>Code</i> 45.0032(<i>d</i>)	
Maximum Tax Rate	adc \$0.	any year, the maintenance tax rate per \$100 of taxable value pted by the district may not exceed the rate equal to the sum of 17 and the district's maximum compressed rate, as determined ler Education Code 48.2551.
	is to this adc	ate that exceeds the maximum rate for the year in which the tax b be imposed is void. A district with a tax rate that is void under provision may, subject to requirements imposed by other law, opt a rate for that year that does not exceed the specified maxi- m rate for that year.
	Edι	ıcation Code 45.003(d), (e)
Districts with 2005 Tax Rate over \$1.50	tax taxa	withstanding any other law, a district that levied a maintenance for the 2005 tax year at a rate greater than \$1.50 per \$100 of able value in the district as permitted by special law [Art. 2784g . Rev. Civ. Stat.] may not levy a maintenance tax at a rate that

	exceeds the rate per \$100 of taxable value that is equal to the sum of \$0.17 and the product of 66.67 percent multiplied by the rate of the maintenance tax levied by the district for the 2005 tax year, minus any amount by which \$1.00 exceeds the product of the state compression percentage, as determined under Education Code 48.255, multiplied by \$1.00. <i>Education Code 45.003(f)</i>
	For a district described above, any cents of maintenance and oper- ations tax effort that exceeds the maximum rate described at Maxi- mum Tax Rate are not included in the district's tier one mainte- nance and operations tax rate or the district's enrichment tax rate and the district is not entitled to the guaranteed yield amount of state funds under Education Code 48.202 for those cents of tax ef- fort. <i>Education Code 45.0032(c)</i>
Assessor and Collector	The board may employ a person to assess or collect the district's taxes and may compensate the person as the board considers appropriate. This provision does not prohibit a district from providing for the assessment or collection of the district's taxes under a method authorized by Tax Code Chapter 6, Subchapter B. <i>Education Code 45.231</i>
	A district that used a method of selection for the 1994 tax year that was authorized by former Education Code Chapter 23, Subchapter F, may continue to use that method until the district uses another method authorized above. <i>Education Code 45.232</i>
	The assessor and collector shall assess, collect, or assess and collect taxes, as applicable. <i>Tax Code 6.23(b)</i>
Collector's Bond	A district that has its own collector shall require the collector to give bond conditioned on the faithful performance of duties. The bond must 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 reasonable time after demand is a ground for removal from office. The board may prescribe additional requirements for the bond.
	A district whose taxes are collected by a person other than the dis- trict's own collector may require that person to give bond condi- tioned on the faithful performance of duties. The bond must be pay- able to, approved by, and paid for by the board in an amount determined by the board. The board may prescribe additional re- quirements for the bond.
	A district shall pay the premium for a required bond from its general fund or as provided by intergovernmental contract.
	Tax Code 6 20

Tax Code 6.29

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Certified Estimate of Values	By April 30, the chief appraiser shall prepare and certify to the dis- trict's assessor an estimate of the taxable value of district property. <i>Tax Code 26.01(e)</i>
Appraisal Roll	By July 25, the chief appraiser shall prepare and certify to the as- sessor for the district that part of the appraisal roll that lists the property taxable by the district. The part certified to the assessor is the appraisal roll for the district.
	If by July 20 the appraisal review board has not approved the appraisal records as required under Tax Code 41.12, the chief appraiser shall not later than July 25 prepare and certify to the assessor for a school district an estimate of the taxable value of property in the school district.
	Tax Code 26.01(a)–(a-1)
	By August 1 or as soon thereafter as practicable, the district's as- sessor shall submit to the board the district's appraisal roll, show- ing the total appraised, assessed, and taxable values of all prop- erty and the total taxable value of new property.
	By August 1 or as soon thereafter as practicable, a district's collec- tor shall certify to the board the anticipated collection rate for the current year. If the collector certified an anticipated collection rate in the preceding year and the actual collection rate in that year ex- ceeded the anticipated rate, the collector shall also certify the amount of debt taxes collected in excess of the anticipated amount in the preceding year.
	<i>Tax Code 26.04(b)</i>
Designated Employee/Officer to Calculate Rates	After the district's assessor submits the appraisal roll to the board, an officer or employee designated by the board shall calculate the no-new-revenue tax rate and the voter-approval tax rate for the district. <i>Tax Code 26.04(c)</i>
<u>Required</u> <u>Calculation</u> <u>Forms</u>	The designated officer or employee shall use the tax rate calcula- tion forms prescribed by the comptroller under Tax Code 5.07 in calculating the no-new-revenue tax rate and the voter-approval tax rate.
<u>Calculation</u> <u>Forms to County</u> <u>Tax Assessor-</u> <u>Collector</u>	As soon as practicable after the designated officer or employee calculates the no-new-revenue tax rate and the voter-approval tax rate of the district, the designated officer or employee shall submit the tax rate calculation forms used in calculating the rates to the county assessor-collector for each county in which all or part of the territory of the district is located.
	<u>Tax Code 26.04(c), (d-1), (d-3)</u>

		regarding the requirement to attach tax rate calculation an appendix to a district's budget.]
Truth-in-Taxation Requirements	Note:	The <i>Truth in Taxation</i> website maintained by the Texas comptroller of public accounts offers <u>detailed guidance</u> on setting local property tax rates for school districts. ¹
Traditional Method	44.002, t purpose budget m tax year	e budget has been prepared under Education Code he board president shall call a meeting of the board for the of adopting a budget for the succeeding tax year. The nust be adopted before the adoption of the tax rate for the in which the fiscal year covered by the budget begins. <i>Ed-</i> <i>Code 44.004(a), (g)</i> [See CE]
Published Notice	budget a weekly n biweekly provide f eral circu trative of	d president shall provide for publication of notice of the nd proposed tax rate meeting in a daily, weekly, or bi- ewspaper published in the district. If no daily, weekly, or newspaper is published in the district, the president shall or publication of notice in at least one newspaper of gen- lation in the county in which the district's central adminis- fice is located. The notice shall be published not earlier 30th day or later than the tenth day before the date of the
Form and Contents	the propo a standa the notice	ce of public meeting to discuss and adopt the budget and osed tax rate may not be smaller than one-quarter page of rd-size or a tabloid-size newspaper, and the headline on the must be in 18-point or larger type and contain the infor- et out in Education Code 44.004(c) and (c-1).
	crease its in mainte	e must include a statement that a district may not in- s maintenance and operations tax rate to create a surplus enance and operations tax revenue for the purpose of pay- istrict's debt service.
		is not valid if it does not substantially conform to the lan- nd format prescribed by the comptroller.
	Educatio	n Code 44.004(b)–(d)
Debt Service Rate Decrease	creases a not requi discuss a	blished interest and sinking fund (debt service) rate de- after the publication of the required notice, the president is red to publish another notice or call another meeting to and adopt the budget and the proposed lower tax rate. <i>Ed-</i> <i>Code 44.004(g-1)</i>
Districts with July 1 Fiscal Year	beginning	tanding the provisions above, a district with a fiscal year g July 1 may use the certified estimate of the taxable value property in preparing the required notice if the district

	does not receive the certified appraisal roll on or before June 7. A district that uses a certified estimate may adopt a budget at the public meeting designated in the published notice prepared using the estimate, but the district may not adopt a tax rate before the district receives the certified appraisal roll for the district.
	After receipt of the certified appraisal roll, a district must publish a revised notice and hold another public meeting before the district may adopt a tax rate that exceeds:
	 The rate proposed in the notice prepared using the estimate; or
	 The district's voter-approval rate determined under Tax Code 26.08 using the certified appraisal roll.
	Education Code 44.004(h), (i)
Early Adoption Method	Notwithstanding the provisions above or at Deadline below, a dis- trict may adopt a budget after the district adopts a tax rate for the tax year in which the fiscal year covered by the budget begins if the district elects to adopt a tax rate before receiving the certified ap- praisal roll for the district. If a district elects to adopt a tax rate be- fore adopting a budget, the district must publish notice and hold a meeting for the purpose of discussing the proposed tax rate as pro- vided above. Following adoption of the tax rate, the district must publish notice and hold another public meeting before the district may adopt a budget. The comptroller shall prescribe the language and format to be used in the notices. The district may use the certi- fied estimate of taxable value in preparing a notice under this provi- sion. <i>Education Code 44.004(j)</i>
	The board of a district that elects to adopt a tax rate before the adoption of a budget for the fiscal year that begins in the current tax year may adopt a tax rate for the current tax year before receipt of the certified appraisal roll for the district if the chief appraiser of the appraisal district in which the district participates has certified to the assessor for the district an estimate of the taxable value of property in the district as specified at Certified Estimate of Values above. If a district adopts a tax rate under this provision, the nonew-revenue tax rate and the voter-approval tax rate of the district shall be calculated based on the certified estimate of taxable value. <i>Tax Code 26.05(g)</i>
Tax Rate Adoption Requirements <i>Deadline</i>	The board shall adopt a tax rate for the current tax year and shall notify the assessor of the tax rate adopted. [See Adoption of Tax Roll, below] The board must adopt a tax rate before the later of September 30 or the 60th day after the date the certified appraisal roll is received by the district, except that the board must adopt a

	tax rate that exceeds the voter-approval tax rate not later than the 71st day before the next uniform election date that occurs in No- vember of that year. [Note that Election Code 3.005(c) requires that an election to be held on a uniform date be ordered not later than the 78th day before election day; see Time for Election, below.]
	The tax rate consists of two components, each of which must be approved separately. The components are:
	 The interest and sinking fund (debt service) rate calculated under Education Code 44.004(c)(5)(A)(ii)(b); and
	 The rate that, if applied to the total taxable value, will impose the amount of taxes needed to fund maintenance and opera- tion expenditures of the district for the next year.
	Tax Code 26.05(a)
Tax Date for Certain Districts	A district that before January 1, 1989, has for at least ten years fol- lowed a practice of adopting its tax rate at a different date than as provided by Tax Code Chapter 26 and of billing for and collecting its taxes at different dates than as provided by Chapters 31 and 33 may continue to follow that practice. This does not affect the dates provided by the Property Tax Code (Tax Code Title 1) for other pur- poses, including those relating to the appraisal and taxability of property, the attachment of tax liens and personal liability for taxes, and administrative and judicial review under Chapters 41 and 42. <i>Tax Code 26.135</i>
Vote	A board may not impose property taxes in any year until it has adopted a tax rate for that year, and the annual tax rate must be set by ordinance, resolution, or order. The vote on the ordinance, resolution, or order setting the tax rate must be separate from the vote adopting the budget. The vote on the ordinance, resolution, or order setting a tax rate that exceeds the sum of the district's no- new-revenue maintenance and operations tax rate and the district's current debt rate must be a record vote, and at least 60 percent of the members of the board must vote in favor of the ordinance, res- olution, or order.
Motion	A motion to adopt an ordinance, resolution, or order setting a tax rate that exceeds the no-new-revenue tax rate must be made in the following form: "I move that the property tax rate be increased by the adoption of a tax rate of (specify tax rate), which is effec- tively a (insert percentage by which the proposed tax rate exceeds the no-new-revenue tax rate) percent increase in the tax rate."
Language and Internet Posting	If the ordinance, resolution, or order sets a tax rate that, if applied to the total taxable value, will impose an amount of taxes to fund

maintenance and operation expenditures of the district that exceeds the amount of taxes imposed for that purpose in the preceding year the district must:

- Include in the ordinance, resolution, or order in type larger 1. than the type used in any other portion of the document:
 - The following statement: "THIS TAX RATE WILL RAISE a. MORE TAXES FOR MAINTENANCE AND OPERA-TIONS THAN LAST YEAR'S TAX RATE": and
 - b. If the tax rate exceeds the no-new-revenue maintenance and operations rate, the following statement: "THE TAX RATE WILL EFFECTIVELY BE RAISED BY (INSERT PERCENTAGE BY WHICH THE TAX RATE EXCEEDS THE NO-NEW-REVENUE MAINTENANCE AND OPER-ATIONS RATE) PERCENT AND WILL RAISE TAXES FOR MAINTENANCE AND OPERATIONS ON A \$100,000 HOME BY APPROXIMATELY \$(Insert amount)."; and
- 2. Include on the home page of any internet website operated by the district:
 - The following statement: "(Insert name of unit) a. ADOPTED A TAX RATE THAT WILL RAISE MORE TAXES FOR MAINTENANCE AND OPERATIONS THAN LAST YEAR'S TAX RATE"; and
 - b. If the tax rate exceeds the no-new-revenue maintenance and operations rate, the following statement: "THE TAX RATE WILL EFFECTIVELY BE RAISED BY (INSERT PERCENTAGE BY WHICH THE TAX RATE EXCEEDS THE NO-NEW-REVENUE MAINTENANCE AND OPER-ATIONS RATE) PERCENT AND WILL RAISE TAXES FOR MAINTENANCE AND OPERATIONS ON A \$100,000 HOME BY APPROXIMATELY \$(Insert amount)."

Tax Code 26.05(b)

Adoption of Tax Roll On receipt of notice of the tax rate for the current tax year, the assessor for a district shall calculate the tax imposed on each property included on the appraisal roll for the district. The assessor shall enter the amount of tax in the appraisal roll and submit it to the board for approval. The appraisal roll with amounts of tax entered as approved by the board constitutes the district's tax roll. Tax Code 26.09(a), (e)

Failure to Adopt Tax Rate	If the board does not adopt a tax rate before the date required at Deadline above, the tax rate for the district for that tax year is the lower of the no-new-revenue tax rate calculated for that tax year or the tax rate adopted by the district for the preceding tax year. A tax rate established by this provision is treated as an adopted tax rate. Before the fifth day after the establishment of a tax rate by this provision, the board must ratify the applicable tax rate in the manner set out at Tax Rate Adoption Requirements above. <i>Tax Code</i> $26.05(c)$
Taxpayer Injunction	A person who owns taxable property in a district is entitled to an in- junction restraining the collection of taxes by the district if the dis- trict has not complied with the requirements of Education Code 44.004(b), (c), (c-1), (c-2), and (d), and, if applicable, (i) [see above at Published Notice, including Form and Contents, and Districts with July 1 Fiscal Year, if applicable, and Tax Rate Adoption Re- quirements,] and the failure to comply was not in good faith. An ac- tion to enjoin the collection of taxes must be filed before the date a district delivers substantially all of its tax bills. Education Code 44.004(e);
	A person who owns taxable property is entitled to an injunction pro- hibiting the district in which the property is taxable from adopting a tax rate if the assessor or designated officer or employee of the district, the chief appraiser of the applicable appraisal district, or the district, as applicable, has not complied with the computation, publication, or posting requirements of Tax Code 26.04 or 26.16, 26.17, or 26.18 [see below at Tax Information to County, Appraisal District Property Tax Database, and Internet Posting of Tax Rate and Budget Information]. It is a defense in an action for an injunc- tion under this provision that the failure to comply was in good faith. <i>Tax Code 26.04(g)</i>
	A person who owns taxable property is entitled to an injunction re- straining the collection of taxes by a district in which the property is taxable if the district has not complied with the requirements of Tax Code 26.04 and 26.05 [see above at Designated Employee/Officer to Calculate Rates and Tax Rate Adoption Requirements]. It is a defense in an action for an injunction under this provision that the failure to comply was in good faith. An action to enjoin the collec- tion of taxes must be filed not later than the 15th day after the date the district adopts a tax rate. A property owner is not required to pay the taxes imposed by a district on the owner's property while an action filed by the property owner to enjoin the collection of taxes imposed by the district on the owner's property is pending. If the property owner pays the taxes and subsequently prevails in the action, the property owner is entitled to a refund of the taxes paid,

	together with reasonable attorney's fees and court costs. The prop- erty owner is not required to apply to the collector for the district to receive the refund. Tax Code 26.05(e)
	A person who owns taxable property in a district is entitled to an in- junction restraining the collection of taxes by the district if the dis- trict adopts a maintenance tax in violation of the prohibition de- scribed Education Code 45.0021(a) [see above at Restriction on Maintenance Tax Levy-]. An action to enjoin the collection of taxes must be filed before the date a district delivers substantially all of its tax bills. <i>Education Code 45.0021(b)</i>
Tax Information to County	A district shall provide to the county assessor-collector for each county in which all or part of district territory is located the district's adopted tax rate, maintenance and operations rate, debt rate, no-new-revenue tax rate, no-new-revenue maintenance and operations rate, and voter-approval tax rate for posting on the county's internet website. The district shall provide the information annually following the adoption of a tax rate by the district for the current tax year. <i>Tax Code 26.16(a)–(b)</i>
Appraisal District Property Tax Database	The officer or employee designated by the board to calculate the no-new-revenue tax rate and the voter-approval tax rate for the district must electronically incorporate into the database created and maintained by the chief appraiser under Tax Code 26.17 the information required by Tax Code 26.17(e). <i>Tax Code 26.17(e)</i>
Internet Posting of Tax Rate and Budget Information	Each district shall maintain an internet website or have access to a generally accessible internet website that may be used for the purposes of this provision. Each district shall post or cause to be posted on the internet website the information required by Tax Code 26.18 in a format prescribed by the comptroller. <i>Tax Code 26.18</i> [See CE for required information]
Election to Approve Tax Rate	If the board adopts a tax rate that exceeds the district's voter-ap- proval tax rate, the registered voters of the district at an election held for that purpose must determine whether to approve the adopted tax rate. <i>Tax Code 26.08(a), (n)</i>
	[For information on conducting elections, see the BBB series.]
<u>Voter-Approval Tax</u> <u>Rate</u>	For purposes of Tax Code 26.08, the voter-approval tax rate of a district is the sum of the following:
	 The rate per \$100 of taxable value that is equal to the dis- trict's maximum compressed tax rate for the current year;
	2 The greater of

2. The greater of:

	a. The district's enrichment tax rate for the preceding tax year, less any amount by which the district is required to reduce the district's enrichment tax rate under Education Code 48.202(f) in the current tax year; or
	b. The rate of \$0.05 per \$100 of taxable value; and
	3. The district's current debt rate.
	<u>Tax Code 26.08(n)</u>
Efficiency Audit	"Efficiency audit" means an investigation of the operations of a dis- trict to examine fiscal management, efficiency, and utilization of re- sources.
	The board shall conduct an efficiency audit before seeking voter approval to adopt a tax rate for the maintenance and operations of the district at an election held for that purpose and may not hold an election without complying with this requirement.
	The board may select the auditor that conducts the district's annual audit under Education Code 44.008 and may include the efficiency audit as part of the district's annual audit. [See CFC] A district must pay for the costs associated with an efficiency audit required under this provision. A district shall provide all documents, records, and personnel requested by the auditor as needed to conduct the audit in an efficient manner.
	The board must select an auditor to conduct an efficiency audit not later than four months before the date on which the district pro- poses to hold an election to adopt a maintenance and operations tax rate. An auditor selected by the board must maintain independ- ence from the district and complete the efficiency audit not later than three months after the date the auditor was selected.
	Before an election at which a district seeks voter approval to adopt a tax rate, the board must hold an open meeting to discuss the re- sults of the efficiency audit. Not later than 30 days before the date of the election, the results of an efficiency audit must be posted on the district's internet website.
	Education Code 11.184
Legislative Budget Board Guidelines	The Legislative Budget Board (LBB) shall establish guidelines identifying the scope and areas of investigation of an efficiency audit, including identification of resources being used effectively and efficiently and identification of cost savings or reallocations. The auditor selected by the board of a district must follow the guidelines established by the LBB under this provision. <i>Education Code 11.184(f)</i>

	Efficiency Audit Guidelines ² are found on the LBB website.
Disaster Exception To Efficiency Audit Requirement	The board of a district all or part of which is located in an area de- clared a disaster area by the governor may hold an election to seek voter approval to adopt a maintenance and operations tax rate during the two-year period following the date of the declaration without conducting an efficiency audit otherwise required above. <i>Education Code 11.184(b-1)</i>
To Election Requirement	When increased expenditure of money by a district is necessary to respond to a disaster, including a tornado, hurricane, flood, wildfire, or other calamity, but not including a drought, that has impacted a district and the governor has requested federal disaster assistance for the area in which the district is located, an election is not required to approve the tax rate adopted by the board for the year following the year in which the disaster occurs. A tax rate adopted under this provision applies only in the year for which the rate is adopted. If a district adopts a tax rate under this provision, the amount by which that rate exceeds the district's voter-approval tax rate for that tax year may not be considered when calculating the district's voter-approval tax rate for the tax year following the year in which the rate. <i>Tax Code 26.08(a-1)</i>
Time for Election	The board shall order that the election be held in the district on the next uniform election date prescribed by Election Code 41.001 that occurs after the date of the election order and that allows sufficient time to comply with the requirements of other law. <i>Tax Code</i> 26.08(b)
Uniform Election Date	For an election to be held on a uniform election date, the election shall be ordered not later than the 78th day before election day.
	An election to ratify a tax rate adopted by a board under the early adoption method described above shall be ordered not later than the 30th day before election day.
	Election Code 3.005 [See BBBA]
<i>Notice to County Clerk</i>	The board shall deliver notice of the election to the county clerk and voter registrar of each county in which the district is located not later than the 60th day before election day.
Exception	A board that orders an election to ratify a tax rate adopted by the board under the early adoption method described above shall de- liver notice of the election to the county clerk of each county in which the district is located not later than the 30th day before elec- tion day.

Election Code 4.008

Proposition	At the election, the ballots shall be prepared to permit voting for or against the proposition: "Ratifying the ad valorem tax rate of (insert adopted tax rate) in (name of school district) for the current year, a rate that will result in an increase of (insert percent-age increase in maintenance and operations tax revenue under the adopted tax rate as compared to maintenance and operations tax revenue in the preceding tax year) percent in maintenance and operations tax revenue for the district for the current year as compared to the preceding year, which is an additional \$ (insert dollar amount of increase in maintenance and operations tax revenue under the adopted tax rate as compared to maintenance and operations tax revenue under the adopted tax rate as compared to maintenance and operations tax revenue under the adopted tax rate as compared to maintenance and operations tax revenue under the adopted tax rate as compared to maintenance and operations tax revenue in the preceding tax year).". <i>Tax Code</i> 26.08(b)
	In addition to any other requirement imposed by law for a proposi- tion, including a provision prescribing the proposition language, a proposition submitted to the voters for approval of the imposition or increase of a tax shall specifically state the amount of or maximum tax rate of the tax or tax increase for which approval is sought. <i>Election Code</i> $52.072(e)(1)$
	Each proposition on the ballot must identify the name of the author- ity ordering the election on the measure. <i>Election Code 52.095(c)</i>
Election Outcome	If a majority of the votes cast in an election favor the proposition, the tax rate for the current year is the rate that was adopted by the board. If the proposition is not approved, a board may not adopt a tax rate for the current year that exceeds the district's voter-approval tax rate. <i>Tax Code 26.08(c)–(d)</i>
	¹ Truth-in-Taxation: Tax Rate Adoption: <u>https://comptroller.texas.gov/taxes/property-tax/truth-in-taxation/index.php</u> ² LBB Efficiency Audit Guidelines: <u>http://www.lbb.state.tx.us/Docu-</u> menta/Buliactions/Boliav, Bonort(6265, HB2, Efficiency, Audit, Cuide

ments/Publications/Policy Report/6365 HB3 Efficiency Audit Guidelines.pdf

Authorized Expenditures	A district shall not lend its credit or gratuitously grant public money or things of value in aid of any individual, association, or corpora- tion. <i>Tex. Const. Art. III, Sec. 52; <u>Brazoria County v. Perry</u>, 537 S.W.2d 89 (Tex. Civ. App.—Houston [1st Dist.] 1976, no writ)</i>
	A district shall not grant any extra compensation, fee, or allowance to a public officer, agent, servant, or contractor after service has been rendered or a contract entered into and performed in whole or in part. Nor shall a district pay or authorize the payment of any claim against the district under any agreement or contract made without authority of law. <i>Tex. Const. Art. III, Sec. 53; <u>Harlingen In- dep. Sch. Dist. v. C.H. Page and Bro.</u>, 48 S.W.2d 983 (Comm. App. 1932)</i>
	The state and county available funds may be used only for the pay- ment of teachers' and superintendents' salaries and interest on money borrowed on short time to pay those salaries that become due before school funds for the current year become available. Loans for the purpose of payment of teachers may not be paid out of funds other than those for the current year. <i>Education Code</i> <i>45.105(b)</i>
	Local funds from district taxes, tuition fees, other local sources, and state funds not designated for a specific purpose may be used for purposes listed above for state and county available funds and for purchasing appliances and supplies; paying insurance premi- ums; paying janitors and other employees; buying school sites; buying, building, repairing, and renting school buildings, including acquiring school buildings and sites by leasing through annual pay- ments with an ultimate option to purchase [see CHG]; and for other purposes necessary in the conduct of the public schools deter- mined by the board. <i>Education Code 45.105(c)</i>
	Public funds of a district may not be spent in any manner other than as provided for in the budget adopted by the board, but the board may amend a budget or adopt a supplementary emergency budget to cover necessary unforeseen expenses. <i>Education Code</i> <i>44.006(a)</i>
Fiscal Year	The fiscal year of a district begins on July 1 or September 1 of each year, as determined by the board. <i>Education Code 44.0011</i>
Budget Preparation	On or before the date set by the State Board of Education (SBOE), a superintendent shall prepare, or cause to be prepared, a proposed budget covering all estimated revenue and proposed expenditures of a district for the following fiscal year. The budget must be prepared according to generally accepted accounting principles, rules adopted by the SBOE, and adopted policies of the board of trustees. <i>Education Code 44.002; 19 TAC 109.1(a), .41</i>

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ANNUAL OPERATING BUDGET

Funds for Accelerated Instruction	A district that is required to provide accelerated instruction under Education Code 29.081(b-1) [see EHBC] shall separately budget sufficient funds, including funds under Education Code 48.104, for that purpose. <i>Education Code 29.081(b-2)</i>		
Itemization of Certain Expenditures	The proposed budget of a district must include, in a manner allow- ing for as clear a comparison as practicable between those ex- penditures in the proposed budget and actual expenditures for the same purpose in the preceding year, a line item indicating expendi- tures for:		
	 Notices required by law to be published in a newspaper by the district or a representative of the district; and 		
	2. Directly or indirectly influencing or attempting to influence the outcome of legislation or administrative action, as those terms are defined in Government Code 305.002.		
	Local Gov't Code 140.0045		
Public Meeting on Budget and Proposed Tax Rate	When the budget has been prepared, the board president shall call a board meeting for the purpose of adopting a budget for the suc- ceeding fiscal year. Any taxpayer of a district may be present and participate in the meeting. <i>Education Code 44.004(a), (f)</i> [See CCG for provisions governing tax rate adoption.]		
	The meeting must comply with the notice requirements of the Open Meetings Act. <i>Gov't Code 551.041, .043</i> [See BE]		
Published Notice	The board president shall provide for publication of notice of the budget and proposed tax rate meeting in accordance with Educa- tion Code 44.004. [For specific requirements regarding the form, contents, and publication of the notice, see CCG(LEGAL).]		
Publication of Proposed Budget Summary	Concurrently with the publication of notice of the budget under Ed- ucation Code 44.004, a district shall post a summary of the pro- posed budget on the school district's internet website or, if the dis- trict has no internet website, in the district's central administrative office.		
	The budget summary must include a comparison to the previous year's actual spending and information relating to per student and aggregate spending on:		
	1. Instruction;		
	2. Instructional support;		
	3. Central administration;		
	4. District operations;		

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		ebt service; and	
	6. Ai	ny other category designated by the commissioner.	
	Educat	ion Code 44.0041	
Budget Adoption	budget budget tax yea	ard, at the meeting called for that purpose, shall adop to cover all expenditures for the succeeding fiscal yea must be adopted before the adoption of the tax rate f in which the fiscal year covered by the budget begin to Code $44.004(f)-(g)$	ar. The or the
Appendix for Tax Rate Calculation Forms	fiscal y ficer or rate an	ard shall include as an appendix to the district's budge ear the tax rate calculation forms used by the designa employee of the district to calculate the no-new-rever d the voter-approval tax rate of the district for the tax he fiscal year begins. <i>Tax Code 26.04(e-5)</i> [See CCG	<u>ted of-</u> nue tax year in
Districts with July 1 Fiscal Year	estimat GAL)] ceive th uses a designa the dist	ct with a fiscal year beginning July 1 may use the cert te of the taxable value of district property [see CCG(L in preparing the required notice if the district does not ne certified appraisal roll on or before June 7. A distric certified estimate may adopt a budget at the public m ated in the published notice prepared using the estimate trict may not adopt a tax rate before the district received d appraisal roll for the district. <i>Education Code 44.004</i>	- t that eeting ate, but es the
Budget Adoption After Tax Rate Adoption	district the tax the dist apprais before a meet lowing notice a adopt a format estimat	instanding Education Code 44.004(g), (h), and (i), above may adopt a budget after the district adopts a tax rate year in which the fiscal year covered by the budget be trict elects to adopt a tax rate before receiving the cert adopting a budget, the district elects to adopt a tax rate adopting a budget, the district must publish notice and ing for the purpose of discussing the proposed tax rate adoption of the tax rate [see CCG], the district must p and hold another public meeting before the district mate a budget. The comptroller shall prescribe the language to be used in the notices. The district may use the cert ate of taxable value in preparing a notice under this pro- tion Code 44.004(j)	e for egins if ified rate d hold e. Fol- ublish y e and tified
Publication of Adopted Budget	On final approval of the budget by the board, the district shall on the district's internet website a copy of the budget adopted the board. The district's website must prominently display the tronic link to the adopted budget. A district shall maintain the adopted budget on the district's website until the third anniver of the date the budget was adopted. <i>Education Code 44.005</i> to		d by e elec- ersary 1
	the Tex	before a date set by the SBOE, the budget must be file as Education Agency according to rules established b Education Code 44.005	
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Internet Posting of Tax Rate and Budget Information	Each district shall maintain an internet website or have access generally accessible internet website that may be used for the poses of these provisions. Each district shall post or cause to b posted on the internet website the following information in a for prescribed by the comptroller:		
	1.	The name of each member of the board;	
	2.	The mailing address, email address, and telephone number of the district;	
	3.	The official contact information for each member of the board, if that information is different from the information described by item 2;	
	4.	The district's budget for the preceding two years;	
	5.	The district's proposed or adopted budget for the current year;	
	6.	The change in the amount of the district's budget from the preceding year to the current year, by dollar amount and per- centage;	
	7.	The tax rate for maintenance and operations adopted by the district for the preceding two years;	
	8.	The interest and sinking fund tax rate adopted by the district for the preceding two years;	
	9.	The tax rate for maintenance and operations proposed by the district for the current year;	
	10.	The interest and sinking fund tax rate proposed by the district for the current year; and	
	11.	The most recent financial audit of the district.	
	Tax	Code 26.18	
Amendment of Approved Budget	The board may amend a budget or adopt a supplementary emer- gency budget to cover necessary unforeseen expenses. Any amendment or supplementary budget must be prepared and filed in accordance with SBOE rules. <i>Education Code 44.006</i>		
Failure to Comply with Budget Requirements	A board member who votes to approve any expenditure of school funds in excess of the item or items appropriated in the adopted budget or a supplementary or amended budget commits a misdemeanor offense. <i>Education Code 44.052(c)</i>		
Certain Donations	A district may donate funds or other property or service to the adju- tant general's department, the Texas National Guard, or the Texas State Guard. <i>Gov't Code 437.111(b), .252, .304(a)</i>		

Commitment of Current Revenue	pro	ontract for the acquisition, including lease, of real or personal perty is a commitment of a district's current revenue only, pro- ed the contract contains either or both of the following provi- ns:		
	1.	Retains to a board the continuing right to terminate the con- tract at the expiration of each budget period during the term of the contract.		
	2.	Is conditioned on a best-efforts attempt by the board to obtain and appropriate funds for payment of the contract.		
	Loc	al Gov't Code 271.903		
Prohibited Uses of Resources Improvements to Real Property	or (thor sou stru	ept as provided below or by Education Code 45.109(a-1), (a-2), a-3) [see CX], the board may not enter into an agreement au- izing the use of school district employees, property, or re- rces for the provision of materials or labor for the design, con- ction, or renovation of improvements to real property not owned eased by the district.		
	This provision does not prohibit the board from entering into an agreement for the design, construction, or renovation of improve- ments to real property not owned or leased by the district if the im- provements benefit real property owned or leased by the district. Benefits to real property owned or leased by the district include the design, construction, or renovation of highways, roads, streets, sidewalks, crosswalks, utilities, and drainage improvements that serve or benefit the real property owned or leased by the district.			
	Edι	ication Code 11.168		
Hotels	The board may not impose taxes; issue bonds; use or authorize the use of district employees; use or authorize the use of district property, money, or other resources; or acquire property for the de- sign, construction, renovation, or operation of a hotel. The board may not enter into a lease, contract, or other agreement that obli- gates the board to engage in an activity prohibited by this provision or obligates the use of district employees or resources in a manner prohibited by this provision.			
		tel" means a building in which members of the public obtain ping accommodations for consideration. The term includes a el.		
	Edι	ication Code 11.178		
Electioneering	For BBE	restrictions on using district funds for electioneering, see 3D.		

Annual Audit	distri from	board shall have its district fiscal accounts audited annually at ict expense by a certified or public accountant holding a permit the State Board of Public Accountancy. The audit must be pleted following the close of each fiscal year.	
	ment catio The matio	independent audit must meet at least the minimum require- ts and be in the format prescribed by the State Board of Edu- in (SBOE), subject to review and comment by the state auditor. audit shall include an audit of the accuracy of the fiscal infor- on provided by the district through the Public Education Infor- on Management System (PEIMS).	
	Educ	cation Code 44.008(a), (b)	
Audit Requirements and Procedures	A district must file with the Texas Education Agency (TEA) an an- nual financial and compliance report and, if applicable, a state compensatory agreed-upon procedures report. These reports mu be audited by an independent auditor, and the audit must be re- viewed by TEA, including review of auditors' working papers, in a cordance with the <i>Financial Accountability System Resource Gui</i> (<i>FASRG</i>), as adopted by reference in 19 Administrative Code 109.41.		
		annual financial audit report and state compensatory agreed- procedures report are due 150 days after the end of the fiscal	
Independent Auditor	cond	district must hire at its own expense an independent auditor to luct an independent audit of its financial statements and pro- an opinion on its annual financial and compliance report.	
	The independent auditor must:		
	1.	Be associated with a certified public accountancy (CPA) firm that has a current valid license issued by the Texas State Board of Public Accountancy or a state licensing agency from another state;	
	2.	Be a certified public accountant with a current valid license is- sued by the Texas State Board of Public Accountancy, as re- quired under Education Code 44.008; and	
	3.	Adhere to the generally accepted auditing standards (GAAS), adopted by the American Institute of CPAs (AICPA), as amended, and the generally accepted government auditing standards (GAGAS), adopted by the U.S. Government Ac- countability Office, as amended.	

The CPA firm must:

	1.	Be a member of the AICPA Governmental Audit Quality Cen- ter (GAQC);
	2.	Adhere to GAQC's membership requirements; and
	3.	Collectively have the knowledge, skills, and experience to be competent for the audit being conducted, including thorough knowledge of the government auditing requirements and:
		a. Texas public school district environment;-or
		b. Public sector; or
		c. Nonprofit sector.
	revie qual	any time the TEA division responsible for financial compliance ews an audit firm's working papers and finds that the firm or the ity of the work does not meet the required standards, the divi- may require the district to change its audit firm.
	19 7	AC 109.23
Financial Accountability System Resource Guide	publ July	rules for financial accounting are described in the official TEA ication <i>Financial Accountability System Resource Guide</i> , dated 2019, which is adopted by reference as TEA's official rule. <i>FAC 109.41</i>
Filing of Report	filed year appr copy	py of the annual audit report, approved by the board, shall be with TEA not later than the 150th day after the end of the fiscal for which the audit was made. If a board declines or refuses to rove its auditor's report, it shall nevertheless file with TEA a y of the audit report with its statement detailing reasons for fail- to approve the report. <i>Education Code 44.008(d)</i>
Internet Posting of Audit	geno pose post Cod form	h district shall maintain an internet website or have access to a erally accessible internet website that may be used for the pur- es of this provision. Each district shall post or cause to be red on the internet website the information required by Tax e 26.18, including the district's most recent financial audit, in a nat prescribed by the comptroller. <i>Tax Code 26.18</i> [See CE for er required information that must be posted.]
	Not	e: For information on the efficiency audit required before a district may hold an election to seek voter approval to adopt a maintenance and operations tax rate, see CCG.
Financial Records	any eacl	h treasurer receiving or having control of any school fund of district shall keep a full and separate itemized account with n of the different classes of its school funds coming into the surer's hands. The treasurer's records of the district's itemized

ACCOUNTING AUDITS	CFC (LEGAL)
	accounts and records shall be available to audit. <i>Education Code</i> 44.008(c)
Financial Accountability Rating System	TEA will assign a financial accountability rating to each district as required by Education Code 39.082.
	TEA will base the financial accountability rating of a district on its overall performance on the financial measurements, ratios, and other indicators established by the commissioner. Financial ac- countability ratings for a rating year are based on the data from the immediate prior fiscal year.
	A financial accountability rating remains in effect until replaced by a subsequent rating.
	19 TAC 109.1001(b), (e), (l)
Issuance of Ratings	TEA will issue a preliminary financial accountability rating to a dis- trict on or before August 8 of each year. TEA will not delay the issu- ance of a preliminary or final rating if a district fails to meet the stat- utory deadline under Education Code 44.008 for submitting the annual financial report (AFR). Instead, the district will receive an F rating for substandard achievement.
Appeals	A district may appeal its preliminary financial accountability rating through the appeals process described at 19 Administrative Code 109.1001(n).
	If TEA receives an appeal of a preliminary rating, TEA will issue a final rating to the district no later than 60 days after the deadline for submitting appeals. If TEA does not receive an appeal of a preliminary rating, the preliminary rating automatically becomes a final rating 31 days after issuance of the preliminary rating.
	A final rating issued by TEA may not be appealed under Education Code 7.057 or any other law or rule.
	19 TAC 109.1001(m)–(o)

SAFETY PROGRAM/RISK MANAGEMENT ACCIDENT PREVENTION AND REPORTS

Mandatory Drills	Each district shall conduct emergency safety drills in accordance with Education Code 37.114.
<u>Definitions</u>	The following words and terms, when used in these provisions, shall have the following meanings, unless the context clearly indi- cates otherwise.
	Drill: A set of procedures that test a single, specific operation or function. Drill examples include evacuating for a fire or locking down from an internal threat.
	Secure (Lockout): A response action schools take to secure the perimeter of school buildings and grounds during incidents that pose a threat or hazard outside of the school building. Secure (Lockout) uses the security of the physical facility to act as protection to deny entry.
	Lockdown: A response action schools take to secure interior por- tions of school buildings and grounds during incidents that pose an immediate threat of violence inside the school. The primary objec- tive is to quickly ensure all school students, staff, and visitors are secured away from immediate danger.
	Evacuate: A response action schools take to quickly move students and staff from one place to another. The primary objective of an evacuation is to ensure that all staff, students, and visitors can quickly move away from the threat. Evacuation examples include a bomb threat or internal gas leak.
	Shelter-in-place for hazmat: A response action schools take to quickly move students, staff, and visitors indoors, perhaps for an extended period of time, because it is safer inside the building than outside. Affected individuals may be required to move to rooms without windows or to rooms that can be sealed. Shelter-in-place for hazmat examples include train derailment with chemical release or smoke from a nearby fire.
	Shelter for severe weather: A response action schools take to quickly move students, staff, and visitors indoors, perhaps for an extended period of time, because it is safer inside the building than outside. For severe weather, depending on the type and/or threat level (watch versus warning), affected individuals may be required to move to rooms without windows on the lowest floor possible or to a weather shelter.
	Fire evacuation drill: A method of practicing how a building would be vacated in the event of a fire. The purpose of fire drills in build- ings is to ensure that everyone knows how to exit safely as quickly as possible.

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<u>Frequency</u>	Education Code 37.114(2) requires the commissioner of education to designate the number of mandatory school drills to be con- ducted each semester of the school year, not to exceed eight drills each semester and sixteen drills for the entire school year. Neither 19 Administrative Code 103.1029, nor the law, precludes a district from conducting more drills as deemed necessary and appropriate by the district. Following is the required minimum frequency of drills by type:		
	1. Secure (Lockout)—One per school year.		
	2. Lockdown—Two per school year (once per semester).		
	3. Evacuate—One per school year.		
	4. Shelter-in-place for hazmat—One per school year.		
	5. Shelter for severe weather—One per school year.		
	6. Fire evacuation drill—Four per school year (two per semes- ter). In addition, districts should consult with their local fire marshal and comply with their local fire marshal's require- ments and recommendations.		
	<u>19 TAC 103.1209</u>		
Eye and Face Protection Required Devices	Each teacher and student shall wear industrial-quality eye-protec- tive devices in appropriate situations as determined by district pol- icy. <i>Education Code 38.005</i>		
Recommended Guidelines	For selection and use of face and eye protection in public schools, the Texas Department of State Health Services (TDSHS) recom- mends the guidelines entitled "Eye and Face Protection," available at 29 C.F.R. 1910.133.		
	For hazard assessment and face and eye protective equipment se- lection in public schools. TDSHS recommends the guidelines enti- tled, "Non-mandatory Compliance Guidelines for Hazard Assess- ment and Personal Protective Equipment Selection," available at 29 C.F.R. Part 1910, Subpart I, Appendix B.		
Application	The guidelines are applicable to all staff members, students, and visitors within Texas public schools participating in educational ac- tivities and programs that involve:		
	1. The use of hazardous chemicals;		
	2. The use of hot liquids or solids;		
	3. The use of molten materials;		

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- 4. Performing grinding, chipping, or other hazardous activities where there is danger of flying particles;
- 5. Milling, sawing, turning, shaping, cutting, or stamping of any solid materials;
- 6. Heat treatment, tempering, or kiln firing of any metal or other materials:
- 7. Cutting, welding, or brazing operations;
- 8. The use of hazardous radiation, including the use of infrared and ultraviolet light or lasers;
- 9. Repair or servicing of any vehicle; or
- 10. Any process or activity in a vocational, art, industrial arts or science course or laboratory that might have a tendency to cause damage to the eyes.

25 TAC 295.141-.142

Texas Department of Agriculture Authority	The Texas Department of Agriculture (TDA) administers federal and state nutrition programs, including the National School Lunch Program (NSLP) under 42 U.S.C. Section 1751 et seq., and the School Breakfast Program (SBP) under 42 U.S.C. Section 1773. <i>Agriculture Code 12.0025</i>		
	Note:	Regulations applicable to federal nutrition programs are found at the following:	
		7 C.F.R. 210: National School Lunch Program	
		7 C.F.R. 215: Special Milk Program for Children	
		7 C.F.R. 220: School Breakfast Program	
		7 C.F.R. 225: Summer Food Service Program	
		7 C.F.R. 245: Free and Reduced Price Eligibility	
Program Compliance	the appl pliance t	all require that school food authorities (SFAs) comply with icable provisions 7 C.F.R. Part 210. TDA shall ensure com- through audits, administrative reviews, technical assis- aining guidance materials or by other means. 7 C.F.R. a)(3)	
	[For the	definition of "school food authority," see COA(LEGAL).]	
Administrative Review	in the N Summe	st conduct administrative reviews of all SFAs participating SLP (including the Afterschool Snacks and the Seamless r Option) and SBP at least once during a 3-year review cy- vided that each SFA is reviewed at least once every 4	
	"Administrative reviews" means the comprehensive off-site and/or on-site evaluation of all SFAs participating in the specified pro- grams. The term administrative review is used to reflect a review of both critical and general areas in accordance with 7 C.F.R. 210.18(g) and (h), as applicable for each reviewed program, and includes other areas of program operations determined by TDA to be important to program performance.		
	7 C.F.R. 210.18		
	Note:	For recordkeeping and retention information, see TDA's Food and Nutrition Division Administrator's Reference Manual-, ¹ Section 30, Records Retention.	

FOOD AND NUTRITION MANAGEMENT

School Nutrition Professional Standards	plement	that operates the NSLP or the SBP must establish and improfessional standards for school nutrition program direc- nagers, and staff. 7 C.F.R. 210.30(a)
Minimum Standards for Program Directors	directors and exis ing/educ	A must ensure that all newly hired school nutrition program meet minimum hiring standards and ensure that all new ting directors have completed the minimum annual train- ation requirements for school nutrition program directors, rth in 7 C.F.R. 210.30. 7 C.F.R. 210.30(b)
	Note:	All school nutrition program directors hired on or after July 1, 2015, must meet the required minimum educa- tional requirements based on student enrollment. See Summary of School Nutrition Program Director Profes- sional Standards by Local Educational Agency Size chart, 7 C.F.R. 210.30(b)(2).
Exempt Fundraisers	erages the Parts 21 for up to vided that may be s	that participate in the NSLP or SBP may sell food and bev- nat do not meet nutritional standards outlined in 7 C.F.R. 0 and 220 as part of a fundraiser, during the school day, six days per school year on each school campus, pro- at no specially exempted fundraiser foods or beverages sold in competition with school meals in the food service ing the meal service. <i>4 TAC 26.2</i>
Definitions		day" means the midnight before, to 30 minutes after the le official school day.
	diction o school d	
	4 TAC 2	6.1
Unpaid Meal Charges State Law	card or a shall add	rd of a district that allows students to use a prepaid meal account to purchase meals served at schools in the district opt a grace period policy regarding the use of the cards or s. The policy:
	exh	st allow a student whose meal card or account balance is austed or insufficient to continue, for a period determined the board, to purchase meals by:
	a.	Accumulating a negative balance on the student's card or account; or
	b.	Otherwise receiving an extension of credit from the dis- trict;

	2.	Must require the district to notify the parent of or person standing in parental relation to the student that the student's meal card or account balance is exhausted;
	3.	May not permit the district to charge a fee or interest in con- nection with meals purchased under item 1, above; and
	4.	May permit the district to set a schedule for repayment on the account balance as part of the notice to the parent or person standing in parental relation to the student.
	Edu	cation Code 33.908
Federal Law	An S	SFA operating a NSLP and/or SBP must:
	1.	Have a written and clearly communicated meal charge policy in order to ensure a consistent and transparent approach to the issue of how students who pay the full or reduced price cost of a reimbursable meal are impacted by having insuffi- cient funds on hand or in their account to purchase a meal.
	2.	Include policies regarding the collection of delinquent meal charge debt in the written meal charge policy.
	3.	Ensure that the policy is provided in writing to all households at the start of each school year and to households that trans- fer to the school during the school year.
	4.	Provide the meal charge policy to all school or SFA-level staff responsible for policy enforcement, including school food ser- vice professionals responsible for collecting payment for meals at the point of service, staff involved in notifying fami- lies of low or negative balances, and staff involved in enforc- ing any other aspects of the meal charge policy.
		erpts from USDA Memo SP 46-2016, <u>Unpaid Meal Charges:</u> al Meal Charge Policies ² (July 8, 2016)
Lauren's Law	tion ent	strict may not adopt any rule, policy, or program under Educa- Code 28.002(a), (k), (l), (l-1), or (l-2) that would prohibit a par- or grandparent of a student from providing any food product of parent's or grandparent's choice to:
	1.	Children in the classroom of the child on the occasion of the child's birthday; or
	2.	Children at a school-designated function.
	Edu	cation Code 28.002(I-3)(2)

- **Donation of Food** A district may allow a campus to donate food to a nonprofit organization through an official of the nonprofit organization who is affiliated with the campus, including a teacher, counselor, or parent of a student enrolled at the campus. The donated food may be received, stored, and distributed on the campus. Food donated by the campus may include:
 - 1. Surplus food prepared for breakfast, lunch, or dinner meals or a snack to be served at the campus cafeteria, subject to any applicable local, state, and federal requirements; or
 - 2. Food donated to the campus as the result of a food drive or similar event.

The type of food donated may include packaged and unpackaged unserved food, packaged served food if the packaging is in good condition, whole uncut produce, wrapped raw produce, and unpeeled fruit required to be peeled before consumption.

Food donated to a nonprofit may be distributed at the campus at any time. Campus employees may assist in preparing and distributing as volunteers of the nonprofit organization.

A district may adopt a policy under which the district provides food at no cost to a student for breakfast, lunch, or dinner meals or a snack if the student is unable to purchase such meals or snack.

Education Code 33.907

¹ TDA's Food and Nutrition Division Administrator's Reference Manual: https://squaremeals.org/FandNResources/Handbooks.aspx ² USDA Memo Unpaid Meal Charges: Local Meal Charge Policies: https://fns-prod.azureedge.net/sites/default/files/cn/SP46-2016os.pdf

	Note:	For additional legal requirements applicable to pur- chases with federal funds, including 2 C.F.R. 200, see CBB.
		For more information on U.S. Department of Agriculture (USDA) procurement requirements, see the Texas Department of Agriculture's (TDA) Food and Nutrition Division Administrator's Reference Manual, ⁴ -Section 17, ² Sections 17, Procurement; 17a, Procurement Procedures; 17b, Buy American; and 17c, Cooperative Purchasing.
Definitions	Administr ments for and Budg nyms and Post Fed (Subpart eral Awar part C) d	oses of this policy, "2 C.F.R. Part 200" means the Uniform rative Requirements, Cost Principles, and Audit Require- r Federal Awards published by the Office of Management get (OMB). The part reference covers applicable: Acro- d Definitions (Subpart A), General Provisions (Subpart B), eral Award Requirements (Subpart D), Cost Principles E), and Audit Requirements (Subpart F). [Note: Pre-Fed- rd Requirements and Contents of Federal Awards (Sub- pos not apply to the National School Lunch Program]. 7 0.2, 220.2
School Food Authority	sponsible the legal	ood authority" (SFA) means the governing body that is re- for the administration of one or more schools and has authority to operate the program therein or be otherwise by the USDA Food and Nutrition Service (FNS) to oper- rogram.
Program	the Com	" means the National School Lunch Program (NSLP) and modity School Program or the School Breakfast Program s applicable.
Nonprofit School Food Service	conducte all the rev	it School Food Service" means all food service operations d by the SFA principally for the benefit of school children, venue from which is used solely for the operation or im- nt of such food services.
Nonprofit School Food Service Account	count in v ducted by retained	it School Food Service Account" means the restricted ac- which all the revenue from all food service operations con- y the SFA principally for the benefit of school children is and used only for the operation or improvement of the school food service.
Cost Reimbursable Contract	payment	mbursable contract" means a contract that provides for of incurred costs to the extent prescribed in the contract, ithout a fixed fee.

	7 C.F.R. 210.2, 220.2
Administration	The SFA shall be responsible for the administration of the program in schools. 7 C.F.R. 210.3
Nonprofit School Food Service National School Lunch Program	The SFA shall maintain a nonprofit school food service. Revenues received by the nonprofit school food service are to be used only for the operation or improvement of such food service, except that such revenues shall not be used to purchase land or buildings, unless otherwise approved by FNS, or to construct buildings. Expenditures of nonprofit school food service revenues shall be in accordance with the financial management system established by the TDA under 7 C.F.R. 210.19(a). 7 C.F.R. 210.14(a)
School Breakfast Program	Pursuant to required written agreements, the SFA shall, with re- spect to participating schools under its jurisdiction maintain a non- profit school food service. In accordance with the financial man- agement system established under 7 C.F.R. 220.13(i), use all revenues received by such food service only for the operation or improvement of that food service. Revenues received by the non- profit school food service shall not be used to purchase land or buildings or to construct buildings. 7 C.F.R. 220.7(e)(1)(i)–(iii)
Food Service Management Companies	An SFA may contract with a food service management company to manage its food service operation in one or more of its schools. However, no school or SFA may contract with a food service management company to operate an a la carte food service unless the company agrees to offer free, reduced price and paid reimbursable lunches to all eligible children. Any SFA that employs a food service management company in the operation of its nonprofit school food service shall comply with the requirements of 7 C.F.R. 210.16 (NSLP) or 7 C.F.R. 220.7(d) (SBP). 7 C.F.R. 210.16, 220.7
	Note: For more information on contracts regarding consultants, food service management companies (FSMC), and vended meals, see TDA's <u>Food and Nutrition Division</u> <u>Administrator's Reference Manual</u> , ³ Section <u>2218, Food</u> <u>Service Contracts</u> .
USDA Procurement Requirements	The SFA shall comply with requirements of 7 C.F.R. Part 210 (NSLP), Part 220 (SBP), and 2 C.F.R. Part 200, Subpart D and USDA implementing regulations 2 C.F.R. Part 400 and Part 415, as applicable, which implement the applicable requirements, concerning procurement of all goods and services with nonprofit school food service account funds. 7 C.F.R. 210.21(a), 220.16(a)

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District Procurement Procedures	An SFA may use its own procurement procedures which reflect applicable state and local laws and regulations, provided that pro- curements made with nonprofit school food service account funds adhere to the standards set forth in 7 C.F.R. Part 210 and in 2 C.F.R. Part 200, Subpart D, as applicable. SFA procedures must include a written code of standards of conduct meeting the mini- mum standards of 2 C.F.R. 200.318, as applicable. [See CBB(LE- GAL) at Procurement Standards]
Pre-issuance Review	TDA may impose a pre-issuance review requirement on an SFA's proposed procurement. The SFA must make available, upon request by TDA, its procurement documents, including but not limited to solicitation documents, specifications, evaluation criteria, pro- curement procedures, proposed contracts and contract terms. The SFA shall comply with TDA requests for changes to procurement procedures and solicitation and contract documents to ensure that, to TDA's satisfaction, such procedures and documents reflect applicable procurement and contract requirements and the requirements of 7 C.F.R. Part 210.
Prohibited Expenditures— Noncompliant Procurement	No expenditure may be made from the nonprofit school food ser- vice account for any cost resulting from a procurement failing to meet the requirements of 7 C.F.R. Part 210 (NSLP) or Part 220 (SBP).
	7 C.F.R. 210.21(c), 220.16(c)
Conflicts of Interest	A district must disclose in writing any potential conflicts of interest to the USDA awarding agency or pass-through entity (e.g., TDA).
	The district must maintain written standards of conduct covering conflicts of interest and governing the performance of its employ- ees in the selection, award and administration of federal awards. No employee, officer or agent may participate in the selection, award, or administration of a federal award if he or she has a real or apparent conflict of interest. Such a conflict of interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in or a tangible personal benefit from a non-federal entity considered for a federal award. The dis- trict may set standards for situations in which the financial interest is not substantial or the gift is an unsolicited item of nominal value. The standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the district.

2 C.F.R. 400.2

Cost Reimbursable Contracts	The SFA must include the provisions specified in 7 C.F.R. $210.21(f)(1)$ (NSLP) or $220.16(e)(1)$ (SBP) in all cost reimbursable contracts, including contracts with cost reimbursable provisions, and in solicitation documents prepared to obtain offers for such contracts.
Prohibited Expenditures— Noncompliant Contract	No expenditure may be made from the nonprofit school food service account for any cost resulting from a cost reimbursable contract that fails to include the requirements of 7 C.F.R. 210.21 (NSLP) or 220.16 (SBP), nor may any expenditure be made from the nonprofit school food service account that permits or results in the contractor receiving payments in excess of the contractor's actual, net allowable costs.
	7 C.F.R. 210.21(f), 220.16(e)
Buy American Domestic Commodity or Product	"Domestic commodity or product" means an agricultural commodity that is produced in the United States, and a food product that is processed in the United States substantially using agricultural com- modities that are produced in the United States.
Requirement	The USDA shall require that an SFA purchase, to the maximum ex- tent practicable, domestic commodities or products.
	7 C.F.R. 210.21(d), 220.16(d)
Optional Geographic Preference	An SFA participating in the program may apply a geographic pref- erence when procuring unprocessed locally grown or locally raised agricultural products. When utilizing the geographic preference to procure such products, the SFA making the purchase has the dis- cretion to determine the local area to which the geographic prefer- ence option will be applied.
	For the purpose of applying the optional geographic procurement preference, "unprocessed locally grown or locally raised agricul- tural products" means only those agricultural products that retain their inherent character. The effects of the following food handling and preservation techniques shall not be considered as changing an agricultural product into a product of a different kind or charac- ter: cooling; refrigerating; freezing; size adjustment made by peel- ing, slicing, dicing, cutting, chopping, shucking, and grinding; form- ing ground products into patties without any additives or fillers; drying/dehydration; washing; packaging (such as placing eggs in cartons), vacuum packing and bagging (such as placing vegeta- bles in bags or combining two or more types of vegetables or fruits in a single package); the addition of ascorbic acid or other preserv- atives to prevent oxidation of produce; butchering livestock and poultry; cleaning fish; and the pasteurization of milk.

7 C.F.R. 210.21(g), 220.16(f)

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Sale of Milk	An SFA participating in the program, or a person approved by a school participating in the program, must not directly or indirectly restrict the sale or marketing of fluid milk (as described in 7 C.F.R. $210.10(d)(4)$) at any time or in any place on school premises or at any school-sponsored event. 7 <i>C.F.R. 210.21(e)</i>
Dairy Products	A district may not purchase milk, cream, butter, cheese, or a prod- uct consisting largely of one or more of those items that has been imported from outside the United States. This provision does not apply to the purchase of milk powder if domestic milk powder is not readily available in the normal course of business. <i>Health & Safety</i> <i>Code 435.021</i>
Imported Beef	A district may not purchase beef or a product consisting substan- tially of beef that has been imported from outside the United States. <i>Agriculture Code 150.012</i> ¹ TDA's Food and Nutrition Division <i>Administrator's Reference Manual:</i> <u>http://squaremeals.org/Publications/Handbooks.aspx</u> ² TDA's Food and Nutrition Division <i>Administrator's Reference Manual:</i> <u>https://squaremeals.org/FandNResources/Handbooks.aspx</u> ³ TDA's Food and Nutrition Division <i>Administrator's Reference Manual:</i> <u>https://squaremeals.org/FandNResources/Handbooks.aspx</u>

Free and Reduced-Price Meals	mea all cl bene duce cord mati	l supp nildre efits. ⁻ ed-pri- ance on re P), se	ol food authority (SFA) shall ensure that lunches and olements are made available free or at a reduced-price to n who are determined by the SFA to be eligible for such The determination of a child's eligibility for free or re- ce lunches and meal supplements is to be made in ac- with 7 C.F.R. Part 245. 7 C.F.R. 210.23(a) [For infor- garding participation in the School Breakfast Program e 7 C.F.R. 220.7 and School Meals Program Options, be-
	[For	the d	efinition of "school food authority," see COA(LEGAL).]
Eligibility Appeals	the I Milk	Vatior Prog	I educational agency (LEA) of a school participating in nal School Lunch Program (NSLP), SBP, or the Special ram (7 C.F.R. Part 215) or of a commodity-only school blish a hearing procedure under which:
	1.	spec	nily can appeal from a decision made by the LEA with re- t to an application the family has made for free or re- ed-price meals or for free milk, and
	2.	a fre cedu	LEA can challenge the continued eligibility of any child for e or reduced-price meal or for free milk. The hearing pro- ure shall provide for both the family and the local educa- al agency:
		a.	A simple, publicly announced method to make an oral or written request for a hearing;
		b.	An opportunity to be assisted or represented by an attor- ney or other person;
		C.	An opportunity to examine, prior to and during the hear- ing, any documents and records presented to support the decision under appeal;
		d.	That the hearing shall be held with reasonable prompt- ness and convenience, and that adequate notice shall be given as to the time and place of the hearing;
		e.	An opportunity to present oral or documentary evidence and arguments supporting a position without undue in- terference;
		f.	An opportunity to question or refute any testimony or other evidence and to confront and cross-examine any adverse witnesses;
		g.	That the hearing shall be conducted and the decision made by a hearing official who did not participate in making the decision under appeal or in any previously held conference;

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	h.	That the decision of the hearing official shall be based on the oral and documentary evidence presented at the hearing and made a part of the hearing record;
	i.	That the parties concerned and any designated repre- sentative shall be notified in writing of the decision of the hearing official;
	j.	That a written record shall be prepared with respect to each hearing, which shall include the challenge or the decision under appeal, any documentary evidence and a summary of any oral testimony presented at the hearing, the decision of the hearing official, including the reasons therefor, and a copy of the notification to the parties con- cerned of the decision of the hearing official; and
	k.	That the written record of each hearing shall be pre- served for a period of three years and shall be available for examination by the parties concerned or their repre- sentatives at any reasonable time and place during that period.
	7 C.F.R. 2	245.7
"Local Educational Agency"	gally cons of public e	ucational agency" means a public board of education le- stituted within a state for administrative control or direction elementary schools or secondary schools in a school dis- F.R. 245.2
Claims for Reimbursement Internal Controls	sure the a monthly c applicable on-site re by each s daily free will assist ber of free dren eligil those me	ol food authority shall establish internal controls which en- accuracy of meal counts prior to the submission of the daim for reimbursement under the NSLP or the SBP, as e. At a minimum, these internal controls shall include an view of the meal counting and claiming system employed chool within the jurisdiction of the SFA; comparisons of reduced-price, and paid meal counts against data which in the identification of meal counts in excess of the num- e, reduced-price, and paid meals served each day to chil- ole for such meals; and a system for following up on al counts which suggest the likelihood of meal counting . 7 C.F.R. 210.8(a), 220.11(a)
On-Site Reviews	form no le system au under 7 C Texas De jurisdictio schools u	nool year, each SFA with more than one school shall per- ess than one on-site review of the counting and claiming and the readily observable general areas of review cited C.F.R. 210.18(h) [regarding general areas of review by the partment of Agriculture (TDA)] for each school under its n under the NSLP, and for a minimum of 50 percent of nder its jurisdiction with every school being reviewed at e every two years under the SBP.

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	The on-site review shall take place prior to February 1 of each school year. Further, if the review discloses problems with a school's meal counting or claiming procedures or general review areas, the SFA shall ensure that the school implements corrective action and, within 45 days of the review, conduct a follow-up on-site review to determine that the corrective action resolved the problems. Each on-site review shall ensure that the school's claim is based on the counting system and that the counting system, as implemented, yields the actual number of reimbursable free, reduced price, and paid meals, respectively, served for each day of operation.			
	7 C.F.R. 210.8(a)(1), 220.11(d)(1)			
Nondiscrimination and Confidentiality Nondiscrimination	In the operation of the program, no child shall be denied benefits or be otherwise discriminated against because of race, color, national origin, age, sex, or disability. SFAs shall comply with the require- ments of:			
	1. Title VI of the Civil Rights Act of 1964,			
	2. Title IX of the Education Amendments of 1972,			
	3. Section 504 of the Rehabilitation Act of 1973,			
	4. The Age Discrimination Act of 1975,			
	5. The U.S. Department of Agriculture (USDA) regulations on nondiscrimination (7 C.F.R. Parts 15, 15a, and 15b), and			
	6. Food and Nutrition Service (FNS) Instruction 113-1.			
	7 C.F.R. 210.23(b)			
	Note: FNS Instruction 113-1, ¹ USDA posters ² and nondiscrimi- nation statement ³ for use by SFAs for all FNS programs, and other information may be found on the <u>USDA FNS</u> <u>Civil Rights website website</u> . ⁴ For information on han- dling civil rights complaints, see TDA's Food and Nutri- tion Division Administrator's Reference Manual, ⁵ Section 193, Civil Rights & Confidentiality.			
	SFAs participating in the NSLP, SBP, Special Milk Program, or commodity-only schools shall take all actions that are necessary to ensure compliance with the following nondiscrimination practices for children eligible to receive free and reduced-price meals or free			

1. The names of the children shall not be published, posted or announced in any manner;

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milk:

	 There shall be no overt identification of any of the children by the use of special tokens or tickets or by any other means; 			
	 The children shall not be required to work for their meals or milk; 			
	4. The children shall not be required to use a separate dining area, go through a separate serving line, enter the dining area through a separate entrance or consume their meals or milk at a different time; and			
	5. When more than one lunch or breakfast or type of milk is of- fered which meets the requirements prescribed in applicable federal regulations, the children shall have the same choice of meals or milk that is available to those children who pay the full price for their meal or milk.			
	7 C.F.R. 245.8			
Confidentiality	The use or disclosure of any information obtained from an applica- tion for free or reduced-price meals, or from a state or local agency referred to in 7 U.S.C. 1758(b)(3)(F), (4), or (5) shall be limited in accordance with section 9 of the Richard B. Russell National School Lunch Act. 42 U.S.C. 1758(b)(6); 7 C.F.R. 245.6(f)–(j)			
Unauthorized Disclosure or Misuse of Information	In accordance with section $9(b)(6)(C)$ of the Richard B. Russell Na- tional School Lunch Act (42 U.S.C. 1758(b)(6)(C)), any individual who publishes, divulges, discloses, or makes known in any man- ner, or to any extent not authorized by statute or this section, any information obtained under this section will be fined not more than \$1,000 or imprisoned for up to one year, or both. 7 <i>C.F.R.</i> 245.6(<i>k</i>)			
	<i>Note:</i> For more information regarding confidentiality and dis- closure of information, see the TDA's , ⁶ Section 16.			
School Meals Program Options	If at least ten percent of the students enrolled in one or more schools in a district are eligible for free or reduced-price breakfasts under the national school breakfast program provided for by the Child Nutrition Act of 1966 (42 U.S.C. 1773), the board shall either:			
	 Participate in the national program and extend its benefits to all eligible students in the school or schools; or 			
	2. Develop and implement a locally funded program to provide free meals, including breakfast and lunch, to each student eli- gible for free meals under federal law and reduced-price meals, including breakfast and lunch, to each student eligible for reduced-price meals under federal law, provided that the			

	reduced price may not exceed the maximum allowable rate under federal law.
	A district is permitted to participate in the national program at one or more campuses in the district and provide a locally funded pro- gram at one or more other campuses in the district.
Free Breakfast	A campus participating in the national school breakfast program or providing a locally funded program in which 80 percent or more of the students qualify under the national program for a free or re- duced-price breakfast shall offer a free breakfast to each student.
Waiver	The commissioner of education shall grant a waiver of the free breakfast requirement, not to exceed one year, to a campus if the board votes to request the waiver at the board's annual meeting to discuss and adopt the budget and the proposed tax rate under Ed- ucation Code 44.044. Before voting to request a waiver, the board shall list the waiver as a separate item for consideration on the meeting's agenda and provide an opportunity for public comment regarding the waiver at the meeting.
	Education Code 33.901
Summer Nutrition Program	Unless the Texas Department of Agriculture (TDA) grants a district a waiver, a district in which 50 percent or more of the students are eligible to participate in the national free or reduced-price lunch program under 42 U.S.C. Section 1751 et seq. shall provide or ar- range for the provision of a summer nutrition program for at least 30 days during the period in which district schools are recessed for the summer. <i>Agriculture Code 12.0029(b)</i>
	"Summer nutrition program" means the Summer Food Service Pro- gram under 42 U.S.C. 1761. The term includes the seamless sum- mer option under 42 U.S.C. 1761(a)(8). <i>Agriculture Code</i> <i>12.0029(a)(2)</i>
Notice from TDA	Not later than October 31 of each year, TDA shall notify each quali- fying district of the district's responsibility concerning provision of a summer nutrition program during the next period in which school is recessed for the summer. <i>Agriculture Code 12.0029(c)</i>
Notice to TDA	Each district that receives a notice from TDA shall, not later than January 31 of the year following the year in which the notice was received, inform TDA in writing that the district intends to provide or arrange for the provision of a summer nutrition program during the next period in which district schools are recessed for the summer; or request in writing that TDA grant the district a waiver of the re- quirement. <i>Agriculture Code 12.0029(e)</i>

Required Documentation	gram mu local gov profit org trict's att	that arranges for the provision of a summer nutrition pro- ust enter into an agreement to partner or collaborate with a vernmental entity, educational institution, or private non- ganization to ensure meal service for children in the dis- endance area and must provide TDA with written docu- on of the arrangement no later than April 1 of each year. 5.601(b)
Waiver	that inter trict's int The noti	than November 30 of each year, the board of a district nds to request a waiver must send written notice of the dis- ention to the district's local school health advisory council. ce must include an explanation of the district's reason for ng a waiver of the requirement. <i>Agriculture Code</i> (<i>d</i>)
		y grant a district a one-year waiver of the requirement to or arrange for the provision of a summer nutrition program
	and	e district has worked with the TDA field offices to identify other possible provider for the program in the district, and district provides documentation, verified by TDA, showing t:
	a.	There are fewer than 100 children in the district currently eligible for the national free or reduced-price lunch pro- gram;
	b.	Transportation to enable district students to participate in the program is an insurmountable obstacle to the dis- trict's ability to provide or arrange for the provision of the program despite consultation by the district with public transit providers;
	C.	The district is unable to provide or arrange for the provi- sion of a program due to renovation or construction of district facilities and the unavailability of an appropriate alternate provider or site; or
	d.	The district is unable to provide or arrange for the provi- sion of a program due to another specified extenuating circumstance and the unavailability of an appropriate al- ternate provider or site; or
	pro	e cost to the district to provide or arrange for provision of a gram would be cost-prohibitive, as determined by TDA us- the criteria and methodology established by TDA rule.

Agriculture Code 12.0029(f); 4 TAC 25.601(d), (e)

Alternate Provider	If a district has requested a waiver and has been unable to provide to TDA a list of possible providers for the summer nutrition pro- gram, the TDA field offices shall continue to attempt to identify an alternate provider for the district's summer nutrition program. <i>Agri-</i> <i>culture Code 12.0029(i)</i>			
Community Eligibility Provision	The community eligibility provision (CEP) is an alternative reim- bursement option for eligible high-poverty districts. Each CEP cycle lasts up to four years before the LEA or school is required to recal- culate their reimbursement rate. LEAs and schools have the option to recalculate sooner, if desired. An LEA may elect this provision for all of its schools, a group of schools, or an individual school. Participating LEAs must offer free breakfasts and lunches for the length of their CEP cycle, not to exceed four successive years, to all children attending participating schools and receive meal reim- bursement based on claiming percentages, as described in 7 C.F.R. 245.9(f)(4)(v). 7 C.F.R. 245.9(f); 42 U.S.C. 1759a(a)(1)(F)			
	To be eligible to participate in the CEP, an LEA, group of schools, or school must:			
	1. Have an identified student percentage of at least 40 percent, as of April 1 of the school year prior to participating in the CEP, unless otherwise specified by the USDA Food and Nutri- tion Service (FNS). Individual schools participating in a group may have less than 40 percent identified students, provided that the average identified student percentage for the group is at least 40 percent.			
	 Participate in the NSLP and SBP for the duration of the four- year cycle. Schools that operate on a limited schedule, where it is not operationally feasible to offer both lunch and break- fast, may elect CEP with FNS approval. 			
	 Comply with the procedures and requirements specified in 7 C.F.R. 245.9(f)(4) to participate in the CEP. 			
	7 C.F.R. 245.9(f)(3)			
	[For information on other special assistance certification and reim- bursement alternatives, see 7 C.F.R. 245.9.]			
	 ¹ FNS Instruction 113-1 document: <u>https://fns-prod.az-ureedge.net/sites/default/files/113-1.pdf</u> ² USDA FNS "And Justice for All" posters: <u>https://www.fns.usda.gov/cr/and-justice-all-posters-guidance-and-transla-tions</u> ³ USDA nondiscrimination statement: <u>https://www.fns.usda.gov/civil-righte/unde_pondiagrimination_statement_other_fna_programs</u> 			

rights/usda-nondiscrimination-statement-other-fns-programs

COB (LEGAL)

 ⁴ USDA FNS Civil Rights website: <u>https://www.fns.usda.gov/civil-rights</u>
 ⁵ TDA's Food and Nutrition Division Administrator's Reference Manual: <u>https://squaremeals.org/FandNResources/Handbooks.aspx</u>
 ⁶ TDA's Food and Nutrition Division Administrator's Reference Manual: http://squaremeals.org/Publications/Handbooks.aspx

Information Required on Website	publ	A district that at any time on or after January 1, 2019, maintained a publicly accessible internet website shall post on a publicly accessible website the following information:			
	1.	The district's contact information, including a mailing address, telephone number, and email address;			
	2.	Each member of the board;			
	3.	The date and location of the next election for board members [see BB series];			
	4.	The requirements and deadline for filing for candidacy of board member, which shall be continuously posted for at least one year before the election day for the office [see BB series];			
	5.	Each notice of a meeting of the board under the Open Meet- ings Act (Government Code Chapter 551, Subchapter C) [see BE]; and			
	6.	Each record of a meeting of the board under Government Code 551.021 [see BE].			
	Items 5 and 6 above do not apply to a district with a population of less than 5,000 in the district's boundaries and located in a county with a population of less than 25,000.				
	Gov	't Code 2051.151–.152			
Trustee Information	web date ber an ir quire the	h district that maintains an internet website shall post on the site the name, email address, and term of office, including the e the term began and the date the term expires, of each mem- of the district's board of trustees. If a district does not maintain internet website, the district shall submit the information re- ed above to the Texas Education Agency (TEA). On receipt of district's information, TEA shall post the information on TEA's rnet website.			
	Each time there is a change in the membership of a district's board, the district shall update the information required above and, as applicable post the updated information on the district's internet website or submit the updated information to TEA for posting on TEA's internet website.				

Education Code 11.1518

	Note:	The following is an index of website posting require- ments that are addressed in the legal reference material of the policy manual. The list is not all-inclusive. The list does not address postings that are required in response to a specific incident or postings required under special circumstances.	
Other Required Internet Postings	The following posting requirements apply to a district that main- tains an internet website:		
	t t	A board may not vote on adoption of a proposed local innova- tion plan unless the final version of the proposed plan has been available on the district website for at least 30 days, un- der Education Code 12A.005(a)(1) and 19 Administrative Code 102.1307(a)(1). [See AF]	
	t t I	A district designated as a district of innovation shall ensure that a copy of its current local innovation plan is available to the public by posting and maintaining the plan in a prominent location on the district's website, under Education Code 12A.0071(a) and 19 Administrative Code 102.1305(e), .1307(f). [See AF]	
	i i i	Not later than 30 days after an accreditation status of accred- ited-warned, accredited-probation, or not accredited-revoked is assigned, a district must post notice on the home page of its website with a link to the required notification under 19 Ad- ministrative Code 97.1055(f), and maintain this until the dis- trict is assigned the accredited status. [See AIA]	
	<u>(</u>	A district with a local accountability system must produce a campus scorecard and make available on the district website an explanation of the methodology used to assign local accountability performance ratings, under 19 Administrative Code 97.1003(g). [See AIA]	
	-	A board shall disseminate its Texas Academic Performance Report (TAPR) by posting it on the district website under 19 Administrative Code 61.1022(f). [See AIB]	
		Not later than the tenth day after the first day of instruction of each school year, a district shall make available each campus report card, the district's performance report, the district's ac- creditation status and performance rating, and a definition and explanation of each accreditation status, under Education Code 39.362. [See AIB]	

- 6.7. A district shall post its annual federal report card under 20 U.S.C. 6311(h)(2). [See AIB]
- 7.8. A campus intervention team must notify the public of the meeting for input for the development of a targeted improvement plan fifteen days prior to the meeting by way of the district and campus website, under 19 Administrative Code 97.1061(d)(3)(A)(ii) and Education Code 39A.056. [See AIC]
- **8.9**. A district shall post a targeted improvement plan for a campus assigned an unacceptable performance rating on its website before the board hearing on the plan under Education Code 39A.057(b). [See AIC]
- 9.10. A district shall notify stakeholders of their ability to review the completed campus turnaround plan and post the completed plan on the district website at least 30 days before the final plan is submitted to the board of trustees, under 19 Administrative Code 97.1064(e). [See AIC]
- 10.11. A district shall post an election notice required under Election Code 85.007. [See BBBA]
- **11.12**. Each day early voting is conducted, the district shall post the branch daily register under Election Code 85.072. [See BBBA]
- **12.13.** A district shall post early voting rosters under Election Code 87.121. [See BBBA]
- **13.**14. A district shall post the minutes of the last regular board meeting held before an election of trustees if the minutes reflect that a trustee is deficient in meeting the trustee's training requirement, under Education Code 11.159(b) and 19 Administrative Code 61.1(j). [See BBD]
- **14.15.** A district that is located wholly or partly in a municipality with a population of more than 500,000 and with a student enrollment of more than 15,000 shall post a report filed pursuant to Election Code Chapter 254 by a board member, a candidate for membership on the board, or a specific-purpose committee for supporting, opposing, or assisting a candidate or member of a board under Election Code 254.04011. [See BBBC1
- 15.16. A district shall provide access to the conflicts disclosure statements and guestionnaires under Local Government Code 176.009. [See BBFA, CHE]

- **16.**17. A district shall post the statements regarding activities to support and promote student health under Education Code 28.004. [See BDF]
- 17.18. A board must post notice of a board meeting and, if the district contains all or part of the area within the corporate boundaries of a municipality with a population of 48,000 or more, the board must also post the agenda for a board meeting under Government Code 551.056. [See BE]
- **18.19.** A district that has a student enrollment of 10,000 or more shall post the archived recording, or a link thereto, of its meetings under Government Code 551.128(b-1). [See BE]
- **19.**20. A district conducting a bond election shall post the election order, the election notice, the contents of the proposition, and any sample ballot under Election Code 4.003(f). [See CCA]
- 20.21. A district conducting a bond election shall post the voter information document beginning not later than the 21st day before election day and ending on the day after the election, under Government Code 1251.052(d). [See CCA]
- 21.22. A district issuing capital appreciation bonds shall post the information required by Government Code 1201.0245. [See CCA]
- 22.23. Not later than 30 days before the date of an election to approve a tax rate, a district must post the results of an efficiency audit under Education Code 11.184. [See CCG]
- 23.24. A district shall include on the home page of its website the prescribed statement if the district increases the amount of taxes to fund maintenance and operation expenditures under Tax Code 26.05(b). [See CCG]
- 24.25. A district shall post a summary of its proposed budget concurrently with publication of the proposed budget under Education Code 44.0041. [See CE]
- 25.26. In the format prescribed by the comptroller, a district shall post or cause to be posted tax rate and budget information under Tax Code 26.18. [See CE]
- 26.27. A district shall maintain its adopted budget on the district's website until the third anniversary of the date the budget was adopted, under Education Code 44.0051. [See CE]
- 27.28. A district shall continuously post its contact information and Annual Local Debt Report under Local Government Code 140.008 and 34 Administrative Code 10.1-.6 on its website

until the district posts the next annual report, or, as an alternative, the district may continually maintain a link to the comptroller's website where the district's financial information may be viewed. [See CFA]

- 28.29. A district that does not participate in the uniform group health insurance program (TRS ActiveCare) shall post its comparability report, together with the policy or contract for the group health coverage plan, under Education Code 22.004(d). [See CRD]
- 29.30. A district that is a service provider seeking to limit liability under the Digital Millennium Copyright Act must post information regarding its designated agent under 17 U.S.C. 512(c)(2). [See CY]
- **30.31**. A district shall post the board's employment policies under Education Code 21.204(d). [See DCB]
- **31.32**. The board shall adopt and post on the district's website early childhood literacy and mathematics plans that set specific annual goals under Education Code 11.185. [See EA]
- 32.33. The board shall post on the district's website and on the website, if any, of each campus the annual report of progress toward the goals set under the early childhood literacy and mathematics plans under Education Code 11.185. [See EA]
- 33.34. The board shall post on the district's website and on the website, if any, of each campus the annual report of progress toward the goals set under the college, career, and military readiness plans under Education Code 11.186. [See EA]
- **34.35**. A district shall post the transition and employment guide for students enrolled in special education programs and their parents in order to provide information on statewide services and programs that assist in the transition to life outside the public school system, under Education Code 29.0112. [See EHBAD]
- 35.36. A district shall make available on the district or campus website by November 1 of each school year a family engagement plan to assist the district in achieving and maintaining high levels of family involvement and positive family attitudes toward education, under 19 Administrative Code 102.1003(e). [See EHBG]
- 36.37. Annually, a district shall post any agreement between the district and a public institution of higher education to provide a dual credit program, under Education Code 28.009(b-2). [See EHDD]

- 37.38. A district shall publish information from TEA under Education Code 28.02121 explaining the advantages of the distinguished level of achievement and each endorsement. [See EIF]
- 38.39. A district shall post the date the PSAT/NMSQT will be administered and the date any college advanced placement tests will be administered, under Education Code 29.916. [See EK]
- **39.40**. A district that receives funds under Title 1, Part A shall post on its website and the website of each campus for each grade served, information on each assessment required by the state to comply with 20 U.S.C. 6311, other assessments required by the state, and assessments required district-wide, under 20 U.S.C. 6312(e)(2)(B). [See EKB]
- 40.41. A district shall post information regarding local programs and services, including charitable programs and services, available to assist students who are homeless, under Education Code 33.906. [See FDC]
- 41.42. A district shall prominently post information about required and recommended immunizations and procedures for claiming an exemption from immunization requirements under Education Code 38.019. [See FFAB]
- 42.43. Each school year, the board shall post a summary of the Guidelines for the Care of Students With Food Allergies At-Risk for Anaphylaxis¹ on the district's website with instructions for obtaining access to the complete guidelines document, under Education Code 38.0151. [See FFAF]
- **43.44**. A district must prominently display the contact information required to be listed for the Title IX Coordinator and policy on its website, if any, under 34 C.F.R. 106.8(b). [See FFH]
- 44.45. A district must make all materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process publicly available on its website, if any, under 34 C.F.R. 106.45(b)(10)(i)(D). [See FFH]
- 45.46. To the extent practicable, a district must post the procedure for reporting bullying established by the district's bullying policy, under Education Code 37.0832(e). [See FFI]

	4 6.	<u>47.</u> A district shall post on its website, for each district campus, the email address and dedicated phone number of the cam- pus behavior coordinator under Education Code 26.015. [See FO]
	47.	48. If the board designates a method for making a written re- quest for public information, other than mail, email, or hand- delivery, the board must include a statement that a request may be made by that method on its website under Govern- ment Code 552.234(b) unless the statement is on the sign re- quired by Government Code 552.205. [See GBAA]
	4 8.	<u>49.</u> A board that allows requestors to use the public information request form created by the attorney general must post the form on the district website under Government Code 552.235. [See GBAA]
	4 9.	50. A district shall post on its website and each campus shall post on any campus website a notice regarding the district's ability to refuse entry or eject certain persons under Education Code 37.105 and 19 Administrative Code 103.1207(g), includ- ing the appeal process. [See GKA]
Optional Internet Postings	A d tion	istrict that maintains an internet website has the following op- is:
	1.	A board may broadcast an open meeting over the internet, under Government Code 551.128. [See BE]
	2.	A district may publish the superintendent's employment con- tract on the district's website instead of publishing it in the an- nual financial management report under 19 Administrative Code 109.1001(q)(3)(B)(i). [See CFA]
	3.	Notice of a vacant position for which a certificate or license is required may be provided by posting the position on the dis- trict's internet website, rather than on a bulletin board, under Education Code 11.1513. [See DC]
	4.	A district may place on its internet website a current copy of the procedural safeguards notice regarding special education and related services, under 34 C.F.R. 300.504(b). [See EHBAE]
	5.	A district may provide the annual notice to the parent of each student enrolled in grade 9 or above of the availability of pro- grams under which a student may earn college credit, under Education Code 28.010. [See EHDD]

Ou constituti Dette	6.	A board may post a mailing address and email address desig- nated for receiving written requests for public information on its website under Government Code 552.234(d). [See GBAA]
Geospatial Data Products	tern abo	ospatial data product" means a document, computer file, or in- et website that contains geospatial data; a map; or information ut a service involving geospatial data or a map. <i>Gov't Code</i> 1.101(1)
Notice	A di that	strict shall include a notice on each geospatial data product :
	1.	Is created or hosted by the district;
	2.	Appears to represent property boundaries; and
	3.	Was not produced using information from an on-the-ground survey conducted by or under the supervision of a registered professional land surveyor or land surveyor authorized to per- form surveys under laws in effect when the survey was con- ducted.
	uct for o doe	notice must be in substantially the following form: "This prod- is for informational purposes and may not have been prepared or be suitable for legal, engineering, or surveying purposes. It s not represent an on-the-ground survey and represents only approximate relative location of property boundaries."
	ity c data app site cess	notice may include language further defining the limits of liabil- of a geospatial data product producer; apply to a geospatial a product that contains more than one map; or for a notice that lies to a geospatial data product that is or is on an internet web- , be included on a separate page that requires the person ac- sing the website to agree to the terms of the notice before ac- sing the geospatial data product.
	Gov	't Code 2051.102
Exemption		strict is not required to include the notice on a geospatial data duct that:
	1.	Does not contain a legal description, a property boundary monument, or the distance and direction of a property line;
	2.	Is prepared only for use as evidence in a legal proceeding;
	3.	Is filed with the clerk of any court; or
	4.	Is filed with the county clerk.
	Gov	r't Code 2051.103

¹ TDSHS Guidelines for the Care of Students with Food Allergies At-Risk for Anaphylaxis: https://www.dshs.texas.gov/uploadedFiles/Content/Prevention and Preparedness/schoolhealth/SHAC/Guidelines-Food%20Allergy-Final.pdf

Design or Construction of an Instructional or Athletic FacilityFacilities A district and an institution of higher education, as defined by Education Code 61.003, located wholly or partially in the boundaries of the county in which the district is located, may contract for the district to contribute district resources to pay a portion of the costs of the design or construction of an instructional facility or a stadium or other athletic facilities owned by or under the control of the institution of higher education. A district may contribute district resources <u>under this provision</u> only if the district and the institution of higher education enter into a written agreement authorizing the district to use that facility.

One or more independent school districts and an institution of higher education, as defined by Education Code 61.003, may contract for the district to contribute district resources to pay a portion of the costs of the design, improvement, or construction of an instructional facility owned by or under the control of the institution of higher education. A district may contribute district resources under this <u>subsectionprovision</u> only if the district and the institution of higher education enter into a written agreement authorizing the district to use that facility, including authorizing the enrollment of district students in courses offered at that facility.

An independent school district and a municipality, located wholly or partially in the boundaries of a county in which the district is located, may contract for the district to contribute district resources to pay a portion of the costs of the design, improvement, or construction of an instructional facility, stadium, or other athletic facility owned by, on the property of, or under the control of the municipality. A district may contribute district resources <u>under this provision</u> only if the district and municipality enter into a written agreement authorizing the district to use that facility.

Education Code 45.109(a-1), (a-2), (a-3)

AA district, acting by and through its board, may enter into a contract on behalf of a district with any corporation, or any city, or any state university or collegemunicipality, or institution of higher education, as defined by Education Code 61.003, located wholly or partially withinin its boundaries, for the use of any stadium and other athletic facilities owned by or under the control of the other entity. The contract may be for any period not exceeding 75 years and may contain terms agreed on by the parties.

A<u>The</u> district may enter into a contract for the use of athletic facilities for any purpose related to sports activities and other physical education programs for the students at the public schools of the district.

Education Code 45.109(a), (b)

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Use of Athletic Facilities

Maintenance Tax Levy Authorization	The consideration for anya contract under Education Code 45.109 may be paid from any source available to athe district; but, If voted as provided below, the board may pledge to the payment of the contract an annual maintenance tax in an amount sufficient, without limitation, to provide all of the consideration. If so voted and pledged, the maintenance tax shall be assessed, levied, and collected annually in the same manner as provided by general law applicable to the district for other maintenance taxes.
Election-Procedures	NoA maintenance tax shallmay not be pledged to the payment of any contract under Education Code 45.109 or assessed, levied, or collected unless an election is held in the district and the mainte- nance tax is approved favorably voted by a majority of the resident, qualified electors voters of athe district, voting at said the election. The election order shall state the date of the for an election, the proposition to be voted on, under this provision must include the polling place or places, and any other matters deemed considered advisable by the board. [See BBB series regarding elections]

Education Code 45.109(c)-(d)

Nondiscrimination — in General	A district shall not fail or refuse to hire or discharge any individual, or otherwise discriminateNote: This policy addresses the prohibition against any individualdiscrimination in hir- ing and discharging employees. For legally referenced material relating to prohibited discrimination, harass- ment, and retaliation with respect to compensation, terms, conditions, or privileges of employment on the ba- sis, see DIA(LEGAL).
<u>Unlawful Hiring and</u> Discharge	It is an unlawful employment practice for a district to fail or refuse to hire or to discharge any individual because of any of the follow- ing protected characteristics such individual's:
	1. Race, color, or national origin;
	2.<u>1.</u>_Sex;
	<mark>3.2</mark> Religion;
	<u>3. Sex;</u>
	4. Age (applies to individuals who are 40 years of age or older);
	<u>4. Age;</u>
	5. Disability; or
	6. Genetic information [see DAB].
Federal Law	Section 1981 of the Civil Rights Act of 1866 (Section 1981)—race. 42 U.S.C. 1981;
	<u>Title VII of the Civil Rights Act of 1964 (Title VII)—race, color, religion, sex, and national origin.</u> 42 U.S.C. 2000e et seq.
	(Title VII); 20 U.S.C. 1681 et seq. (Title IX); 42 U.S.C. 12111 et seq. (Americans with Disabilities Act); 29 U.S.C. 621 et seq. (Age Discrimination in Employment Act); of 1967 (ADEA)—age, over 40. 29 U.S.C. 793, 794 (621 et seq.
	Section 504 of the Rehabilitation Act); of 1973 (Section 504)—disa- bility in programs receiving federal funds. 29 U.S.C. 794
	Title I of the Americans with Disabilities Act of 1990 (ADA)—disabil- ity. 42 U.S.C. 2000ff 12101 et seq(
	<u>Title II of the Genetic Information Nondiscrimination Act); U.S. <u>Const. Amend. I; Human Resources Code 121.003(f); Labor Code</u> <u>Ch. 21 (of 2008 (GINA)—genetic information. 42 U.S.C. 2000ff et</u> <u>seq.</u></u>

	Note: Title VII, the ADA, and GINA do not apply to employers unless the employer has 15 or more employees for each working day in each of 20 or more calendar weeks in the current or preceding calendar year. 42 U.S.C. 2000e(b); 42 U.S.C. 12111(5); 42 U.S.C. 2000ff(2)(B)
State Law	Texas Commission on Human Rights Act); <i>Labor Code Ch. 21,</i> Subch. H ((TCHRA)—race, color, disability, religion, sex, national origin, age, and genetic information). <i>Labor Code 21.051, .402</i>
	State policy on employment of persons with disabilities. <i>Human</i> Resources Code 121.003(f)
Discriminatory Practices	Title VII proscribes employment practices that are overtly discrimi- natory (disparate treatment), as well as those that are fair in form but discriminatory in practice (disparate impact). <u>Wards Cove</u> <u>Packing Co. v. Atonio</u> , 490 U.S. 642 (1989)
Disparate Treatment	Disparate treatment (intentional discrimination) occurs when mem- bers of a protected group have been denied the same employ- ment, promotion, membership, or other employment opportunities as have been available to other employees or applicants. <i>29 C.F.R.</i> <i>1607.11</i>
Disparate Impact	Disparate impact occurs when an employer uses a particular employment practice that causes a disparate (disproportionate) impact on a protected group and the employer fails to demonstrate that the challenged practice is job-related and consistent with business necessity. 42 U.S.C. 2000e- $2(k)(1)(A)$; Labor Code 21.115, .122
Limited Exception— Bona Fide Bankruptcy Discrimination	A district may not deny employment to, terminate the employment of, or discriminate with respect to employment against, a person that is or has been a debtor under federal bankruptcy laws, solely because the bankrupt or debtor is or has been a debtor under fed- eral bankruptcy laws; was insolvent before the commencement of a bankruptcy case or during the case but before the debtor was granted or denied a discharge; or has not paid a debt that is dis- chargeable in the bankruptcy case or that was discharged under the bankruptcy laws. <i>11 U.S.C. 525(a)</i>
Student Loan Repayment	A district that issues a license may not take disciplinary action against a person based on the person's default on a student loan or breach of a student loan repayment contract or scholarship con- tract including by:
	 Denying the person's application for a license or license re- newal;

	2.1Suspending the person's license; or	
	3.1Taking other disciplinary action against the person.	
	Occupations Code 56.001, .003	
Job Qualification	A district may take employment actions based on religion, sex, na- tional origin, or age in those certain instances where religion, sex, national origin, or age is a bona fide occupational qualification. 42 U.S.C. 2000e-2(e); 29 U.S.C. 623(f); Labor Code 21.119	
Prohibition on Employment Postings	A district shall not print or publish any notice or advertisement relating to district employment that indicates any preference, limitation, specification, or discrimination based on race, color, religion, sex, disability, or national origin, unless the characteristic is a bona fide occupational qualification. <i>42 U.S.C. 2000e-3(b); Labor Code 21.059</i>	3
Harassment of Employees	A district has an affirmative duty to maintain a working environmer free of harassment on the basis of a protected characteristic. 42 U.S.C. 2000e et seq.; 29 C.F.R. 1606.8(a), 1604.11 [See DIA]	1 t
Retaliation	A district may not discriminate against any employee or applicant for employment because the employee or applicant has opposed any unlawful, discriminatory employment practices or participated in the investigation of any complaint related to an unlawful, discrim- inatory employment practice. 29 U.S.C. 623(d) (ADEA); 42 U.S.C. 2000e-3(a) (Title VII); 34 C.F.R. 100.7(e) (Title VI); 34 C.F.R. 110.34 (Age Act); 42 U.S.C. 12203 (ADA); Jackson v. Birmingham Bd. of Educ., 544 U.S. 167 (2005) (Title IX42 U.S.C. 12203 (ADA) Labor Code 21.055 [See DIA]	n- <u>7</u>
Notices	A district shall post in conspicuous places upon its premises a no- tice setting forth the information the Equal Employment Opportunit Commission deems appropriate to effectuate the purposes of the anti-discrimination laws. 29 U.S.C. 627; 42 U.S.C. 2000e-10	
Section 504 Notice	A district that employs 15 or more persons shall take appropriate steps to notify applicants and employees, including those with im- paired vision or hearing, that it does not discriminate on the basis of disability.	
	The notice shall state:	
	 That the district does not discriminate in employment in its programs and activities; and 	
	2. The identity of the district's 504 coordinator.	
	Methods of notification may include:	
	1. Posting of notices;	
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or quality of production, or a differential based on any other factor

	2. Publication in newspapers and magazines;
	3. Placing notices in district publications; and
	4. Distributing memoranda or other written communications.
	If a district publishes or uses recruitment materials containing gen- eral information that it makes available to applicants or employees, it shall include in those materials a statement of its nondiscrimina- tion policy.
	34 C.F.R. 104.8
Age Discrimination<u>Empl</u> oyment Postings	A district shall not print or publish any notice or advertisement relat- ing to district employment that indicates any preference, limitation, specification, or discrimination based on race, color, religion, sex, disability, or national origin, unless the characteristic is a bona fide occupational qualification. 42 U.S.C. 2000e-3(b); Labor Code 21.059
	The prohibition against discrimination on the basis of age applies only to discrimination against an individual 40 years of age or older. <i>Labor Code 21.101</i>
Bona Fide Employee Benefit Plan	A district may take an employment action on the basis of age pur- suant to a bona fide seniority system or a bona fide employee ben- efit plan. However, a bona fide employee benefit plan shall not ex- cuse the failure to hire any individual and no such benefit plan shall require or permit the involuntary retirement of any individual be- cause of age. 29 U.S.C. 623(f); Labor Code 21.102
Sex Discrimination	Gender StereotypesA district may not evaluate employees by as- suming or insisting that they match the stereotype associated with their group. <i>Price Waterhouse v. Hopkins, 490 U.S. 228 (1989)</i>
Pregnancy	The prohibition against discrimination on the basis of sex includes discrimination on the basis of pregnancy, childbirth, or related medical conditions. A district shall treat women affected by pregnancy, childbirth, or related medical conditions the same as other employ- ees for all employment-related purposes, including receipt of bene- fits under fringe benefit programs. <i>42 U.S.C. 2000e(k); 29 C.F.R.</i> <i>1604.10; Labor Code 21.106</i>
Equal Pay	A district may not pay an employee at a rate less than the rate the district pays employees of the opposite sex for equal work on jobs the performance of which require equal skill, effort, or responsibility and which are performed under similar working conditions. This rule does not apply if the payment is pursuant to a seniority system, a merit system, a system that measures earnings by quantity or guality of production or a differential based on any other factor.

	other than sex. 29 U.S.C. 206(d) (Equal Pay Act); 34 C.F.R. 106.54 (Title IX)
Religious Discrimination	The prohibition against discrimination on the basis of religion in- cludes all aspects of religious observances and practice, as well as religious belief, unless a district demonstrates that it is unable to reasonably accommodate an employee's or prospective em- ployee's religious observance or practice without undue hardship to the district's business. "Undue hardship" means more than a <i>de</i> <i>minimus</i> (minimal) cost. <i>42 U.S.C. 2000e(j); 29 C.F.R. 1605.2; La- bor Code 21.108</i>
	A district may not substantially burden an employee's free exercise of religion, unless the burden is in furtherance of a compelling gov- ernmental interest and is the least restrictive means of furthering that interest. <i>Civ. Prac. & Rem. Code 110.003</i>
<u>Unlawful Inquiry into</u> <u>Religious Affiliation</u>	A person employed or maintained to obtain or aid in obtaining posi- tions for public school employees may not directly or indirectly ask about, orally or in writing, the religion or religious affiliation of any- one applying for employment in a public school of this state. A vio- lation of this provision is a Class B misdemeanor. A person who vi- olates this provision is subject to civil penalties. <i>Education Code</i> <i>22.901</i>
<u>Sex Discrimination</u> <u>Pregnancy</u>	The prohibition against discrimination because of sex includes dis- crimination on the basis of pregnancy, childbirth, or related medical conditions. A district shall treat women affected by pregnancy, childbirth, or related medical conditions the same as other employ- ees for all employment-related purposes, including receipt of bene- fits under fringe benefit programs. 42 U.S.C. 2000e(k); 29 C.F.R. 1604.10; Labor Code 21.106
<u>Gay and</u> <u>Transgender</u>	The prohibition against discrimination because of sex includes dis- crimination on the basis of an individual being gay or transgender. Bostock v. Clayton County, Georgia, 17-1618, 2020 WL 3146686, (U.S. June 15, 2020)
Gender Stereotypes	<u>A district may not evaluate employees by assuming or insisting that</u> they match the stereotype associated with their group. <i>Price Water-</i> house v. Hopkins, 490 U.S. 228 (1989)
Age Discrimination	<u>The prohibition against discrimination on the basis of age applies</u> only to discrimination against an individual 40 years of age or older. <u>29 U.S.C. 631; Labor Code 21.101</u>
<u>Bona Fide</u> <u>Employee Benefit</u> <u>Plan</u>	<u>A district may take an employment action on the basis of age pur- suant to a bona fide seniority system or a bona fide employee ben- efit plan. However, a bona fide employee benefit plan shall not ex-</u>

	require or permit the involuntary retirement of any individual be- cause of age. 29 U.S.C. 623(f); Labor Code 21.102
Disability Discrimination	A district may not discriminate against a qualified individual on the basis of disability in job application procedures, hiring, advancement, or discharge of employees, compensation, job training, and other terms, conditions, and privileges of employment. <i>42 U.S.C. 12112(a); 29 C.F.R. 1630.4(b); Labor Code 21.051</i>
	In addition, each district that receives assistance under the Individ- uals with Disabilities Education Act (IDEA) must make positive ef- forts to employ, and advance in employment, qualified individuals with disabilities in programs assisted by the IDEA. <i>34 C.F.R.</i> <i>300.177(b)</i>
	[See DIA]
Other Forms of Discrimination Based on Lack of Disability	The Americans with Disabilities Act (ADA) and the Texas Commis- sion on Human Rights Act do not provide a basis for a claim that an individual was subject to discrimination because of the individ- ual's lack of disability. <i>42 U.S.C. 12201(g); 29 C.F.R. 1630.4(b); La-</i> <i>bor Code 21.005(c)</i>
Definition of	"Disability" means:
Disability	 An actual disability: a physical or mental impairment [see definition, below] that substantially limits one or more of an indi- vidual's major life activities;
	6. A record of having such an impairment; or
	7. Being regarded as having such an impairment.
	An impairment that substantially limits one major life activity need not limit other major life activities in order to be considered a disa- bility. An impairment that is episodic or in remission is a disability if it would substantially limit a major life activity when active.
"Regarded as" Having an Impairment	An individual meets the requirement of being "regarded as" having an impairment if the individual establishes that he or she has been subjected to an action prohibited by the ADA because of an actual or perceived physical or mental impairment whether or not the im- pairment limits or is perceived to limit a major life activity.
Transitory and Minor	The "regarded as" prong of the definition does not apply to impair- ments that are transitory or minor. A transitory impairment is one with an actual or expected duration of six months or less. The "transitory" exception does not apply to the "actual disability" or "record of disability" prongs of the definition.

Mitigating Measures	The determination of whether an impairment substantially limits a major life activity shall be made without regard to the ameliorative effects of mitigating measures, such as medication, medical supplies, low-vision devices, prosthetics, hearing aids, mobility devices, oxygen therapy, assistive technology, or learned behavioral or adaptive neurological modifications.
	The ameliorative effects of ordinary eyeglasses or contact lenses shall be considered in determining whether an impairment substan- tially limits a major life activity. Ordinary eyeglasses and contact lenses are lenses that are intended to fully correct visual acuity or to eliminate refractive error.
	42 U.S.C. 12102(1), (3), (4); 29 C.F.R. 1630.2(g), (j)(1); Labor Code 21.002, .0021
Other Definitions	"Physical or mental impairment" means:
Physical or Mental Impairment	8. Any physiological disorder or condition, cosmetic disfigure- ment, or anatomical loss affecting one or more body systems, such as neurological, musculoskeletal, special sense organs, respiratory (including speech organs), cardiovascular, repro- ductive, digestive, genitourinary, immune, circulatory, hemic, lymphatic, skin, and endocrine; or
	 Any mental or psychological disorder, such as an intellectual disability (formerly termed "mental retardation"), organic brain syndrome, emotional or mental illness, and specific learning disabilities.
	29 C.F.R. 1630.2(h)
Major Life Activities	<u>"Major life activities" include caring for oneself, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, sitting, reaching, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating, interacting with others, and working.</u>
	"Major life activities" also include the operation of major bodily functions, including functions of the immune system, special sense organs and skin, normal cell growth, and digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardio- vascular, endocrine, hemic, lymphatic, musculoskeletal, and repro- ductive functions. The operation of a major bodily function includes the operation of an individual organ within the body system.
	42 U.S.C. 12102(2); 29 C.F.R. 1630.2(i); Labor Code 21.002
Qualified Individual	"Qualified individual" means an individual who:

	10. Satisfies the requisite skill, experience, education, and other job-related requirements of the employment position such in- dividual holds or desires; and
	11. With or without reasonable accommodation, can perform the essential functions of such position. Consideration shall be given to a district's judgment as to what functions of a job are essential. A written job description prepared before advertising or interviewing applicants for the job is evidence of the job's essential functions.
	4 2 U.S.C. 12111(8); 29 C.F.R. 1630.2(m)
Reasonable Accommodations	A district is required, absent undue hardship, to make a reasonable accommodation to an otherwise qualified individual who meets the definition of disability under the "actual disability" or "record of disability" prongs. A district is not required to provide a reasonable accommodation to an individual who meets the definition of disability solely under the "regarded as" prong. <i>42 U.S.C. 12112(b)(5);</i> <i>29 C.F.R. 1630.2(o)(4), .9; 29 U.S.C. 794; 34 C.F.R. 104.11; Labor Code 21.128</i> [See DBB regarding medical examinations and in- quiries under the Americans with Disabilities Act]
	"Reasonable accommodation" includes:
	12. Making existing facilities used by employees readily accessible to and usable by individuals with disabilities; and
	13. Job restructuring, part-time or modified work schedules, reas- signment to a vacant position, acquisition or modification of equipment or devices, appropriate adjustment or modification of examinations, training materials or policies, the provision of qualified readers or interpreters, and other similar accommo- dations for individuals with disabilities.
	42 U.S.C. 12111(9); 29 C.F.R. 1630.2(0); 34 C.F.R. 104.12(b)
	"Undue hardship" means an action requiring significant difficulty or expense when considered in light of the nature and cost of the ac- commodation needed, overall financial resources of the affected fa- cility and the district, and other factors set out in law. 42 U.S.C. 12111(10); 29 C.F.R. 1630.2(p); 34 C.F.R. 104.12(c)
Discrimination Based on Relationship	A district shall not exclude or deny equal jobs or benefits to, or oth- erwise discriminate against, a qualified individual because of the known disability of an individual with whom the qualified individual is known to have a family, business, social, or other relationship or association. 42 U.S.C. 12112(b)(4); 29 C.F.R. 1630.8; 34 C.F.R. 104.11

Illegal Drugs and Alcohol	The term "qualified individual with a disability" does not include any employee or applicant who is currently engaging in the illegal use of drugs, when a district acts on the basis of such use.
Drug Testing	A district is not prohibited from conducting drug testing of employ- ees and applicants for the illegal use of drugs or making employ- ment decisions based on the results of such tests.
	4 2 U.S.C. 12114(c), (d); Labor Code 21.002(6)(A) [See DHE]
Alcohol-Use	The term "qualified individual with a disability" does not include an individual who is an alcoholic and whose current use of alcohol prevents the employee from performing the duties of his or her job or whose employment, by reason of such current alcohol abuse, would constitute a direct threat to property or the safety of others. <i>42 U.S.C. 12114(a); 29 U.S.C. 705(20)(C); 29 C.F.R. 1630.3(a); 28 C.F.R. 35.104; Labor Code 21.002(6)(A)</i>
Qualification Standards	It is unlawful for a district to use qualification standards, employ- ment tests, or other selection criteria that screen out or tend to screen out an individual with a disability or a class of individuals with disabilities, on the basis of disability, unless the standard, test, or other selection criteria, as used by the district, is shown to be job related for the position in question and is consistent with business necessity. 29 C.F.R. 1630.10(a)
Direct Threat to Health or Safety	As a qualification standard, a district may require that an individual not pose a direct threat to the health or safety of other individuals in the workplace. "Direct threat" means a significant risk to the health or safety of the individual or others that cannot be eliminated by reasonable accommodation. <i>42 U.S.C. 12111(3); 29 C.F.R.</i> <i>1630.2(r); Labor Code 21.002(6)(B)</i>
Vision Standards and Tests	A district shall not use qualification standards, employment tests, or other selection criteria based on an individual's uncorrected vision unless the standard, test, or other selection criteria, as used by the district, is shown to be job-related for the position in question and consistent with business necessity. <i>42 U.S.C. 12113(c); 29 C.F.R.</i> <i>1630.10(b); Labor Code 21.115(b)</i>
Communicable Diseases	A district may refuse to assign or continue to assign an individual to a job involving food handling if the individual has an infectious or communicable disease that is transmitted to others through handling of food. 42 U.S.C. 12113(e); 29 U.S.C. 705(20)(D); 29 C.F.R. 1630.16(e); Labor Code 21.002(6)(B)
Service Animals	A district that is subject to the jurisdiction of Title I of the ADA (em- ployment discrimination) or to section 504 of the Rehabilitation Act

	(employment discrimination) shall comply with the reasonable ac- commodation requirements of those laws with respect to service animals. [See Reasonable Accommodations, above]
	A district that is not subject to either Title I or section 504 shall comply with Title II of the ADA (discrimination by public entity). An employer that is subject to Title II shall comply with 28 C.F.R. part 35, including the requirements relating to service animals at 28 C.F.R. 35.136 [see FBA].
	28 C.F.R. 35.140
Military Service	A district shall not deny initial employment, reemployment, reten- tion in employment, promotion, or any benefit of employment on the basis of membership in a uniformed service, performance in a uniformed service, application for uniformed service, or obligation to a uniformed service. A district shall not take adverse employ- ment action or discriminate against any person who takes action to enforce protections afforded by the Uniformed Services Employ- ment and Re-employment Rights Act (USERRA). <i>38 U.S.C. 4311</i> [See also DECB]
Grievance	A district that receives federal financial assistance and that em-
Procedures Section 504	ploys 15 or more persons shall adopt grievance procedures that in- corporate appropriate due process standards and that provide for the prompt and equitable resolution of complaints alleging any ac- tion prohibited by Section 504 of the Rehabilitation Act. 34 C.F.R. 104.7(b), .11
Americans with Disabilities Act	A district that employs 50 or more persons shall adopt and publish grievance procedures providing for prompt and equitable resolution of complaints alleging any action that would be prohibited by the ADA. 28 C.F.R. 35.107, .140
Title IX	A district that receives federal financial assistance shall adopt and publish grievance procedures providing for prompt and equitable resolution of employee complaints alleging any action prohibited by Title IX. 34 C.F.R. 106.8(c); <u>North Haven Board of Education v.</u> <u>Bell</u> , 456 U.S. 512 (1982) [For legally referenced material relating to Title IX grievance procedures, see FFH(LEGAL).]
Compliance	A district that employs fifteen or more persons shall designate at
Coordinators Section 504	least one person to coordinate its efforts to comply with Section 504 of the Rehabilitation Act. The district's Section 504 notification [see Section 504 Notice, above] shall also identify the responsible employee so designated. 34 C.F.R. 104.7(a), .8(a)
Americans with Disabilities Act	A district that employs 50 or more persons shall designate at least one employee to coordinate its efforts to comply with and carry out its responsibilities under the ADA, including any investigation of

	any complaint communicated to it alleging its noncompliance with the ADA or alleging any actions that would be prohibited by the ADA. The district shall make available to all interested individuals the name, office address, and telephone number of the employee or employees so designated. 28 C.F.R. 35.107(a)
Title IX	A district must designate and authorize at least one employee to coordinate its efforts to comply with its responsibilities under Title IX, which employee must be referred to as the "Title IX Coordinator." The district must notify applicants for admission and employment, students, parents or legal guardians, employees, and all professional organizations holding professional agreements with the district, of the name or title, office address, electronic mail address, and telephone number of the employee(s) so designated. <i>34 C.F.R. 106.8(a)</i>
Age Discrimination in Employment Act	A district shall designate at least one employee to coordinate its ef- forts to comply with and carry out its responsibilities under the Age Discrimination in Employment Act (ADEA), including investigation of any complaints that the district receives alleging any actions that are prohibited by the ADEA. A district shall notify its employees of the identity of the responsible employee by name or title, address, and telephone number. <i>34 C.F.R. 110.25(a), (b)</i>
<u>Bankruptcy</u> <u>Discrimination</u>	A district may not deny employment to, terminate the employment of, or discriminate with respect to employment against, a person that is or has been a debtor under federal bankruptcy laws, solely because the bankrupt or debtor is or has been a debtor under fed- eral bankruptcy laws; was insolvent before the commencement of a bankruptcy case or during the case but before the debtor was granted or denied a discharge; or has not paid a debt that is dis- chargeable in the bankruptcy case or that was discharged under the bankruptcy laws. <i>11 U.S.C. 525(a)</i>
<u>Student Loan</u> <u>Repayment</u>	<u>A district that issues a license may not take disciplinary action</u> against a person based on the person's default on a student loan or breach of a student loan repayment contract or scholarship con- tract including by:
	 Denying the person's application for a license or license re- newal;
	2. Suspending the person's license; or
	3. Taking other disciplinary action against the person.
	Occupations Code 56.001, .003

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Notice to Parents Teacher Qualifications	As a condition of receiving assistance under Title I, Part A of the El- ementary and Secondary Education Act (ESEA) (20 U.S.C. 6301 et seq.), a district shall, at the beginning of each school year, notify the parents of each student attending any school receiving such funds that the parents may request, and the district shall provide the parents on request (and in a timely manner), information re- garding the professional qualifications of the student's classroom teachers, including, at a minimum, the following:		
	. Whether the student's teacher	:	
	•	n and licensing criteria for the areas in which the teacher pro-	
		ency or other provisional status fication or licensing criteria	
	c. Is teaching in the field of the teacher.	discipline of the certification of	
	. Whether the child is provided s and, if so, their qualifications.	services by paraprofessionals	
	0 U.S.C. 6312(e)(1)(A)		
Federally Required Notice—Lack of Credentials	school that receives such federal adividual parent of a child who is a pect to such student, timely notice igned, or has been taught for four teacher who does not meet applic ure requirements at the grade leve eacher has been assigned. 20 U.S	student in such school, with re- that the student has been as- or more consecutive weeks by, cable state certification or licen- el and subject area in which the	
State-Required Notice—Lack of Credentials	a district assigns an inappropriate eacher (as defined below) to the sa onsecutive instructional days durin rovide written notice of the assign ns of each student in that classroo	ame classroom for more than 30 ig the same school year, it shall ment to the parents or guardi-	
	superintendent shall provide the r instructional day after the date of th happropriately certified or uncertifier good-faith effort to ensure that the form to any parent or guardian who inglish. A district shall retain a copy formation relating to teacher certifing n request.	e assignment of the ed teacher. A district shall make e notice is provided in a bilingual se primary language is not y of the notice and make	

	An "inappropriately certified or uncertified teacher" includes an indi- vidual serving on an emergency certificate or an individual who does not hold any certificate or permit. It does not include an indi- vidual who is:	
	1.	Certified and assigned to teach a class or classes outside his or her area of certification, as determined by State Board for Educator Certification (SBEC) rules specifying 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 of ed- ucation.
	in a U.S gua quir is a	e state notice requirement does not apply if a school is required ccordance with Section 1006, Every Student Succeeds Act [20 .C. Section 6312(e)(1)(B)(ii)], to provide notice to a parent or rdian regarding a teacher who does not meet certification re- ements at the grade level and subject area in which the teacher ssigned, provided the school provides notice as required by Act. [See Federally Required Notice—Lack of Credentials, ve]
	Edu	cation Code 21.057; 19 TAC 231.1
Professional Personnel Certificate	tead tion pers	erson may not be employed as a teacher, teacher intern or cher trainee, librarian, educational aide, administrator, educa- al diagnostician, or school counselor by a district unless the son holds an appropriate certificate or permit. A person who de- s to teach shall present the person's certificate for filing with a rict before the person's contract with a board is binding.
	21.0	erson is not required to hold a certificate under Education Code 0487 to be employed by a district as a Junior Reserve Officer ning Corps instructor.
	for t	educator who does not hold a valid certificate may not be paid eaching or work done before the effective date of issuance of a d certificate.
	Edu	ucation Code 21.003(a), .0487(d), .053(a)–(b)

License	A person may not be employed by a district as an audiologist, occupational therapist, physical therapist, physician, nurse, school psychologist, associate school psychologist, licensed professional counselor, marriage and family therapist, social worker, or speech language pathologist unless the person is licensed by the state agency that licenses that profession. A person may perform specific services within those professions for a district only if the person holds the appropriate credentials from the appropriate state agency.		
	A person employed by a district before September 1, 2011, to per- form marriage and family therapy is not required to hold a license as a marriage and family therapist as long as the person remains employed by the district.		
	Education Code 21.003(b)		
School District Teaching Permit	A district may issue a school district teaching permit and employ as a teacher a person who does not hold a teaching certificate issued by SBEC. To be eligible for a school district teaching permit, a per- son must hold a baccalaureate degree. <i>Education Code</i> 21.055(a)-(b)		
Statement to Commissioner	Promptly after employing a person under a school district permit, a district shall send a written statement to the commissioner. This statement must identify the person, the person's qualifications as a teacher, and the subject or class the person will teach. The person may teach the subject or class pending action by the commissioner.		
	Not later than the 30th day after the commissioner receives a dis- trict's statement, the commissioner may inform the district that the person is not qualified to teach. The person may not teach if the commissioner finds that the person is not qualified. If the commis- sioner fails to act before the 30th day after receiving the statement a district may issue the school district teaching permit and the per son may teach the subject or class identified in the statement sen to the commissioner.		
	Education Code 21.055(c)–(d)		
Noncore Career and Technical Courses	The following requirements do not apply to a person who will teach only noncore academic career and technical education courses:		
Courses	1. The requirement to hold a baccalaureate degree;		
	2. The requirement that the district send a written statement to the commissioner identifying the person, the person's qualifications as a teacher, and the subject or class the person will teach; and		
	5 (10		

	3.	The requirement that the commissioner inform the district in writing if the commissioner finds the person to be not qualified to teach.
	who base tions prof ing a regis edue	bard may issue a school district teaching permit to a person will teach courses only in career and technical education ed on qualifications certified by the superintendent. Qualifica- s must include demonstrated subject matter expertise such as essional work experience, formal training and education, hold- an active professional relevant industry license, certification, or stration, or any combination of work experience, training and cation, or industry license, certification, or registration, in the ect matter to be taught.
	has prop ploy ing a	superintendent shall certify to the board that a new employee undergone a criminal background check and is capable of per classroom management. A district shall require a new em- ee to obtain at least 20 hours of classroom management train- and to comply with continuing education requirements as deter- ed by the board.
	mec pers shal pers	erson may teach a career and technical education course im- liately upon issuance of a permit. Promptly after employing a son who qualifies under Education Code 21.055(d-1), the board I send to the commissioner a written statement identifying the son, the course the person will teach, and the person's qualifi- tons to teach the course.
	Edu	cation Code 21.055(d-1)
Duration of Permit	suin unde may com	shool district teaching permit remains valid unless the district is- g the permit revokes it for cause. A person authorized to teach er a school district teaching permit issued by a particular district not teach in another school district unless that other district plies with the permit-issuing provisions. <i>Education Code</i> 055(e)
Emergency Permit		ergency permits are issued under the authority of SBEC. <i>19</i> 2 230.71(a)
Activation	cert vate of th Adm	perintendent or designee who cannot secure an appropriately fied and qualified individual to fill a vacant position may acti- an emergency permit for an individual who does not have one appropriate credentials for the assignment, as specified in 19 ninistrative Code Chapter 231 , (Requirements for Public cool Personnel Assignments-).
		rder to activate an emergency permit, the superintendent or de- ee must:

	1.	Document locally the efforts the district has taken to employ an appropriately certified individual in the position for which an emergency permit is activated;
	2.	Apply for an emergency permit when a vacant position is filled with an uncertified or inappropriately certified individual who will serve as the teacher of record or will serve in the assign- ment for more than 30 consecutive instructional days. The ap- plication must be submitted to the Texas Education Agency (TEA) within 45 instructional days of the date of assignment;
	3.	Verify that the district maintains a support system, has as- signed a trained mentor, and will provide release time as needed to assist the individual serving on an emergency per- mit. However, a district shall not be required to provide a men- tor for a degreed, certified teacher assigned on an emergency permit if the teacher has one or more creditable years' experi- ence within the district, as defined at 19 Administrative Code Chapter 153, Subchapter CC; and
	4.	Verify that the individual for whom the emergency permit is activated has been advised of the SBEC rules regarding per- mits and permit renewal requirements in 19 Administrative Code Chapter 230, Subchapter F.
	19	TAC 230.71(d)
Temporary Vacancies	cert abs ume retu	strict is not required to activate an emergency permit if an un- ified individual is assigned for a certified teacher who will be ent for more than 30 consecutive instructional days due to doc- ented health-related reasons and has expressed the intention to rn to the assignment. A district must, however, comply with the ent notification requirements above. <i>19 TAC 230.71(i)</i>
General Eligibility Requirements		ndividual for whom an emergency permit is activated must et the following criteria:
	1.	The individual must hold a bachelor's degree or higher from an accredited institution of higher education. [See 19 Adminis- trative Code 230.75(1) for career and technical and trade and industrial education assignments.]
	2.	The individual must be at least 18 years of age.
	3.	The individual must be able to communicate and understand the English language sufficiently to use it easily and readily in daily communication and teaching, as specified in 19 Adminis- trative Code 230.11,- (General Requirements-).

	4. The individual must be of good moral character. SBEC may refuse to authorize an emergency permit for an individual, applying the same standards that would be applied to the administrative denial of an applicant for certification under 19 Administrative Code 249.12, _(Administrative Denial; Appeal-).				
	 The individual must submit fingerprints in accordance with 19 Administrative Code 232.35(c), <u>(Submission of Required Information</u>, and Education Code 22.0831. [See DBAA] 				
	19 TAC 230.75				
Specific	An individual for whom an emergency permit is activated must:				
Requirements for Initial Permits	1. Have completed the appropriate semester credit hours or equivalent contact hours required for the emergency permit sought as specified in 19 Administrative Code 230.77, or, for a degreed, certified teacher, have passed the appropriate content specialization portions of the appropriate certification examination required for the target certificate; and				
	 Have satisfied the appropriate experience requirement speci- fied in 19 Administrative Code 230.77 for the emergency per- mit sought. 				
	19 TAC 230.77(a)				
	SBEC rules provide requirements for the following assignments:				
	 Elementary grades (early childhood–grade 6) (general educa- tion). 				
	2. Secondary grades (grades 7–12) (general education).				
	 All grade levels (early childhood–grade 12) (general educa- tion). 				
	4. Career and technical education programs.				
	 Special populations, such as English language learners (ELLs) and students with special learning needs. 				
	 Other instructional and support personnel, such as school counselor, educational diagnostician, school librarian, and JROTC instructor. 				
	19 TAC 230.77 (b)–(g)				
Hardship Exception	An emergency permit may be authorized on a hardship basis for an individual who does not meet all eligibility requirements only if approval has been granted and email notification received from TEA staff. The district must:				

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	1.		ument local conditions requiring the assignment of an in- lual who does not meet emergency permit requirements;
	2.		fy that the deficiencies for the certificate sought do not ex- d 36 semester credit hours; and
	3.	Veri	fy:
		a.	That the individual will be enrolled in the first available course listed on the certification plan; or
		b.	Registration for the next available administration of the appropriate content specialization portion of the certifica- tion examination for an individual who holds a valid Texas classroom teaching certificate and a bachelor's degree or higher from an accredited institution of higher education and is placed in an assignment requiring a dif- ferent classroom teaching certificate.
	19 7	AC 2	30.71(h)
Holders of Intern or Probationary Certificates	19 A tiona tiona mit o certi <u>area</u> prov	dmin ary ce ary C during ficate not a ided	es who hold an intern certificate under the provisions of istrative Code 230.36,(Intern Certificates,) or a proba- ertificate under 19 Administrative Code 230.37,(Proba- ertificates,) may not be employed on an emergency per- g the validity of the intern certificate or probationary a_{τ} , if the emergency permit is being issued in a certificate available through the educator preparation program that recommendation for the intern certificate or probationary a_{τ} . 19 TAC 230.71(j)
Procedures for Initial Permit	sent pern men	ative nit [se ts for	rintendent or his or her designee or authorized repre- must verify the individual's eligibility for the emergency ee General Eligibility Requirements and Specific Require- Initial Permits, above] and submit online to TEA the fol- formation within 45 instructional days of assignment.
			signments (except career and technical education assign- sed on skill and experience):
	1.	A co	mpleted online emergency permit application;
	2.	One	of the following:
		a.	A certification plan from an approved Texas educator preparation program (EPP); or
		b.	Verification of registration for an appropriate certification examination for a teacher that is already certified; and
	3.	The	appropriate fee (payable by the school district).

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		career and technical education assignments based on skill and erience:	
	1.	A completed online emergency permit application;	
	2.	A copy of the individual's statement of qualifications, approved by the certification officer of a Texas EPP;	
	3.	Acceptable license, registration, or certification by a state-au- thorized or nationally recognized agency in an occupational area appropriate for the assignment;	
	4.	A certification plan from an approved Texas EPP for the ca- reer and technical education certificate appropriate for the as- signment; and	
	5.	The appropriate fee (payable by the school district).	
	19 1	TAC 230.79	
Validity of Emergency Permit	is sp	validity date of an activated and authorized emergency permit becified in 19 Administrative Code 230.97 , (Effective Dates of tificates and Permit Issuance-).	
	for w perr the serv	emergency permit is valid for the remainder of the school year which it is activated and authorized by SBEC. The emergency mit must be submitted to TEA within 45 instructional days from date of assignment. A permit authorized by SBEC is valid for vice only in the requesting district and only for the assignments cated on the emergency permit application.	
	vidu mer pair	ctive with the 2017–18 school year, the employment of an indi- al on an emergency permit, with the exception of the assign- nt as a JROTC instructor or a teacher of students with visual im- ments may not exceed one school year in the same ignment. [See One-Year Limitation, below]	
	spe yon eme new	r to the 2017–18 school year, the individual may serve in a cific assignment no more than one additional school year be- d the initial emergency permit. To continue beyond the initial ergency permit year, the individual must comply with the re- val provisions specified in 19 Administrative Code 230.81. [See newal Requirements and Procedures, below]	
	the the with	ctive with the 2017–18 school year, to continue employment in assignment beyond the validity of the initial emergency permit, individual must hold the appropriate certificate, in accordance 19 Administrative Code, Chapter 231–(Requirements for Pub- school Personnel Assignments-). An individual may not serve as	

	a classroom teacher of record in the district for more than three school years without obtaining initial, standard certification.
	19 TAC 230.73
One-Year Limitation	Effective with the 2017–18 school year, an emergency permit will limit an individual to one year of service and no renewal will be allowed.
Exceptions	The one-year limitation does not apply to individuals serving in the position of Junior Reserve Officer Training Corps (JROTC) instructor or teachers of students with visual impairments.
	As indicated in 19 Administrative Code 230.77(g)(4)(B), emergency permits for JROTC instructors must be reissued every year.
	Emergency permits for teachers of students with visual impair- ments referenced in 19 Administrative Code 230.77(f)(2)(B) may be renewed a maximum of two years.
	19 TAC 230.71(b), (c)
Renewal Requirements and Procedures	Effective with the 2017–18 school year, these renewal provisions no longer apply for emergency permits, with the exception of teachers of students with visual impairments. <i>19 TAC 230.73(f)</i>
	A superintendent, designee, or authorized representative may re- new an emergency permit for the same assignment in the same district for which the initial emergency permit was activated.
	No individual may continue in the same assignment for more than one school year of service on an emergency permit, except that emergency permits used fewer than 90 calendar days may be re- newed for one additional year of service, if needed.
	The total of semester credit hours or the equivalent contact hours required to obtain certification appropriate for the assignment shall determine the number of emergency permit renewals for which the individual may be eligible.
	For six semester credit hours or less plus appropriate examination requirements, an individual is not eligible for renewal.
	For seven semester credit hours or more plus appropriate exami- nation requirements, an individual is eligible for one renewal.
	The superintendent or his or her designee or authorized repre- sentative may renew an emergency permit provided the following requirements and procedures are met:
	1. The emergency permit must be renewed for the same assign- ment in the same school district.

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	 Official transcripts verifying completion of a minimum of six semester credit hours or documentation of completion of equivalent contact hours toward the appropriate target certifi- cate must be placed in the individual's personnel file.
	 If the individual has not completed permit renewal require- ments as indicated above, the superintendent or his or her designee must obtain hardship approval from the TEA prior to continuation of the assignment.
	 The appropriate renewal of the emergency permit application must be completed online prior to the beginning date of duties for the current school year.
	5. The school district shall pay the appropriate fee.
	19 TAC 230.81
Nonrenewable Permits	A superintendent or designee may activate a nonrenewable permit for an individual who has not completed the appropriate examina- tion requirements specified in 19 Administrative Code 230.21, (Ed- ucator Assessment.).
	A nonrenewable permit may be activated for an individual who:
	 Has completed all course and degree requirements of a Texas EPP except for successful completion of all appropriate examination requirements. Nonrenewable permits activated for individuals in this category expire 12 months from the date of activation; or
	2. Holds a Texas teacher certificate with an effective date before February 1, 1986, but has not revalidated the certificate for employment purposes by passing an examination. The indi- vidual must not have been employed in a Texas school district since the start of the 1985–86 school year. A nonrenewable permit activated for an individual in this category expires six months from the date of activation or at the end of the school year, whichever is less.
	A nonrenewable permit may not be activated for an individual in the same assignment area for which another permit had previously been authorized.
	The superintendent, designee, or authorized representative must verify that an individual is eligible for the permit and submit the fol- lowing information within 45 calendar days of assignment:
	 An application for a nonrenewable permit completed before the effective date of the assignment; and

	2. The appropriate fee (payable by the district).			
	19 TAC 230.83			
Educator Consent	A certified teacher must consent to the activation of an emergency permit and be advised of the conditions of the emergency permit.			
	A teacher who refuses to consent to activation of an emergency permit may not be terminated or nonrenewed or otherwise retali- ated against because of the teacher's refusal to consent to the acti- vation of the emergency permit. However, a teacher's refusal to consent shall not impair a district's right to implement a necessary reduction in force or other personnel actions in accordance with lo- cal policy.			
	19 TAC 230.71(e)			
No Property Right	An emergency permit is authorized for the district for a specific as- signment and is not the property of the individual for whom the emergency permit was activated. <i>19 TAC 230.71(f)</i>			
Unused Permits	If an emergency permit authorized by SBEC is not used, the district shall notify TEA staff by email. <i>19 TAC 230.71(g)</i>			
Certification of Paraprofessional Employees	Educational aides shall be certified according to standards estab- lished by SBEC. <i>19 TAC 230.51</i>			
Federal Requirements for Teachers and Paraprofessionals	Teachers and paraprofessionals working in a program supported with funds under Title I, Part A of the Elementary and Secondary Education Act (20 U.S.C. 6301 et seq.) shall meet applicable state certification and licensure requirements, including any require- ments for certification obtained through alternative routes to certifi- cation. 20 U.S.C. 6311(g)(2)(J), 6312(c)(6)			
	The state's professional standards for paraprofessionals working in a program supported with Title I funds must include qualifications that were in place under former 20 U.S.C. 6319, as that section existed before December 10, 2015. 20 U.S.C. $6311(g)(2)(M)$			
Qualifications Before December 10, 2015	Each district receiving assistance under Title I, Part A of the ESEA shall ensure that all paraprofessionals working in a program supported with those funds shall:			
	1. Be assigned only duties consistent with the following:			
	a. A paraprofessional may be assigned to:			
	 Provide one-on-one tutoring for eligible students, if the tutoring is scheduled at a time when a student would not otherwise receive instruction from a teacher; 			

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- (2) Assist with classroom management, such as organizing instructional and other materials;
- (3) Provide assistance in a computer laboratory;
- (4) Conduct parental involvement activities;
- (5) Provide support in a library or media center;
- (6) Act as a translator; or
- (7) Provide instructional services to students in accordance with items (b) and (c).
- b. A paraprofessional may not provide any instructional service to a student unless the paraprofessional is working under the direct supervision of a teacher consistent with this section: and
- A paraprofessional may assume limited duties that are C. assigned to similar personnel who are not working in a program supported with funds under this part, including duties beyond classroom instruction or that do not benefit participating children, so long as the amount of time spent on such duties is the same proportion of total work time as prevails with respect to similar personnel at the same school.
- 2. Regardless of a paraprofessional's hiring date, have earned a secondary school diploma or its recognized equivalent.
- 3. If hired after January 8, 2002, have one of the following credentials:
 - Completed at least two years of study at an institution of a. higher education;
 - Obtained an associate's (or higher) degree; or b.
 - Met a rigorous standard of quality and can demonstrate, C. through a formal state or local academic assessment:
 - (1) Knowledge of, and the ability to assist in instructing, reading, writing, and mathematics; or
 - (2) Knowledge of, and the ability to assist in instructing, reading readiness, writing readiness, and mathematics readiness, as appropriate.

Receipt of a high school diploma is not sufficient to satisfy the formal academic assessment requirement.

	The requirements at item 3, above, shall not apply to a paraprofes- sional:			
	1.	Who is proficient in English and a language other than Eng- lish and who provides services primarily to enhance the par- ticipation of children in programs under Title I, Part A by acting as a translator; or		
	2.	Whose duties consist solely of conducting parental involve- ment activities.		
	For	mer 20 U.S.C. 6319 in effect before Dec. 10, 2015		
Federal Requirements for Special Education	Each person employed as a special education teacher who teaches elementary school, middle school, or secondary school must:			
Teachers	1.	Have obtained full state certification as a special education teacher [including participating in an alternate route to certifi- cation as a special educator, if such alternate route meets minimum requirements described in 34 C.F.R. 2005.56(a)(2)(ii) as in effect November 28, 2008], or passed the state special education teacher licensing examination, and holds a license to teach in the state as a special educa- tion teacher;		
	2.	Have not had special education certification or licensure re- quirements waived on an emergency, temporary, or provi- sional basis; and		
	3.	Hold at least a bachelor's degree.		
	20 U.S.C. 1412(a)(14)(C)			
CPR and First Aid Certification	A district employee who serves as head director of a school march- ing band, head coach, or chief sponsor of an extracurricular ath- letic activity (including cheerleading) that is sponsored or sanc- tioned by the district or UIL must maintain and submit to the district proof of current certification in first aid and cardiopulmonary resus- citation issued by the American Red Cross, the American Heart As- sociation, or another organization that provides equivalent training and certification. A district shall adopt procedures for administering this requirement, including procedures for the time and manner in which proof of current certification must be submitted. <i>Education Code</i> 33.086			
AED Certification	sor, lead	ch school nurse, assistant school nurse, athletic coach or spon- physical education instructor, marching band director, cheer- ding coach, and any other employee specified by the commis- ner must receive and maintain certification in the use of an		

	automated external defibrillator (AED) from the American Hea sociation, the American Red Cross, or a similar nationally reco nized association. <i>Education Code 22.902</i> [See DMA]		
School Bus Drivers Credentials	For purposes of the following provisions, a "school bus driver" is a driver transporting school children and/or school personnel on routes to and from school or on a school-related activity trip while operating a multifunction school activity bus, school activity bus, or school bus. <i>37 TAC 14.1</i> [See CNA]		
	At a minimum, to become employed and maintain employment status as a school bus driver, a person must meet the following requirements:		
	1.	Be at least 18 years old.	
	2.	Possess a valid driver's license designating a class appropri- ate (with applicable endorsement, if commercial driver li- cense) for the gross vehicle weight rating and manufacturer's designed passenger capacity of the vehicle to be operated.	
	3.	Meet the medical qualifications specified by the Department of Public Safety (DPS) at 37 Administrative Code 14.12. [See DBB]	
	4.	Maintain an acceptable driving record in accordance with the minimum standards established by the DPS at 37 Administra- tive Code 14.14.	
	5.	Maintain an acceptable criminal history record, secured from any law enforcement agency or criminal justice agency, and reviewed in accordance with the provisions of Education Code Chapter 22. [See DBAA]	
	6.	Possess a valid Texas School Bus Driver Safety Training Cer- tificate, as specified at 37 Administrative Code 14.35 or a valid Enrollment Certificate, as specified at 37 Administrative Code 14.36.	
	Transp. Code 521.022; 37 TAC 14.11, .12, .14		
Pre-Employment Inquiries	An applicant for employment as a school bus driver must disclose to the district:		
	1.	Any violations of motor vehicle laws or ordinances (other than parking violations) of which the applicant was convicted or for- feited bond or collateral during the three years preceding the date the application is submitted;	

	2.	Any serious traffic violations, as defined by Transportation Code 522.003(25), of which the applicant was convicted dur- ing the ten years preceding the date the application is submit- ted; and
	3.	Any suspension, revocation, or cancellation of driving privi- lege that the applicant has ever received.
	ing a m yea mus	district shall make an inquiry into the applicant's complete driv- record, with DPS and with any state in which the applicant held otor vehicle operator's license or permit within the past seven rs. If no previous driving record is found to exist, the district at document its efforts to obtain such information and certify that previous driving record exists for the individual.
	whe 37 A	district shall review the applicant's driving record to determine ther that person meets minimum requirements, as described at administrative Code 14.14(d) (penalty points for convictions of ic law violations and crash involvements).
	37	TAC 14.14(b)
Annual Evaluation	the with veh distr indiv Adn traff	strict shall, at least once every 12 months, make an inquiry into complete driving record of each school bus driver it employs, DPS and with any state in which the individual held a motor icle operator's license or permit during that time period. The rict shall review the driving record to determine whether the vidual meets the minimum requirements described at 37 ministrative Code 14.14(d) (penalty points for convictions of ic law violations and crash involvements). <i>Transp. Code .022(d); 37 TAC 14.14(c)</i>
Disqualification	Any person who has accumulated ten or more penalty points shall be considered ineligible to transport students until such time as he or she may become qualified. A school bus driver who receives no- tice that his or her license, permit, or privilege to operate a motor vehicle has been revoked, suspended, or withdrawn shall notify the district of the contents of the notice before the end of the business day following the day the driver received it. A district shall not per- mit a disqualified driver to drive a school bus, school activity bus, or multifunction school activity bus. <i>37 TAC 14.14(g)</i>	
Employee Records Professional		following records on professional personnel must be readily lable for review by the commissioner:
Employees	1.	Credentials (certificate or license);
	2.	Service record(s) and any attachments;
	3.	Contract;

	4. Teaching schedule or other assignment record; and			
	5. Absence from duty reports.			
Service Record	The basic document in support of the number of years of profes- sional service claimed for salary increment purposes and both the state's sick and personal leave program data for all personnel is the service record (form FIN-115) or a similar form containing the same information. It is the responsibility of the issuing district to en- sure that service records are true and correct and that all service recorded on the service record was actually performed.			
	The service record must be validated by a person designated by a district to sign service records. The service record shall be kept on file at the district.			
Former Employees	On request by a classroom teacher, librarian, school counselor, or nurse or by the school district employing one of those individuals, a district that previously employed the individual shall provide a copy of the individual's service record to the district employing the indi- vidual. The district must provide the copy not later than the 30th day after the later of:			
	1. The date the request is made; or			
	2. The date of the last day of the individual's service to the dis- trict.			
	The original service record, verified by the employee, shall be given to the employee upon request or sent to the next employing district. A district must maintain a legible copy for audit purposes. A scanned version of the original service record may be considered official if sent directly from one employing district to another em- ploying district.			
	Education Code 21.4031; 19 TAC 153.1021(b), (d)			
Access to Employee Records	With regard to public access to information in personnel records, custodians of such records shall adhere to the requirements of the Public Information Act. <i>Gov't Code Ch. 552</i> [See GBA]			
	Information in a personnel file is excepted from the requirements of the Public Information Act if the disclosure would constitute a clearly unwarranted invasion of personal privacy.			
	Except as provided below, an employee of a district shall choose whether to allow public access to information in the district's cus- tody that relates to the employee's home address, home telephone			

	number, emergency contact information, or social security number, or that reveals whether the person has family members.
	Gov't Code 552.024, .102(a)
	The social security number of an employee of a district in the cus- tody of the district is confidential. A district may not require an em- ployee or former employee of the district to choose whether to al- low public access to the employee's or former employee's social security number. <i>Gov't Code 552.024(a-1), .147(a-1)</i>
Employee Right of Access	All information in the personnel file of a district employee shall be made available to that employee or the employee's designated rep- resentative as public information is made available under the Pub- lic Information Act. An employee or an employee's authorized rep- resentative has a special right of access, beyond the right of the general public, to information held by a district that relates to the employee and that is protected from public disclosure by laws in- tended to protect the employee's privacy interests.
	A district may not deny to the employee or his or her representative access to information relating to the employee on the grounds that the information is considered confidential by privacy principles un- der the Public Information Act. A district may assert as grounds for denial of access other provisions of the Public Information Act or other laws that are not intended to protect the employee's privacy interests.
	If a district determines that information in the employee's records is exempt from disclosure under an exception of Government Code Chapter 552, Subchapter C, other than an exception intended to protect the privacy interest of the requestor or the person whom the requestor is authorized to represent, it shall submit a written re- quest for a decision to the attorney general before disclosing the information. If a decision is not requested, a district shall release the information to the requestor not later than the tenth day after the request for information is received.
	Gov't Code 552.023, .102(a), .307

COMPENSATION PLAN **INCENTIVES AND STIPENDS**

Incentive Grants— Contract Provision	A district shall provide in employment contracts that qualifying em- ployees may receive an incentive payment under an awards pro- gram established under Education Code Chapter 21, Subchapter O (Educator Excellence Award Program and Educator Excellence Innovation Program) if the district participates in the program. A district shall indicate that any incentive payment distributed is con- sidered a payment for performance and not an entitlement as part of an employee's salary. <i>Education Code 21.415</i>				
Educator Excellence Innovation Program	prog the effec to di trict	Educator Excellence Innovation Program (EEIP) is a grant gram under which a district may receive a competitive grant for purposes of systematically transforming educator quality and ctiveness. The Texas Education Agency (TEA) will give priority istricts that receive Title I funding and have at a majority of dis- campuses a student enrollment that is at least 50 percent edu- onally disadvantaged.			
Eligibility	A di	strict is eligible to apply for EEIP grant funds if the district:			
	1.	Completes and submits a Notice of Intent to Apply to TEA by the date established by the commissioner of education;			
	2.	Complies with all assurances in the Notice of Intent to Apply and grant application;			
	3.	Participates in the required technical assistance activities es- tablished by the commissioner, including establishing leader- ship teams, master teachers, mentor teachers, and instruc- tional coaches and developing career pathways;			
	4.	Agrees to participate for four years; and			
	5.	Complies with any other activities set forth in the program re- quirements.			
	by tl lines The	eligible district must submit an application in a form prescribed the commissioner. Each eligible applicant must meet all dead- s, requirements, and assurances specified in the application. commissioner may waive any eligibility requirements as speci- in 19 Administrative Code 102.1073.			
Local Plan	An eligible district that intends to participate in the EEIP shall sub- mit a local educator excellence innovation plan to TEA. A local edu- cator excellence innovation plan must address the elements at 19 Administrative Code 102.1073(e)(2).				
	(LO	A district must act pursuant to its local board policy [see DEAA (LOCAL)] for submitting a local educator excellence innovation plan and grant application to TEA. A local decision to approve and			

submit a plan and grant application may not be	appealed to the
commissioner.	

A district may renew its local educator excellence innovation plan for three consecutive school years without resubmitting a full grant application to TEA. With TEA approval, a district may amend its local plan in accordance with 19 Administrative Code 102.1073(c) and (h) for each school year the district receives a program grant.

- Use of Grant Funds A district may use grant funds only to carry out purposes of the program as described at Education Code 21.7011, in accordance with the district's local plan, which may include the following specific methods or procedures:
 - 1. Implementation and administration of a high-quality mentoring program for teachers in the first three years of classroom teaching using mentors who meet the qualifications prescribed by Education Code 21.458 [see Mentor Teachers, below];
 - 2. Implementation of a teacher evaluation system using multiple measures that include:
 - a. The results of classroom observation, which may include student comments;
 - b. The degree of student educational growth and learning; and
 - c. The results of teacher self-evaluation;
 - 3. To the extent permitted under Education Code Chapter 25, Subchapter C, restructuring of the school day or school year to provide for embedded and collaborative learning communities for the purpose of professional development [see EC];
 - 4. Establishment of an alternative teacher compensation or retention system; and
 - 5. Implementation of incentives designed to reduce teacher turnover.
- Waiver Request A district may apply to the commissioner in writing for a waiver to exempt the district or one or more district campuses from one or more of the statutory sections listed at Education Code 21.7061(a).

The application for the waiver must demonstrate:

1. Why waiving the identified section of the Education Code is necessary to carry out the purposes of the program;

COMPENSATION PLAN **INCENTIVES AND STIPENDS**

	2.	Approval for the waiver by a vote of a majority of the mem- bers of the board;
	3.	Approval for the waiver by a vote of a majority of the educa- tors employed at each campus for which the waiver is sought; and
	4.	Evidence that the voting occurred during the school year and in a manner that ensured that all educators entitled to vote had a reasonable opportunity to participate in the voting.
		her the board nor the superintendent may compel a waiver of ts under Education Code 21.7061.
	sub whe pire pose	later than April 1 of the year in which the waiver application is mitted, the commissioner shall notify the district in writing ther the application has been granted or denied. A waiver ex- s when the waiver is no longer necessary to carry out the pur- es of the program, in accordance with the district's local educa- excellence innovation plan.
	Edu	cation Code Ch. 21, Subch. O; 19 TAC 102.1073
Local Optional Teacher Designation System	exe the with	strict may designate a certified classroom teacher as a master, mplary, or recognized teacher for a five-year period based on results from single year or multiyear appraisals that comply [see DNA]. Education Code 21.351 or 21.352 [see A].3521(a)
<u>Rules</u>	impl gibil expa	commissioner's rules specify the requirements for districts to lement local teacher designation systems, including teacher eli- ity, application procedures and the approval process, system ansion and amendments, monitoring and program evaluation, tinuing approval and renewal, and funding. <i>19 TAC 150.1012</i>
Standards	mar	commissioner shall <u>commissioner's rules</u> establish perfor- nce and validity standards for each local optional teacher desig- on system that:
	1.	Must provide a mathematical possibility that all teachers eligible for a designation may earn the designation; and
	2.	May not require a district to use an assessment instrument adopted under Education Code 39.023 to evaluate teacher performance.
	<u>Edu</u>	cation Code 21.3521(b); 19 TAC 150.1014
		assroom teacher that holds a National Board Certification is- d by the National Board for Professional Teaching Standards

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	may be designated as recognized. <u>Education Code 21.3521(c); 19</u> <u>TAC 150.1013</u>
Assistance	TEA shall develop and provide technical assistance for districts that request assistance in implementing a local optional teacher designation system, including assistance in prioritizing high needs campuses. <i>Education Code 21.3521(e)</i>
No Property Right	A teacher has no vested property right in a teacher designation as- signed under a local optional teacher designation system. A teacher designation is void in the determination that the designa- tion was issued improperly, and the Administrative Procedure Act does not apply to the voiding of a local optional teacher designa- tion. <u>Education Code 21.3521(f)</u>
Teacher Incentive Allotment	For each classroom teacher with a local optional teacher designa- tion, a school-district is entitled to an allotment, adjusted by high needs and rural factors, as determined under Education Code 48.112.
	A district shall annually certify that:
	1. Funds received were used as follows:
	 At least 90 percent was used for the compensation of teachers employed at the campus at which the teacher for whom the district received the allotment is employed; and
	 Any other funds were used for costs associated with im- plementing the local optional teacher designation sys- tem, including efforts to support teachers in obtaining designations; and
	The district prioritized high needs campuses in the district in using funds.
	Education Code 48.112(c), (i)
Evaluations	TEA shall periodically conduct evaluations of the effectiveness of the local optional teacher designation systems and the teacher incentive allotment and report the results of the evaluations to the legislature. A school district that has implemented a local optional teacher designation system or received funds under the teacher incentive allotment shall participate in the evaluations. <u>Education</u> <u>Code 21.3521(g)</u>
	Education Code 21.3521, 48.112
Mentor Teachers	A district may assign a mentor teacher to each classroom teacher who has less than two years of teaching experience in the subject

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	or grade level to which the teacher is assigned. A teacher assigned as a mentor must:
	1. To the extent practicable, teach in the same school;
	2. To the extent practicable, teach the same subject or grade level, as applicable; and
	3. Meet the qualifications prescribed by commissioner's rules.
	Education Code 21.458(a)
<u>Rules</u>	The commissioner's rules specify the requirements for districts to implement mentor training programs, including program requirements, application approval process, ongoing verification and compliance, allowable expenditures, and program review. <i>19 TAC</i> <u>153.1011</u>
Assignment of Mentor	To be assigned as a mentor, a teacher must agree to serve as a mentor teacher for at least one school year. The assignment must begin not later than the 30th day of employment of the classroom teacher to whom the mentor teacher is assigned. A district must agree to assign a mentor to a new classroom teacher for at least two school years. <i>Education Code 21.458(a-1)</i>
Requirements for	The commissioner's rules must require that a mentor teacher:
Mentor	 Complete a research-based mentor and induction training program approved by the commissioner;
	2. Complete a training program provided by the district;
	 Have at least three complete years of teaching experience with a superior record of assisting students, as a whole, in achieving improvement in student performance; and
	 Demonstrate interpersonal skills, instructional effectiveness, and leadership skills.
	Education Code 21.458(b)
Training	A district must provide training to mentor teachers and any appro- priate district and campus employees who work with the classroom teacher or supervise the classroom teacher. The training must be completed by the mentor teacher and the district and campus em- ployees before the beginning of the school year. A district shall also provide supplemental training to mentor teachers and employees during the school year. The training must include content related to best mentorship practices. <u>Education Code 21.458(b-1)</u>

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Mentoring Sessions	sigr vati of tl	nentor teacher must meet with each classroom teacher as- ned to the mentor not less than 12 hours each semester. Obser- ons of the mentor by the classroom teacher being mentored or he classroom teacher being mentored by the mentor may count rard the 12 hours of meeting time required for the semester.	
	Unless the district has created a mentoring curriculum as provided below, the mentoring sessions must address the following topics:		
	1.	Orientation to the context, policies, and practices of the school district;	
	2.	Data-driven instructional practices;	
	3.	Specific instructional coaching cycles, including coaching re- garding conferences between parents and the classroom teacher;	
	4.	Professional development; and	
	5.	Professional expectations.	
	dre	pject to approval by TEA, in determining the topics to be ad- ssed in the mentoring sessions, a school district may create an propriate curriculum that meets the district needs.	
	A di	istrict must:	
	1.	Designate a specific time during the regularly contracted school day for meetings between mentor teachers and class-room teachers assigned to a mentor; and	
	2.	Schedule release time or a reduced teaching load for mentor teachers and classroom teachers under this section to facili- tate mentoring activities, including classroom observations or participation in supportive coaching.	
	<u>Edı</u>	ucation Code 21.458(f), (f-1)	
Allotment	tled pen	chool district that has implemented a mentoring program is enti- I to an allotment to fund the mentoring program and provide sti- ids for mentor teachers under a formula adopted by the com- sioner.	
	Funding may be used only for providing:		
	1.	Mentor teacher stipends;	
	2.	Scheduled release time for mentor teachers and the class- room teachers to whom they are assigned for meeting and	

 Scheduled release time for mentor teachers and the classroom teachers to whom they are assigned for meeting and engaging in mentoring activities; and

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	3. Mentoring support through providers of mentor training.
	Education Code 21.458, 48.114 ; 19 TAC 153.1011
Achievement Academy Stipends	A stipend received by a teacher who attends a literacy achieve- ment, mathematics achievement, or a reading-to-learn academy is not considered in determining whether a district is paying the teacher the minimum monthly salary under Education Code 21.402. <i>Education Code 21.4552(d), .4553(d), .4554(d)</i>
	A stipend received by a school counselor or teacher who attends a postsecondary education and career counseling academy under Education Code 33.009 is not considered in determining whether a district is paying the school counselor or teacher the minimum monthly salary under Education Code 21.402. <i>Education Code 33.009(h)</i>
Autism Training	A district may provide a salary incentive or similar compensation to a teacher who completes training provided by a regional education service center (ESC) relating to autism. A school district that de- cides to provide an incentive or compensation shall adopt a policy to implement this section. <i>Education Code 21.465</i>
Retirement Incentives	A district may not offer or provide a financial or other incentive to an employee to encourage the employee to retire from the Teacher Retirement System of Texas. <i>Education Code 22.007</i>
Attendance Supplement	A district shall not deny an educator a salary bonus or similar com- pensation given in whole or in part on the basis of educator attend- ance because of the educator's absence from school for ob- servance of a religious holy day observed by a religion whose places of worship are exempt from property taxation under Tax Code 11.20. <i>Education Code 21.406</i>

Educators' Code of Ethics

The Texas educator shall comply with standard practices and ethical conduct toward students, professional colleagues, school officials, parents, and members of the community and shall safequard academic freedom. The Texas educator, in maintaining the dignity of the profession, shall respect and obey the law, demonstrate personal integrity, and exemplify honesty- and good moral character. The Texas educator, in exemplifying ethical relations with colleagues, shall extend just and equitable treatment to all members of the profession. The Texas educator, in accepting a position of public trust, shall measure success by the progress of each student toward realization of his or her potential as an effective citizen. The Texas educator, in fulfilling responsibilities in the community, shall cooperate with parents and others to improve the public schools of the community. 19 TAC 247.1

Professional Ethical Conduct, Practices, and Performance

Standard 1.1. The educator shall not intentionally, knowingly, or recklessly engage in deceptive practices regarding official policies of the school district, educational institution, educator preparation program, the Texas Education Agency, or the State Board for Educator Certification (SBEC) and its certification process.

Standard 1.2. The educator shall not intentionally, knowingly, or recklessly misappropriate, divert, or use monies, personnel, property, or equipment committed to his or her charge for personal gain or advantage.

Standard 1.3. The educator shall not submit fraudulent requests for reimbursement, expenses, or pay.

Standard 1.4. The educator shall not use institutional or professional privileges for personal or partisan advantage.

Standard 1.5. The educator shall neither accept nor offer gratuities, gifts, or favors that impair professional judgment or that are used to obtain special advantage. This standard shall not restrict the acceptance of gifts or tokens offered and accepted openly from students, parents of students, or other persons or organizations in recognition or appreciation of service.

Standard 1.6. The educator shall not falsify records, or direct or coerce others to do so.

Standard 1.7. The educator shall comply with state regulations, written local school board policies, and other state and federal laws.

Standard 1.8. The educator shall apply for, accept, offer, or assign a position or a responsibility on the basis of professional qualifications.

Standard 1.9. The educator shall not make threats of violence against school district employees, school board members, students, or parents of students.

Standard 1.10. The educator shall be of good moral character and be worthy to instruct or supervise the youth of this state.

Standard 1.11. The educator shall not intentionally-or, knowingly, or recklessly misrepresent his or her employment history, criminal history, and/or disciplinary record when applying for subsequent employment.

Standard 1.12. The educator shall refrain from the illegal use, abuse, or distribution of controlled substances, prescription drugs, and toxic inhalants.

Standard 1.13. The educator shall not be under the influence of alcohol or consume alcoholic beverages on school property or during school activities when students are present.

Ethical Conduct Toward Professional Colleagues

Standard 2.1. The educator shall not reveal confidential health or personnel information concerning colleagues unless disclosure serves lawful professional purposes or is required by law.

Standard 2.2. The educator shall not harm others by knowingly making false statements about a colleague or the school system.

Standard 2.3. The educator shall adhere to written local school board policies and state and federal laws regarding the hiring, evaluation, and dismissal of personnel.

Standard 2.4. The educator shall not interfere with a colleague's exercise of political, professional, or citizenship rights and responsibilities.

Standard 2.5. The educator shall not discriminate against or coerce a colleague on the basis of race, color, religion, national origin, age, gender, disability, family status, or sexual orientation.

Standard 2.6. The educator shall not use coercive means or promise of special treatment in order to influence professional decisions or colleagues.

Standard 2.7. The educator shall not retaliate against any individual who has filed a complaint with the SBEC or who provides information for a disciplinary investigation or proceeding under this chapter.

Standard 2.8. The educator shall not intentionally or knowingly subject a colleague to sexual harassment.

Ethical Conduct Toward Students

Standard 3.1. The educator shall not reveal confidential information concerning students unless disclosure serves lawful professional purposes or is required by law.

Standard 3.2. The educator shall not intentionally, knowingly, or recklessly treat a student or minor in a manner that adversely affects or endangers the learning, physical health, mental health, or safety of the student or minor.

Standard 3.3. The educator shall not intentionally, knowingly, or recklessly misrepresent facts regarding a student.

Standard 3.4. The educator shall not exclude a student from participation in a program, deny benefits to a student, or grant an advantage to a student on the basis of race, color, gender, disability, national origin, religion, family status, or sexual orientation.

Standard 3.5. The educator shall not intentionally, knowingly, or recklessly engage in physical mistreatment, neglect, or abuse of a student or minor.

Standard 3.6. The educator shall not solicit or engage in sexual conduct or a romantic relationship with a student or minor.

Standard 3.7. The educator shall not furnish alcohol or illegal/unauthorized drugs to any person under 21 years of age unless the educator is a parent or guardian of that child or knowingly allow any person under 21 years of age unless the educator is a parent or guardian of that child to consume alcohol or illegal/unauthorized drugs in the presence of the educator.

Standard 3.8. The educator shall maintain appropriate professional educator-student relationships and boundaries based on a reasonably prudent educator standard.

Standard 3.9. The educator shall refrain from inappropriate communication with a student or minor, including, but not limited to, electronic communication such as cell phone, text messaging, email, instant messaging, blogging, or other social network communication. Factors that may be considered in assessing whether the communication is inappropriate include, but are not limited to:

- 1. The nature, purpose, timing, and amount of the communication;
- 2. The subject matter of the communication;
- 3. Whether the communication was made openly or the educator attempted to conceal the communication;
- 4. Whether the communication could be reasonably interpreted as soliciting sexual contact or a romantic relationship;
- 5. Whether the communication was sexually explicit; and
- 6. Whether the communication involved discussion(s) of the physical or sexual attractiveness or the sexual history, activities, preferences, or fantasies of either the educator or the student.

19 TAC 247.2

	<i>Note:</i> This policy addresses the prohibition against <u>discrimation</u> , harassment, <u>and retaliation with respect to constain</u> , terms, conditions, or privileges of <u>employeed</u> <u>ployment</u> . For legally referenced material relating to <u>employee</u> the prohibition against discrimination in his and <u>retaliation</u> <u>discharging employees</u> , see DAA(LE	mpen- sem- o ring GAL).
	For provisions related to harassment of students, in ing the district's response to sexual harassment as fined by Title IX, see FFH.	
<u>Unlawful</u> Employment Discrimination	It is an unlawful employment practice for a district to discrimin against any individual with respect to his compensation, terms conditions, or privileges of employment, because of such indiv al's:	<u>5,</u>
	1. Race, color, or national origin;	
	2. Religion;	
	<u>3. Sex;</u>	
	<u>4. Age;</u>	
	5. Disability; or	
	6. Genetic information [see DAB].	
Federal Law	Section 1981 of the Civil Rights Act of 1866 (Section 1981)—r 42 U.S.C. 1981	<u>ace.</u>
	<u>Title VII of the Civil Rights Act of 1964 (Title VII)—race, color, gion, sex, and national origin. <i>42 U.S.C. 2000e et seq.</i></u>	<u>reli-</u>
	Age Discrimination in Employment Act of 1967 (ADEA)—age, 40. 29 U.S.C. 621 et seq.	over
	Section 504 of the Rehabilitation Act of 1973 (Section 504)—c bility in programs receiving federal funds. 29 U.S.C. 794	<u>disa-</u>
	Title I of the Americans with Disabilities Act of 1990 (ADA)—dity. 42 U.S.C. 12101 et seq.	<u>isabil-</u>
	Title II of the Genetic Information Nondiscrimination Act of 200 (GINA)—genetic information. 42 U.S.C. 2000ff et seq.	<u>)8</u>
	<i>Note:</i> Title VII, the ADA, and GINA do not apply to employ unless the employer has 15 or more employees for working day in each of 20 or more calendar weeks current or preceding calendar year. 42 U.S.C. 2000 42 U.S.C. 12111(5); 42 U.S.C. 2000ff(2)(B)	<u>each</u> in the

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State Law	Texas Commission on Human Rights Act (TCHRA)—race, color, disability, religion, sex, national origin, age, and genetic infor- mation. Labor Code 21.051, .402
	State policy on employment of persons with disabilities. <i>Human</i> Resources Code 121.003(f)
<u>Prohibition on</u> <u>Retaliation</u>	A district may not discriminate against any employee or applicant for employment because the employee or applicant has opposed any unlawful, discriminatory employment practices or participated in the investigation of any complaint related to an unlawful, discrim- inatory employment practice. 29 U.S.C. 623(d) (ADEA); 42 U.S.C. 2000e-3(a) (Title VII); 42 U.S.C. 12203 (ADA); Labor Code 21.055
<u>Harassment-Free</u> <u>Workplace</u>	Harassment on the basis of a protected characteristic is a violation of Title VII. A district has an affirmative duty, under Title VII, to maintain a working environment free of harassment on the basis of sex, race, color, religion, and national origin. 42 U.S.C. 2000e, et seq.: 29 C.F.R. 1604.11(a), 1606.8(a)
<u>Sexual Harassment</u>	Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual har- assment when:
	1. Submission to such conduct is made either explicitly or implic- itly a term or condition of an individual's employment;
	2. Submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such in- dividual; or
	3. Such conduct has the purpose or effect of unreasonably inter- fering with an individual's work performance or creating an in- timidating, hostile, or offensive working environment.
	Where employment opportunities or benefits are granted because of an individual's submission to the employer's sexual advances or requests for sexual favors, the employer may be held liable for un- lawful sex discrimination against other persons who were qualified for but denied that employment opportunity or benefit.
	<u>29 C.F.R. 1604.11(a), (f), (g)</u>
<u>Same-Sex</u> <u>Harassment</u>	<u>Same-sex sexual harassment constitutes sexual harassment.</u> Oncale v. Sundowner Offshore Services, Inc., 523 U.S. 75 (1998)
Criminal Offense—Official Oppression	A public servant acting under color of the public servant's office or employment commits an offense if the public servant intentionally subjects another to sexual harassment.

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	A public servant acts under color of the public servant's office or employment if the person acts or purports to act in an official ca- pacity or takes advantage of such actual or purported capacity.
	"Sexual harassment" means unwelcome sexual advances, re- quests for sexual favors, or other verbal or physical conduct of a sexual nature, submission to which is made a term or condition of a person's exercise or enjoyment of any right, privilege, power, or immunity, either explicitly or implicitly.
	Penal Code 39.03(a)(3), (b), (c)
<u>Unpaid Interns</u>	<u>A district commits an unlawful employment practice if sexual har- assment of an unpaid intern occurs and the district or its agents or supervisors know or should have known that the conduct constitut- ing sexual harassment was occurring, and fail to take immediate and appropriate corrective action. <i>Labor Code 21.1065</i></u>
National Origin Harassment-of Employees Prohibited	Harassment on the basis of a protected characteristic is a violation of the federal anti-discrimination laws. A district has an affirmative duty, under Title VII, to maintain a working environment free of har- assment on the basis of sex, race, color, religion, and national origin. 42 U.S.C. 2000e, et seq.; 29 C.F.R. Ethnic slurs and other verbal or physical conduct relating to an individual's national origin constitute harassment when this conduct: 1606.8(a), 1604.11
	1. Has the purpose or effect of creating an intimidating, hostile or offensive working environment;
	2. Has the purpose or effect of unreasonably interfering with an individual's work performance; or
	3. Otherwise adversely affects an individual's employment op- portunities.
	<u>29 C.F.R. 1606.08(b)</u>
Severe and Pervasive	Harassment violates Title VII if it is sufficiently severe and perva- sive to alter the conditions of employment. <u><i>Pennsylvania State Po- lice v. Suders, 542 U.S. 129 (2004)</i></u>
	Title VII does not prohibit all verbal and physical harassment in the workplace. For example, harassment between men and women is not automatically unlawful sexual harassment merely because the words used have sexual content or connotations. <u>Oncale v. Sun-downer Offshore Services, Inc.</u> , 523 U.S. 75 (1998)

Firing an employee on the basis of homosexuality or transgender status violates Title VII's prohibition against sex discrimination in

	employment. <u>Bostock v. Clayton County, Georgia</u> , 17-1618, 2020 WL 3146686, (U.S. June 15, 2020)
Hostile Environment	Verbal or physical conduct based on a person's sex, race, color, re- ligion, or national origin constitutes unlawful harassment when the conduct:
	 Has the purpose or effect of creating an intimidating, hostile, or offensive working environment;
	 Has the purpose or effect of unreasonably interfering with an individual's work performance; or
	 Otherwise adversely affects an individual's employment op- portunities.
	<u>Pennsylvania State Police v. Suders,</u> 542 U.S. 129 (2004); <u>Nat'l</u> <u>Railroad Passenger Corp. v. Morgan,</u> 536 U.S. 101 (2002); <u>Meritor</u> <u>Savings Bank v. Vinson</u> , 477 U.S. 57 (1986); 29 C.F.R. 1604.11, 1606.8
Quid Pro Quo	Conduct of a sexual nature also constitutes harassment when:
	 Submission to such conduct is made either explicitly or implic- itly a term or condition of an individual's employment; or
	 Submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting the indi- vidual.
	29 C.F.R. 1604.11(a)
<mark>Same-Sex Sexual</mark> Harassment	Same-sex sexual harassment constitutes sexual harassment. <u>Oncale v. Sundowner Offshore Services, Inc.</u> , 523 U.S. 75 (1998)
Harassment Policy Prevention	A district should take all steps necessary to prevent sexualunlawful harassment from occurring, such as affirmatively raising the subject, expressing strong disapproval, developing appropriate penalties, informing employees of their right to raise and how to raise the issue of harassment under Title VII, and developing methods to sensitize all concerned. <i>29 C.F.R. 1604.11(f)</i>
Corrective Action Responsibility for Harassment by Third Parties	A district is responsible for acts of unlawful harassment by fellow employees and by nonemployees if the district, its agents, or its su- pervisory employees knew or should have known of the conduct, unless the district takes immediate and appropriate corrective ac- tion. <i>29 C.F.R. 1604.11(d), (e), 1606.8(d), (e)</i>
	When no tangible employment action is taken, a district may raise

When no tangible employment action is taken, a district may raise the following affirmative defense:

	 That the district exercised reasonable care to prevent and promptly correct any harassing behavior; and
	 That the employee unreasonably failed to take advantage of any preventive or corrective opportunities provided by the em- ployer or to avoid harm otherwise.
	<u>Burlington Industries, Inc. v. Ellerth</u> , 524 U.S. 742 (1998); <u>Faragher</u> <u>v. City of Boca Raton</u> , 524 U.S. 775 (1998)
Religious Discrimination	The prohibition against discrimination on the basis of religion in- cludes all aspects of religious observances and practice, as well as religious belief, unless a district demonstrates that it is unable to reasonably accommodate an employee's or prospective em- ployee's religious observance or practice without undue hardship to the district's business. "Undue hardship" means more than a <i>de</i> <i>minimus</i> (minimal) cost. <i>42 U.S.C. 2000e(j); 29 C.F.R. 1605.2; La- bor Code 21.108</i>
<u>Burden on Free</u> <u>Exercise</u>	A district may not substantially burden an employee's free exercise of religion, unless the burden is in furtherance of a compelling gov- ernmental interest and is the least restrictive means of furthering that interest. <i>Civ. Prac. & Rem. Code 110.003</i>
<u>Sex Discrimination</u> <u>Pregnancy</u>	The prohibition against discrimination because of sex includes dis- crimination on the basis of pregnancy, childbirth, or related medical conditions. A district shall treat women affected by pregnancy, childbirth, or related medical conditions the same as other employ- ees for all employment-related purposes, including receipt of bene- fits under fringe benefit programs. <i>42 U.S.C. 2000e(k); 29 C.F.R.</i> <i>1604.10; Labor Code 21.106</i>
<u>Gay and</u> <u>Transgender</u>	The prohibition against discrimination because of sex includes dis- crimination on the basis of an individual being gay or transgender. Bostock v. Clayton County, Georgia, 17-1618, 2020 WL 3146686. (U.S. June 15, 2020)
Gender Stereotypes	A district may not evaluate employees by assuming or insisting that they match the stereotype associated with their group. <i>Price Water-house v. Hopkins, 490 U.S. 228 (1989)</i>
Age Discrimination	The prohibition against discrimination on the basis of age applies only to discrimination against an individual 40 years of age or older. 29 U.S.C. 631; Labor Code 21.101
<u>Bona Fide</u> Employee Benefit <u>Plan</u>	A district may take an employment action on the basis of age pur- suant to a bona fide seniority system or a bona fide employee ben- efit plan. However, a bona fide employee benefit plan shall not ex- cuse the failure to hire any individual and no such benefit plan shall

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	require or permit the involuntary retirement of any individual be- cause of age. 29 U.S.C. 623(f); Labor Code 21.102
<u>Disability</u> Discrimination	A district may not discriminate against a qualified individual on the basis of disability in job application procedures, hiring, advance- ment, or discharge of employees, compensation, job training, and other terms, conditions, and privileges of employment. <i>42 U.S.C.</i> <i>12112(a); 29 C.F.R. 1630.4(b); Labor Code 21.051</i>
	In addition, each district that receives assistance under the Individ- uals with Disabilities Education Act (IDEA) must make positive ef- forts to employ, and advance in employment, qualified individuals with disabilities in programs assisted by the IDEA. <i>34 C.F.R.</i> <i>300.177(b)</i>
Discrimination Based on Lack of Disability	The ADA and the TCHRA do not provide a basis for a claim that an individual was subject to discrimination because of the individual's lack of disability. 42 U.S.C. 12201(g); 29 C.F.R. 1630.4(b); Labor Code 21.005(c)
<u>Definition of</u> <u>Disability</u>	 <u>"Disability" means:</u> <u>An actual disability: a physical or mental impairment [see definition, below] that substantially limits one or more of an individual's major life activities;</u>
	2. A record of having such an impairment; or
	3. Being regarded as having such an impairment.
	An impairment that substantially limits one major life activity need not limit other major life activities in order to be considered a disa- bility. An impairment that is episodic or in remission is a disability if it would substantially limit a major life activity when active.
<u>"Regarded as"</u> <u>Having an</u> Impairment	An individual meets the requirement of being "regarded as" having an impairment if the individual establishes that he or she has been subjected to an action prohibited by the ADA because of an actual or perceived physical or mental impairment whether or not the im- pairment limits or is perceived to limit a major life activity.
<u>Transitory and</u> <u>Minor</u>	The "regarded as" prong of the definition does not apply to impair- ments that are transitory or minor. A transitory impairment is one with an actual or expected duration of six months or less. The "transitory" exception does not apply to the "actual disability" or "record of disability" prongs of the definition.
<u>Mitigating</u> <u>Measures</u>	The determination of whether an impairment substantially limits a major life activity shall be made without regard to the ameliorative effects of mitigating measures, such as medication, medical sup-

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	<u>plies, low-vision devices, prosthetics, hearing aids, mobility de- vices, oxygen therapy, assistive technology, or learned behavioral or adaptive neurological modifications.</u>
	The ameliorative effects of ordinary eyeglasses or contact lenses shall be considered in determining whether an impairment substan- tially limits a major life activity. Ordinary eyeglasses and contact lenses are lenses that are intended to fully correct visual acuity or to eliminate refractive error.
	<u>42 U.S.C. 12102(1), (3), (4); 29 C.F.R. 1630.2(g), (j)(1); Labor</u> <u>Code 21.002, .0021</u>
Other Definitions	<u>"Physical or mental impairment" means:</u>
<u>Physical or</u> <u>Mental</u> <u>Impairment</u>	1. Any physiological disorder or condition, cosmetic disfigure- ment, or anatomical loss affecting one or more body systems, such as neurological, musculoskeletal, special sense organs, respiratory (including speech organs), cardiovascular, repro- ductive, digestive, genitourinary, immune, circulatory, hemic, lymphatic, skin, and endocrine; or
	2. Any mental or psychological disorder, such as an intellectual disability (formerly termed "mental retardation"), organic brain syndrome, emotional or mental illness, and specific learning disabilities.
	<u>29 C.F.R. 1630.2(h)</u>
<u>Major Life</u> <u>Activities</u>	"Major life activities" include caring for oneself, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, sitting, reaching, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating, interacting with others, and working.
	"Major life activities" also include the operation of major bodily functions, including functions of the immune system, special sense organs and skin, normal cell growth, and digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardio- vascular, endocrine, hemic, lymphatic, musculoskeletal, and repro- ductive functions. The operation of a major bodily function includes the operation of an individual organ within the body system.
	<u>42 U.S.C. 12102(2); 29 C.F.R. 1630.2(i); Labor Code 21.002</u>
Qualified	"Qualified individual" means an individual who:
<u>Individual</u>	 Satisfies the requisite skill, experience, education, and other job-related requirements of the employment position such in- dividual holds or desires; and

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2. With or without reasonable accommodation, can perform the essential functions of such position. Consideration shall be given to a district's judgment as to what functions of a job are essential. A written job description prepared before advertising or interviewing applicants for the job is evidence of the job's essential functions.

42 U.S.C. 12111(8): 29 C.E.R. 1630 2(m)

	<u>42 U.S.C. 12111(8); 29 C.F.R. 1630.2(m)</u>
Reasonable Accommodations	A district is required, absent undue hardship, to make a reasonable accommodation to an otherwise qualified individual who meets the definition of disability under the "actual disability" or "record of disability" prongs. A district is not required to provide a reasonable accommodation to an individual who meets the definition of disability solely under the "regarded as" prong. 42 U.S.C. 12112(b)(5); 29 C.F.R. 1630.2(o)(4), .9; 29 U.S.C. 794; 34 C.F.R. 104.11; Labor Code 21.128 [See DBB regarding medical examinations and inquiries under the Americans with Disabilities Act]
	<u>"Reasonable accommodation" includes: Harassment of</u>
	 Making existing facilities used by employees readily accessi- ble to and usable by individuals with disabilities; and
	2. Job restructuring, part-time or modified work schedules, reas- signment to a vacant position, acquisition or modification of equipment or devices, appropriate adjustment or modification of examinations, training materials or policies, the provision of qualified readers or interpreters, and other similar accommo- dations for individuals with disabilities.
	<u>42 U.S.C. 12111(9); 29 C.F.R. 1630.2(0); 34 C.F.R. 104.12(b)</u>
	<u>"Undue hardship" means an action requiring significant difficulty or expense when considered in light of the nature and cost of the ac- commodation needed, overall financial resources of the affected fa- cility and the district, and other factors set out in law. 42 U.S.C. 12111(10); 29 C.F.R. 1630.2(p); 34 C.F.R. 104.12(c)</u>
<u>Discrimination</u> <u>Based on</u> <u>Relationship</u>	A district shall not exclude or deny equal jobs or benefits to, or oth- erwise discriminate against, a qualified individual because of the known disability of an individual with whom the qualified individual is known to have a family, business, social, or other relationship or association. 42 U.S.C. 12112(b)(4); 29 C.F.R. 1630.8; 34 C.F.R. 104.11
<u>Illegal Drugs and</u> <u>Alcohol</u>	The term "qualified individual with a disability" does not include any employee or applicant who is currently engaging in the illegal use of drugs, when a district acts on the basis of such use.

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EMPLOYEE WELFARE FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION

<u>Drug Testing</u>	A district is not prohibited from conducting drug testing of employ- ees and applicants for the illegal use of drugs or making employ- ment decisions based on the results of such tests.
	<u>42 U.S.C. 12114(c), (d); Labor Code 21.002(6)(A) [See DHE]</u>
<u>Alcohol Use</u>	The term "qualified individual with a disability" does not include an individual who is an alcoholic and whose current use of alcohol prevents the employee from performing the duties of his or her job or whose employment, by reason of such current alcohol abuse, would constitute a direct threat to property or the safety of others. <i>42 U.S.C. 12114(a); 29 U.S.C. 705(20)(C); 29 C.F.R. 1630.3(a); 28 C.F.R. 35.104; Labor Code 21.002(6)(A)</i>
<u>Qualification</u> <u>Standards</u>	It is unlawful for a district to use qualification standards, employ- ment tests, or other selection criteria that screen out or tend to screen out an individual with a disability or a class of individuals with disabilities, on the basis of disability, unless the standard, test, or other selection criteria, as used by the district, is shown to be job related for the position in question and is consistent with business necessity. 29 C.F.R. 1630.10(a)
<u>Direct Threat to</u> <u>Health or Safety</u>	As a qualification standard, a district may require that an individual not pose a direct threat to the health or safety of other individuals in the workplace. "Direct threat" means a significant risk to the health or safety of the individual or others that cannot be eliminated by reasonable accommodation. 42 U.S.C. 12111(3); 29 C.F.R. 1630.2(r); Labor Code 21.002(6)(B)
<u>Vision Standards</u> <u>and Tests</u>	A district shall not use qualification standards, employment tests, or other selection criteria based on an individual's uncorrected vision unless the standard, test, or other selection criteria, as used by the district, is shown to be job-related for the position in question and consistent with business necessity. 42 U.S.C. 12113(c); 29 C.F.R. 1630.10(b); Labor Code 21.115(b)
<u>Communicable</u> <u>Diseases</u>	A district may refuse to assign or continue to assign an individual to a job involving food handling if the individual has an infectious or communicable disease that is transmitted to others through handling of food. 42 U.S.C. 12113(e); 29 U.S.C. 705(20)(D); 29 C.F.R. 1630.16(e); Labor Code 21.002(6)(B)
Service Animals	A district that is subject to the jurisdiction of Title I of the ADA (em- ployment discrimination) or to Section 504 of the Rehabilitation Act (employment discrimination) shall comply with the reasonable ac- commodation requirements of those laws with respect to service animals. [See Reasonable Accommodations, above] A district that is not subject to either Title I or Section 504 shall comply with Title II of the ADA (discrimination by public entity). An

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	employer that is subject to Title II shall comply with 28 C.F.R. Part 35, including the requirements relating to service animals at 28 C.F.R. 35.136 [see FBA].
	<u>28 C.F.R. 35.140</u>
<u>Title IX</u>	No person, on the basis of sex, shall be excluded from participation in, denied the benefits of, or be subjected to discrimination by a district receiving federal financial assistance. 20 U.S.C. 1681 [See FB, FFH]
<u>Equal Pay</u>	A district may not pay an employee at a rate less than the rate the district pays employees of the opposite sex for equal work on jobs the performance of which require equal skill, effort, or responsibility and which are performed under similar working conditions. This rule does not apply if the payment is pursuant to a seniority system, a merit system, a system that measures earnings by quantity or quality of production, or a differential based on any other factor other than sex. 29 U.S.C. 206(d) (Equal Pay Act); 34 C.F.R. 106.54 (<i>Title IX</i>)
Grievance Procedures Section 504	<u>A district that receives federal financial assistance and that em- ploys 15 or more persons shall adopt grievance procedures that in- corporate appropriate due process standards and that provide for the prompt and equitable resolution of complaints alleging any ac- tion prohibited by Section 504 of the Rehabilitation Act. 34 C.F.R. 104.7(b), .11</u>
<u>ADA</u>	A district that employs 50 or more persons shall adopt and publish grievance procedures providing for prompt and equitable resolution of complaints alleging any action that would be prohibited by the ADA. 28 C.F.R. 35.107, .140
<u>Title IX</u>	A district that receives federal financial assistance shall adopt and publish grievance procedures providing for prompt and equitable resolution of employee complaints alleging any action prohibited by Title IX. 34 C.F.R. 106.8(c); North Haven Board of Education v. Bell, 456 U.S. 512 (1982) [For legally referenced material relating to Title IX grievance procedures, see FFH(LEGAL).]
Compliance Coordinators Section 504	A district that employs 15 or more persons shall designate at least one person to coordinate its efforts to comply with Section 504 of the Rehabilitation Act. The district's Section 504 notification [see DAA] shall also identify the responsible employee so designated. 34 C.F.R. 104.7(a), .8(a)
<u>ADA</u>	A district that employs 50 or more persons shall designate at least one employee to coordinate its efforts to comply with and carry out its responsibilities under the ADA, including any investigation of any complaint communicated to it alleging its noncompliance with
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	the ADA or alleging any actions that would be prohibited by the ADA. The district shall make available to all interested individuals the name, office address, and telephone number of the employee or employees so designated. 28 C.F.R. 35.107(a)
<u>ADEA</u>	A district shall designate at least one employee to coordinate its ef- forts to comply with and carry out its responsibilities under the Age Discrimination in Employment Act (ADEA), including investigation of any complaints that the district receives alleging any actions that are prohibited by the ADEA. A district shall notify its employees of the identity of the responsible employee by name or title, address, and telephone number. 34 C.F.R. 110.25(a), (b)
<u>Title IX</u>	A district must designate and authorize at least one employee to coordinate its efforts to comply with its responsibilities under Title IX, which employee must be referred to as the "Title IX Coordinator." The district must notify applicants for admission and employment, students, parents or legal guardians, employees, and all professional organizations holding professional agreements with the district of the name or title, office address, electronic mail address, and telephone number of the employee(s) so designated. 34 C.F.R. 106.8(a)
Unpaid Interns	A district commits an unlawful employment practice if sexual har- assment of an unpaid intern occurs and the district or its agents or supervisors know or should have known that the conduct constitut- ing sexual harassment was occurring, and fail to take immediate and appropriate corrective action. <i>Labor Code 21.1065</i>

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PERSONNEL POSITIONS

Principal Qualifications	A board, by local policy, shall adopt qualifications for pr ucation Code 11.202(c)			
Certification	requ	e Board for Educator Certification (SBEC) rules establish the uirements for receiving a principal certificate and for first-time cipals in Texas. <i>19 TAC Ch. 241</i>		
Duties	shal	principal shall be the instructional leader of the school and I be provided with adequate training and personnel assistance ssume that role. <i>Education Code 11.202(a)</i>		
	A pr	incipal shall:		
	1.	Approve all teacher and staff appointments for the campus. [See DK]		
	2.	Set specific education objectives for the campus, through the planning process.		
	3.	Develop budgets for the campus.		
	4.	Assume administrative responsibility and instructional leader- ship, under the supervision of the superintendent, for disci- pline at the campus.		
	5.	Assign, evaluate, and promote all personnel assigned to the campus.		
	6.	Recommend to the superintendent the termination, suspen- sion, or nonrenewal of an employee assigned to the campus.		
	7.	Perform any other duties assigned by the superintendent pur- suant to board policy.		
	8.	Regularly consult with the campus-level committee in the planning, operation, supervision, and evaluation of the campus educational program. [See BQ series]		
	9.	Each school year, with the assistance of the campus-level committee, develop, review, and revise the campus improve- ment plan. [See BQ]		
	10.	(For high school principals only), serve, or appoint someone to serve, as deputy <u>voter</u> registrar for the county in which the school is located. <i>Election Code</i> 13.046; <u>1 TAC 81.7</u>		
	Edu	Education Code 11.202(b), .253(c), (h) [See also DMA]		
Principal's Report to Superintendent		incipal must notify the superintendent not later than the sev- business day after the date:		
Educators	1.	Of an educator's termination of employment or resignation fol- lowing an alleged incident of misconduct under Education Code 21.006(b); or		

	2.	The principal knew about an educator's criminal record under Education Code 21.006(b)(1).				
	<i>Education Code 21.006(b-2); 19 TAC 249.14(e)</i> [See Required Reports at DHB(LEGAL)]					
Noncertified Employees	A principal must notify the superintendent not later than the sev- enth business day after the date of a noncertified employee's termi- nation or resignation following allegations that the employee:					
	1.	Abused or otherwise committed an unlawful act with a student or minor; or				
	2.	Was involved in a romantic relationship with or solicited or en- gaged in sexual contact with a student or minor.				
		<i>Education Code 22.093(e)</i> [See Principal Notification at DHC(LE-GAL)]				
Sanctions and Administrative Penalty	SBEC determines whether to impose sanctions, including an ad- ministrative penalty, against a principal who fails to provide notifica- tion to a superintendent. <i>Education Code 21.006(f), 22.093(i); 19</i> <i>TAC 249.14(e), (h)</i>					
	tor's prov mini \$10 aga	principal is required to notify a superintendent about an educa- criminal record or alleged incident of misconduct and fails to vide the notice by the required date, SBEC may impose an ad- istrative penalty of not less than \$500 and not more than ,000. SBEC may not renew the certification of an educator inst whom an administrative penalty is imposed until the pen- is paid. <i>Education Code 21.006 (i)</i>				
Criminal Offense	crim jail f date	incipal required to notify a superintendent about an employee's inal record or alleged incident of misconduct commits a state elony if the principal fails to provide the notice by the required with intent to conceal an educator's criminal record or alleged dent of misconduct. <i>Education Code 21.006(j), 22.093(k)</i>				
School Nurse Minimum Salary Schedule	edu vice tere and and	purposes of the minimum salary schedule, a school nurse is an cator employed to provide full-time nursing and health-care sers and who meets all the requirements to practice as a regisd nurse (RN) pursuant to the Nursing Practice Act and the rules regulations relating to professional nurse education, licensure, practice and has been issued a license to practice professional sing in Texas. <i>19 TAC 153.1022(a)(1)(D)</i>				
Licensed Vocational Nurse	sup	practice of vocational nursing must be performed under the ervision of an RN, physician, physician assistant, podiatrist, or tist. <i>Occupations Code 301.353</i>				

PERSONNEL POSITIONS

	Supervision is the process of directing, guiding, and influencing the outcome of an individual's performance of an activity. <i>22 TAC 217.11(2)</i>			
Nursing Peer Review Committee	und	rsing peer review committee" includes a committee established er the authority of the governing body of a political subdivision he purpose of conducting peer review.		
	duc	erson shall establish a nursing peer review committee to con- nursing peer review under Occupations Code Chapter 303 Chapter 301:		
	1.	For vocational nurses, if the person regularly employs, hires, or contracts for the services of eight or more nurses; and		
	2.	For professional nurses, if the person regularly employs, hires, or contracts for the services of eight or more nurses, at least four of whom are RNs.		
	der	erson required to establish a nursing peer review committee un- this section may contract with another entity to conduct peer ew for the person.		
	Осс	upations Code 303.001(4), .0015		
	Not	e: Education Code 33.002 regarding certified school coun- selors applies only to school districts that apply for, re- ceive, and allocate funds under Education Code 33.002(a).		
Certified School Counselor	A district with 500 or more students enrolled in elementary school grades shall employ a certified school counselor for each elemen- tary school and at least one school counselor for each 500 elemen tary school students [see DBA].			
	A district with fewer than 500 students enrolled in elementary school grades shall provide guidance and counseling services to elementary school students by any of the following methods:			
1.		ionary concercitations by any of the following methods.		
		Employing a part-time certified school counselor.		
	1.	Employing a part-time certified school counselor. Employing a part-time teacher who is also certified as a		

PERSONNEL POSITIONS

	Note:		Education Code 33.006 applies to all districts that employ school counselors.
School Counselor Duties	den	ts to f	ary responsibility of a school counselor is to counsel stu- ully develop each student's academic, career, personal, al abilities. In addition, a school counselor shall:
	1.	preh	icipate in planning, implementing, and evaluating a com- nensive developmental guidance program to serve all stu- ts and to address the special needs of students who are:
		a.	At risk of dropping out of school, becoming substance abusers, participating in gang activity, or committing sui- cide;
		b.	In need of modified instructional strategies; or
		C.	Gifted and talented, with emphasis on identifying and serving gifted and talented students who are education-ally disadvantaged;
	2.		sult with students' parents or guardians and make refer- as appropriate in consultation with parents or guardians;
	3.	bers	sult with school staff, parents, and other community mem- to help them increase the effectiveness of students' edu- on and promote student success;
	4.		rdinate people and resources in the school, home, and munity;
	5.	resu	n the assistance of school staff, interpret standardized test llts and other assessment data that help a student make cational and career plans;
	6.	to te	ver classroom guidance activities or serve as a consultant eachers conducting lessons based on the school's guid- e curriculum; and
	7.	sona clud	ve as an impartial, non-reporting resource for interper- al conflicts and discord involving two or more students, in- ing accusations of bullying under Education Code 1832.
		ndator	n item 7, above, exempts a school counselor from any ry reporting requirements imposed by other provisions of

Education Code 33.006

Nonphysician Mental Health Professional	A school district may employ or contract with one or more nonphy- sician mental health professionals.	
	In this	section, "nonphysician mental health professional" means:
		A psychologist licensed to practice in this state and desig- nated as a health-service provider;
	-	An RN with a master's or doctoral degree in psychiatric nurs- ng;
	3. A	A licensed clinical social worker;
	4. <i>F</i>	A professional counselor licensed to practice in this state; or
		A marriage and family therapist licensed to practice in this state.
	Educa	ation Code 38.0101
	Note:	For information about mental health treatment, including counseling, see FFEA.
School Psychological Services	Behave the de Recogn and the of sch forcess delive	exas State Board of Examiners of Psychologists (TSBEP- vioral Health Executive Council (TBHEC) has authority over elivery of school psychological services in public schools. gnizing the purview of the State Board of Education (SBOE) ne Texas Education Agency (TEA) in safeguarding the rights ool children in Texas, the TSBEPTBHEC adopts and en- strules that reflect the occupational distinctions between the ry of school psychological services in public schools and psy- gical services in the private sector. 22 TAC 465.38(a)
Licensed Specialist in School Psychology (LSSP)	who h	sed specialist in school psychology (LSSP) means a person olds a license to engage in the practice of psychology under pations Code 501.260. <i>Occupations Code 501.002(<mark>s</mark>2)</i>
	schoo TSBE	bl psychological services may be provided in Texas public Is only by an LSSP or other individual authorized by <u>PTBHEC</u> in accordance with <u>TSBEPTBHEC</u> rules. 22 TAC 8(e), 463.8, .9(g), .10, .11)
Scope of Practice	An LSSP is trained to address psychological and behavioral prob- lems manifested in and associated with educational systems by uti lizing psychological concepts and methods in programs or actions that attempt to improve the learning, adjustment and behavior of students. These activities include, but are not limited to:	
	1. A	Addressing special education eligibility;
	2. 0	Conducting manifestation determinations;
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	 Assisting with the development and implementation of individ- ual educational programs (IEPs);
	4. Conducting behavioral assessments; and
	 Designing and implementing behavioral interventions and supports.
	The assessment of emotional or behavioral disturbance, solely for educational purposes, using psychological techniques and proce- dures is considered the practice of school psychology.
	An LSSP may not provide psychological services in any context or capacity outside of a public or private school.
	<u>22 TAC 465.38(b), (c)</u>
Standards	The delivery of school psychological services in Texas public schools shall be consistent with nationally recognized standards for the practice of school psychology.
	Occupations Code 501.260(c); 22 TAC 465.38(b), (c)(3)
Notice of Assignment or Subcontract	An LSSP who contracts with a school to provide school psychologi- cal services must notify the school of any intent or plan to subcon- tract or assign those services to another provider prior to entering into the agreement. An LSSP shall be responsible for ensuring the school psychological services delivered comply with TSBEPT- BHEC standards. 22 TAC 465.38 (e)(3)
Compliance with Applicable Education Laws	LSSPs shall comply with all applicable state and federal laws af- fecting the practice of school psychology, including, but not limited to:
	1. Texas Education Code;
	 Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. 1232g;
	 Individuals with Disabilities Education Act (IDEA), 20 U.S.C. 1400 et seq.;
	 Texas Public Information Act, Texas Government Code, Chap- ter 552;
	5. Section 504 of the Rehabilitation Act of 1973; and
	6. Americans with Disabilities Act (ADA) 42 U.S.C. 12101;
	22 TAC 465.38 (f)

	12 r and mar four	Trses in the foundation and enrichment curriculum in grades 6– nust be provided in a manner that allows all grade promotion high school graduation requirements to be met in a timely oner. A district is not required to offer a specific course in the indation and enrichment curriculum except as specified in Administrative Code 74.3. <i>19 TAC 74.3(c)</i>	
Grades 6–8	A district that offers grades 6–8 must provide instruction in the quired curriculum as specified in 19 Administrative Code 74.1, lating to essential knowledge and skills. A district must ensure a sufficient time is provided for teachers to teach and for student learn English language arts, mathematics, science, social stud at least one of the four disciplines in fine arts (art, dance, music theatre), health, physical education, technology applications, a to the extent possible, languages other than English. The scho district may provide instruction in a variety of arrangements an settings, including mixed-age programs designed to permit flex learning arrangements for developmentally appropriate instruct for all student populations to support student attainment of courand grade level standards. <i>19 TAC 74.3(a)(1)</i>		
Physical Activity Requirements	erat leas	strict shall require students in grades 6–8 to participate in mod- e or vigorous daily physical activity for at least 30 minutes for at t four semesters during those grade levels as part of the dis- 's physical education curriculum.	
	grao pate	strict may as an alternative require a student enrolled in a de level for which the district uses block scheduling to particie in moderate or vigorous physical activity for at least 225 utes during each period of two school weeks.	
Exemptions	A di	strict must provide an exemption for:	
	1.	A student who is unable to participate in the required physical activity because of illness or disability; and	
	2.	A student who participates in an extracurricular activity with a moderate or vigorous physical activity component that is considered a structured activity and meets the requirements for extracurricular activity as defined at 19 Administrative Code 76.1001.	
	ior h an a	strict may allow an exemption for a student on a middle or jun- nigh school campus participating in a school-related activity or activity sponsored by a private league or club only if that activity ets each of the following requirements:	
	1.	The activity must be structured;	
	2.	The board must certify the activity; and	

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (SECONDARY)

		3.	The student must provide proof of participation in the activity.			
			A "structured activity" is an activity that meets, at a minimum, each of the following requirements:			
		1.	The activity is based on the grade appropriate movement, physical activity and health, and social development strands of the essential knowledge and skills for physical education specified in 19 Administrative Code Chapter 116; and			
		2.	The activity is organized and monitored by school personnel or by appropriately trained instructors who are part of a pro- gram that has been certified by the board.			
		Education Code 28.002(I)–(I-1); 19 TAC 103.1003				
	Fine Arts Requirement	ente one in gr	school district must ensure that, beginning with students who er grade 6 in the 2010–11 school year, each student completes Texas Essential Knowledge and Skills-based fine arts course rade 6, grade 7, or grade 8. <i>Education Code 28.002(c-1); 19</i> 274.3(a)(2)			
		oppo in fir fine upor	strict shall offer and maintain evidence that students have the ortunity to take courses in at least three of the four disciplines ne arts. The requirement to offer three of the four disciplines in arts may be reduced to two by the commissioner of education n application of a school district with a total middle school ennent of less than 250 students. <i>19 TAC 74.3(a)(3)</i>			
School, College and Career		prep	h district shall provide instruction to students in grade 7 or 8 in paring for high school, college, and a career. The instruction t include information regarding:			
	Preparation	1.	The creation of a high school personal graduation plan under Education Code 28.02121;			
		2.	The distinguished level of achievement described by Educa- tion Code 28.025(b-15);			
		3.	Each endorsement described by Education Code 28.025(c-1);			
		4.	College readiness standards; and			
		5.	Potential career choices and the education needed to enter those careers.			
		in th	strict may provide the instruction as part of an existing course required curriculum; provide the instruction as part of an ex- g career and technology course designated by the State Board			

		ducation (SBOE) as appropriate for that purpose; or establish a elective course through which to provide the instruction.			
	Education Code 28.016				
High School Courses at Earlier Grades	A district may offer courses designated for grades 9–12 in earlier grade levels. <i>19 TAC 74.26(b)</i>				
Grades 9–12 Course Offerings	A district that offers grades 9–12 shall provide instruction in the re- quired curriculum as specified in 19 Administrative Code 74.1. A district shall ensure that sufficient time is provided for teachers to teach and for students to learn the subjects in the required curricu- lum. <i>19 TAC 74.3(b)(1)</i>				
	A district shall offer the courses listed below in grades 9–12 and shall maintain evidence that students have the opportunity to take these courses:				
	1.	English language arts — English I, II, III, IV, and at least one additional advanced English course.			
	2.	Mathematics — Algebra I, Algebra II, Geometry, Precalculus, and Mathematical Models with Applications.			
	3.	Science — Integrated Physics and Chemistry, Biology, Chem- istry, Physics, and at least two additional science courses se- lected from Aquatic Science, Astronomy, Earth and Space Science, Environmental Systems, Advanced Animal Science, Advanced Biotechnology, Advanced Plant and Soil Science, Anatomy and Physiology, Engineering Design and Problem Solving, Food Science, Forensic Science, Medical Microbiol- ogy, Pathophysiology, Scientific Research and Design, and Principles of Engineering.			
		a. The requirement to offer two additional courses may be reduced to one by the commissioner upon application of a district with a total high school enrollment of less than 500 students.			
		b. Science courses shall include at least 40 percent hands- on laboratory investigations and field work using appro- priate scientific inquiry.			
	4.	Social studies — United States History Studies Since 1877, World History Studies, United States Government, World Ge- ography Studies, Personal Financial Literacy, and Economics with Emphasis on the Free Enterprise System and Its Bene-			

5. Physical education — at least two of the following:

fits.

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (SECONDARY)

- Foundations of Personal Fitness; a.
- b. Adventure/Outdoor Education;
- Aerobic Activities: or C.
- d. Team or Individual Sports.
- 6. Fine arts — courses selected from at least two of the four fine arts areas (art, music, theatre, and dance) as follows:
 - Art I, II, III, IV; a.
 - b. Music I, II, III, IV;
 - Theatre I, II, III, IV; or C.
 - d. Dance I, II, III, IV.
- 7. Career and technical education [see EEL] — coherent sequences of courses selected from at least three of the following 16 career clusters three or more career and technical education courses for four or more credits with at least one advanced course aligned with a specified number of TEAdesignated programs of study determined by enrollment as follows:
 - a. Agriculture, Food, and Natural Resources;
 - b. Architecture and Construction;
 - c. Arts, Audio/Video Technology, and Communications;
 - d. Business Management and Administration;
 - e. Education and Training;
 - f. Finance;
 - g. Government and Public Administration;
 - h. Health Science;
 - i. Hospitality and Tourism;
 - Human Services;
 - k. Information Technology;
 - I. Law, Public Safety, Corrections, and Security;
 - m. Manufacturing;
 - n. Marketing;

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	<u>Science, Technology, Engineering, and Mathematics;</u> and
p.	Transportation, Distribution, and Logistics.
<u>a.</u>	One program of study for a district with fewer than 500 students enrolled in high school;
<u>b.</u>	Two programs of study for a district with 501–1,000 stu- dents enrolled in high school;
<u>C.</u>	Three programs of study for a district with 1,001–2,000 students enrolled in high school;
<u>d.</u>	Four programs of study for a district with 1,001–5,000 students enrolled in high school;
<u>e.</u>	Five programs of study for a district with 5,001–10,000 students enrolled in high school; and
<u>f.</u>	Six programs of study for a district with more than <u>10,000 students enrolled in high school.</u>
Tec	hnology applications — Computer science — one course
<u>sel</u> Sci	hnology applications <u>Computer science</u> one course ected from Fundamentals of Computer Science, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following: <u>Prin- es.</u>
<u>sel</u> Sci (AF <u>cip</u>	ected from Fundamentals of Computer Science, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following:Prin-
<u>sel</u> Sci (AF <u>cipl</u> a .	ected from Fundamentals of Computer Science, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following:Prin- es.
sel Sci (AF <u>cip</u> a. b.	ected from Fundamentals of Computer Science, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following:Prin- es. Computer Science III;
sel Sci (AF <u>cipl</u> a. b. c.	ected from Fundamentals of Computer Science, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following:Prin- es. Computer Science III; Digital Art and Animation;
sel Sci (AF <u>cip</u>) a. b. c. d.	 <u>ected from Fundamentals of Computer Science</u>, Computer ence I and Computer Science II, or Advanced Placement Computer Science and at least two of the following: Princes. <u>Computer Science III;</u> <u>Digital Art and Animation;</u> <u>Digital Communications in the 21st Century;</u>
seld Sci (AF <u>cip</u>] a. b. c. d.	 <u>ected from Fundamentals of Computer Science</u>, Computer ence I and Computer Science II, or Advanced Placement Computer Science and at least two of the following: Princes. <u>Computer Science III;</u> <u>Digital Art and Animation;</u> <u>Digital Communications in the 21st Century;</u> <u>Digital Design and Media Production;</u>
<u>sel</u> Sci (AF <u>cip</u>) a. b. c. d. f.	 <u>ected from Fundamentals of Computer Science</u>, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following: Princes. <u>Computer Science III;</u> <u>Digital Art and Animation;</u> <u>Digital Communications in the 21st Century;</u> <u>Digital Design and Media Production;</u> <u>Digital Forensics;</u>
seld Sci (AF cip) a. b. c. d. g. g.	 <u>ected from Fundamentals of Computer Science</u>, Computer ence I-and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following: Princes. Computer Science III; Digital Art and Animation; Digital Communications in the 21st Century; Digital Design and Media Production; Digital Forensics; Digital Video and Audio Design;
self Sci (AF cipl a b c d g f h	 <u>ected from Fundamentals of Computer Science</u>, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following: Princes. Computer Science III; Digital Art and Animation; Digital Communications in the 21st Century; Digital Design and Media Production; Digital Forensics; Digital Video and Audio Design; Discrete Mathematics for Computer Science;
self Sci (AF cip a b c d g f i	 <u>ected from Fundamentals of Computer Science</u>, Computer ence I and Computer Science II, or Advanced Placement P) Computer Science and at least two of the following: Princes. Computer Science III; Digital Art and Animation; Digital Communications in the 21st Century; Digital Design and Media Production; Digital Forensics; Digital Video and Audio Design; Discrete Mathematics for Computer Science; Fundamentals of Computer Science;

 Independent Study In TechnologySpeech — Communication Applications;

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BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (SECONDARY)

a. Mobile Application Development;

- B. Robotics Programming and Design;
- c. 3-D Modeling and Animation;
- d. Web Communications:
- e. Web Design; and
- f. Web Game Development.
- 11. Speech Communications Applications.

Each district shall provide an elective course in personal financial literacy that meets the requirements for a one-half elective credit, using materials approved by the SBOE. The instruction in personal financial literacy must include instruction on completing the application for federal student aid provided by the Department of Education. In fulfilling the requirement to provide financial literacy instruction, a district may use an existing state, federal, private, or nonprofit program that provides students without charge the described instruction. 19 TAC 74.3(b)(2); Education Code 28.0021(b))

A district must provide each student the opportunity each year to select courses in which he or she intends to participate from a list that includes all courses listed above. If a district will not offer all required courses every year, but intends to offer particular courses only every other year, it must notify all enrolled students of that fact.

A district shall teach any course a student is specifically required to take for high school graduation at least once in any two consecutive school years. For a subject that has an end-of-course assessment, a district shall either teach the course every year or use alternate delivery systems, as described in 19 Administrative Code Chapter 74, Subchapter C, to enable students to earn credit for the course and shall maintain evidence thereof.

19 TAC 74.3(b)(4)

A district may offer additional courses from the complete list of courses approved by the SBOE to satisfy graduation requirements. 19 TAC 74.3(b)(3)

A district may allow a student to enroll concurrently in Algebra I and geometry. Education Code 28.025(b-6)

Personal Financial Each district shall provide an elective course in personal financial Literacy literacy that meets the requirements for a one-half elective credit, using materials approved by the SBOE. The instruction in personal

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	ancial literacy must include instruction on com tion for federal student aid provided by the Dep tion. In fulfilling the requirement to provide fina uction, a district may use an existing state, fed nprofit program that provides students without ribed instruction. <i>Education Code 28.0021(b</i>)	<u>partment of Edu-</u> ncial literacy in- eral, private, or	
Applied Courses	school district may offer the foundation curricul anner. The courses delivered in an applied mar e essential knowledge and skills, and the stude ered the applicable end-of-course assessment tion Code 28.025(b-4)	nner must cover ent shall be admin-	
Research Writing Component	For students entering grade 9 beginning with the 2007–08 school year, districts must ensure that one or more courses offered in the required curriculum for the Recommended and Advanced/ Distinguished Achievement High School Programs include a research writing component. <i>19 TAC 74.3(b)(5)</i>		
Parenting Awareness Program High School	A district shall use the parenting and paternity awareness program developed by the SBOE in its high school health curriculum.		
Middle and Junior High School	A district may use the program in the district's middle or junior high school curriculum.		
Program Requirements	Implementation of this requirement shall comply with the require- ment that the board establish a local school health advisory council to assist the district in ensuring that local community values are re- flected in the district's health education instruction.		
	A district may add elements at its discretion but must include the following areas of instruction:		
	Parenting skills and responsibilities, includir	ig child support;	
	Relationship skills, including money manage cation, and marriage preparation; and	ement, communi-	
	Skills relating to the prevention of family vio district's middle, junior high, or high schools family violence program.		
	At the discretion of the district, a teacher may modify the sug- gested sequence and pace of the program at any grade level.		
Local Programs and Materials	A district may develop or adopt research-based programs and cur- riculum materials for use in conjunction with the program devel- oped by the SBOE. The programs and curriculum materials may provide instruction in:		

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (SECONDARY)

	1.	Child development;	
	2.	Parenting skills, including child abuse and neglect prevention; and	
	3.	Assertiveness skills to prevent teenage pregnancy, abusive relationships, and family violence.	
Parent Permission	A student under 14 years of age may not participate in the program without the permission of the student's parent or person standing in parental relation to the student.		
	Edu	cation Code 28.002(p); 19 TAC 74.35(a)	
Alcohol Awareness Instruction	A district shall incorporate instruction in the dangers, causes, con- sequences, signs, symptoms, and treatment of binge drinking and alcohol poisoning into any course meeting a requirement for a health education credit.		
	A district shall choose an evidence-based alcohol awareness pro- gram to use in the district's middle school, junior high school, and high school health curriculum from a list of programs approved by the commissioner for this purpose.		
	"Evidence-based alcohol awareness program" means a program, practice, or strategy that has been proven to effectively prevent or delay alcohol use among students, as determined by evaluations that use valid and reliable measures and that are published in peer-reviewed journals.		
	Edu	cation Code 28.002(r); 19 TAC 74.35(b)	
CPR Instruction	and grao tion	all students who entered grade 7 in the 2010–11 school year thereafter, a district shall provide instruction to students in des 7–12 in cardiopulmonary resuscitation (CPR). The instruc- may be provided as a part of any course. A student shall re- re the instruction at least once before graduation from high pool.	
	the ing gen	R instruction must include training that has been developed by American Heart Association or the American Red Cross or us- nationally recognized, evidence-based guidelines for emer- cy cardiovascular care and incorporating psychomotor skills to port the instruction.	
	polie Ass emp stru	strict may use emergency medical technicians, paramedics, ce officers, firefighters, representatives of the American Heart ociation or the American Red Cross, teachers, other school oloyees, or other similarly qualified individuals to provide in- ction and training. Instruction is not required to result in CPR ification. If instruction is intended to result in certification, the	

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	course instructor must be authorized to provide the instruction by the American Heart Association, the American Red Cross, or a sim- ilar nationally recognized association; otherwise, an instructor is not required to be certified in CPR.				
Waivers for Students with Disabilities	A district may waive this requirement for a student who, due to a disability, is unable to complete the instruction. The determination regarding a student's ability to complete the CPR requirement must be made by:				
	 The student's admission, review, and dismissal (ARD) com- mittee if the student receives special education services un- der Education Code, Chapter 29, Subchapter A; or 				
	2. The committee established for the student under Section 504, if the student does not receive special education services, but is covered by Section 504.				
	Education Code 28.0023 (c)–(e), (g); 19 TAC 74.38				
Donations	A district may accept from TEA donations the agency receives un- der Education Code 7.026 for use in providing instruction to stu- dents in the principles and techniques of CPR. A district may ac- cept other donations, including donations of equipment, for use in providing CPR instruction. <i>Education Code 29.903</i>				
Proper Interaction with a Peace Officer	For any student entering grade 9 in the 2018–19 school year and thereafter, a district shall provide instruction in one or more courses to students in grades 9–12 on proper interaction with peace officers during traffic stops and other in-person encounters. The required instruction may be provided as part of any course or courses and must be provided to each student at least once before graduation from high school.				
	The instruction must include all the information required by 19 Ad- ministrative Code 74.39(b). A district shall use materials developed through a memorandum of understanding among the Texas Com- mission on Law Enforcement, the State Board of Education, and the Texas Education Agency. A district may tailor the instruction de- veloped under this section as appropriate for the district's commu- nity. In tailoring the instruction, the district shall solicit input from lo- cal law enforcement agencies, driver training schools, and the community.				
	A district shall clearly indicate on the transcript or academic achievement record the year in which the instruction was provided to the student.				
	19 TAC 74.39; Education Code 28.012				

Compensatory Education Allotment Census Block	in a port enro	On a schedule determined by the commissioner of education and in accordance with Education Code 48.104, each district shall report to the agency the census block group in which each student enrolled in the district who is educationally disadvantaged resides. <i>Education Code 48.104(i)</i>			
Use		east 55 percent of the district's compensatory education funds at be used to:			
	1.	Fund supplemental programs and services designed to elimi- nate any disparity in performance on assessment instruments administered under Education Code Chapter 39, Subchapter B or disparity in the rates of high school completion between:			
		a. Students who are educationally disadvantaged and stu- dents who are not educationally disadvantaged; and			
		 Students at risk of dropping out of school, as defined be- low, and all other students; or 			
	2.	Support a program eligible under Title I of the Elementary and Secondary Education Act of 1965 [see AID], and its subse- quent amendments, and by federal regulations implementing that Act.			
	Edu	cation Code 48.104(i), (k)			
Dropout Prevention Strategies	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 allotment for developing and implementing research-based strategies for dropout prevention.				
	A district shall submit the plan not later than December 1 of each school year preceding the school year in which the district will re- ceive the compensatory education allotment to which the plan ap- plies.				
	A district may not spend or obligate more than 25 percent of district's compensatory education allotment unless the comm sioner approves the plan.				
	A di	strict's plan shall:			
	1.	Design a dropout recovery plan that includes career and tech- nology education courses or technology applications courses that lead to industry or career certification;			
	2.	Integrate into the dropout recovery plan research-based strat- egies to assist students in becoming able academically to pur- sue postsecondary education, including:			

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		a.	High-quality, college readiness instruction with strong ac- ademic and social supports;		
		b.	Secondary to postsecondary bridging that builds college readiness skills, provides a plan for college completion, and ensures transition counseling; and		
		C.	Information concerning appropriate supports available in the first year of postsecondary enrollment to ensure postsecondary persistence and success, to the extent funds are available for the purpose; and		
	3.	inclu	to offer advanced academic and transition opportunities, uding dual credit courses and college preparatory courses, as advanced placement courses.		
	A district may enter into a partnership with a public junior college in accordance with Education Code 29.402 [see GNC] in order to ful-fill a plan.				
	Any program designed to fulfill a plan must comply with the re- quirements of Education Code 29.081(e) and (f).				
	Edu	catior	n Code 29.918		
Educationally Disadvantaged Students Student Eligibility	To be considered educationally disadvantaged in order to be counted to generate the compensatory education allotment pursu- ant to Education Code 48.104, a student must meet the income re- quirements for eligibility under the National School Lunch Program (NSLP), authorized by 42 U.S.C. 1751, et seq.				
	of re	ceivi	nay use the following approved methods for the purpose ng the compensatory education allotment pursuant to Ed- ode 48.104:		
	<u>1.</u>		ent certification, where the parent or guardian asserts ting the income requirements for eligibility;		
	<u>2.</u>	dren hold	ct certification, where the process by which eligible chil- are certified for free meals without the need for a house- application based on household participation in one or e federal assistance programs; or		
	<u>3.</u>	<u>stud</u>	ct verification, where public records are used to verify a ent's eligibility for free or reduced-price meals when verifi- on of student eligibility is required.		
	<u>19 7</u>	<u>AC 6</u>	<u>1.1027(a)</u>		
<u>Virtual School</u> <u>Network</u>			nust request prior approval from the commissioner to dents receiving a full-time virtual education through the		

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

	11.	Is in the custody or care of the Department of Family and Pro- tective Services or has, during the current school year, been referred to the department by a school official, officer of the ju- venile court, or law enforcement official;
	12.	Is homeless [see FD];
	13.	Resided in the preceding school year or resides in the current school year in a residential placement facility in a district, in- cluding a detention facility, substance abuse treatment facility, emergency shelter, psychiatric hospital, halfway house, cot- tage home operation, specialized child-care home, or general residential operation; or
	14.	Has been incarcerated, or has a parent or guardian who has been incarcerated, within the lifetime of the student, in a penal institution as defined by Penal Code 1.07.
	Edu	cation Code 29.081(d)(1)
	adul indu dent	ardless of the student's age, a student who participates in an t education program provided under a high school diploma and stry certification charter school program is considered a "stuat risk of dropping out of high school." <i>Education Code</i> $81(d)(2)$
Local Eligibility Criteria	cal e educ der l perc serv	dition to students described above, a student who satisfies lo- ligibility criteria adopted by a board may receive compensatory cation services. The number of students receiving services un- ocal eligibility criteria during a school year may not exceed ten ent of the number of students described above who received ices from the district during the preceding school year. <i>Educa- Code 29.081(g)</i>
Compensatory, Intensive, and Accelerated Instruction	asse plerr struc the s	strict shall use student performance data from state basic skills essment instruments and achievement tests to design and im- nent appropriate compensatory, intensive, or accelerated in- ctional services for students in the district's schools that enable students to perform at grade level at the conclusion of the next lar school term. <i>Education Code 29.081(a)</i>
Accelerated Instruction	dent	strict shall provide accelerated instruction to an enrolled stu- who has taken an end-of-course assessment instrument and not performed satisfactorily or who is at risk of dropping out of ool.
	asse	strict shall offer before the next scheduled administration of the essment instrument, without cost to the student, additional ac- rated instruction to each student in any subject in which the

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

	f the number of students in average daily attendance at the chool, as determined by TEA. <i>Education Code 33.157</i>	Э			
Optional Extended Year Program	district may set aside an amount from the district's compe ducation allotment or may apply to the agency for funding xtended year program. <i>Education Code 29.082(a); 19 TAC</i> 05.1001	of an			
Optional Flexible Year Program	A district may provide an optional flexible year program (OFYP) for students who did not or are not likely to perform successfully on state assessment instruments or who would not otherwise be pro- moted to the next grade level. <i>Education Code 29.0821; 19 TAC</i> <i>129.1029</i>				
Optional Flexible School Day Program	otwithstanding Education Code 25.081 or 25.082, a distric pply to the commissioner to provide a flexible school day p DFSDP) for students who:	•			
	Have dropped out of school or are at risk of dropping of school as defined by Education Code 29.081;	out of			
	Attend a campus that is implementing an innovative re of the campus or an early college high school under a approved by the commissioner; or	•			
	 As a result of attendance requirements under Education 25.092, will be denied credit for one or more classes in the students have been enrolled. 				
	Education Code 29.0822				
	A district may apply to the commissioner to provide an OFSD students, in accordance with 19 Administrative Code 129.102				
	A board must approve the application. The board must include the OFSDP as an item on the regular agenda for a board meeting providing options for public input concerning the proposed application before applying to operate an OFSDP. The application shall include the information described in 19 Administrative Code 129.1027.				
	9 TAC 129.1027(c)				
Tutorial Services	district may provide tutorial services at district schools. If a ict provides tutorial services, it shall require a student who rade in a subject for a reporting period is lower than the eq ent of 70 on a scale of 100 to attend tutorials. [See EC for p ons on loss of class time.]	se juiva-			

	den	t may provide transportation services ho are required to attend tutorials an transportation.				
	Edu	on Code 29.084				
Basic Skills Programs	proo ficie grao	A district may apply to the commissioner for funding of basic skills programs for students in grade 9 who are at risk of not earning suf- ficient credit or who have not earned sufficient credit to advance to grade 10 and who fail to meet minimum skills levels established by the commissioner.				
		e consent of a student's parent or gua a student to the basic skills program.	ardian, a district may			
		A basic skills program may not exceed 210 instructional days and must meet the requirements set forth at Education Code 29.086.				
	Edu	Education Code 29.086(a)				
After-School and Summer Intensive Mathematics and Science Programs	A district may provide an intensive after-school program or an in- tensive program during the period that school is recessed for the summer to provide mathematics and science instruction to:					
	1.	Students who are not performing at grade level in mathem ics or science to assist those students in performing at gra level;				
	2.	udents who are not performing succe course or science course to assist the ssfully completing the course; or	•			
	3.	her students as determined by the di	strict.			
	Bef	Before providing a program, a board must adopt a policy for:				
	1.	etermining student eligibility for partici at:	pating in the program			
		Prescribes the grade level or cour enrolled in to be eligible; and	se a student must be			
		Provides for considering teacher r determining eligibility;	ecommendations in			
	2.	suring that parents of or persons sta n to eligible students are provided no	o .			
	3.	suring that eligible students are enco ogram;	ouraged to attend the			

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

Students Receiving Special Education Services	For a student in a special education program who does not perform satisfactorily on an assessment instrument administered under E ucation Code 39.023(a), (b), or (c), the student's admission, reviand dismissal committee shall design the program to:					
	1.	the	ble the student to attain a standard of annual growth on basis of the student's individualized education program ?); and			
	2.		pplicable, carry out the purposes of Education Code 211. [See EIE]			
Graduation Requirements	tens stru	ive p	shall use funds appropriated by the legislature for an in- rogram of instruction to plan and implement intensive in- and other activities aimed at helping a student satisfy local high school graduation requirements.			
No Cause of Action	prog	gram	s determination of the appropriateness of an intensive of instruction for a student is final and does not create a action.			
	Edu	Education Code 28.0213				
College Preparatory Courses	Each district shall partner with at least one institution of higher cation to develop and provide courses in college preparatory mematics and English language arts. The courses must be desig					
	1.	For	students at the 12th grade level whose performance on:			
		a.	An end-of-course assessment instrument required under Education Code 39.023(c) does not meet college readiness standards; or			
		b.	Coursework, a college entrance examination, or an as- sessment instrument designated under Education Code 51.334 [Texas Success Initiative (TSI) assessment] indi- cates that the student is not ready to perform entry-level college coursework; and			
	2.	•	repare students for success in entry-level college rses.			
	ing t prov	he co ided	must be provided on the campus of the high school offer- ourse or through distance learning or as an online course through an institution of higher education with which the artners.			
Faculty	pria distr	te fac ict pa	ate faculty of each high school offering courses and appro- culty of each institution of higher education with which the artners shall meet regularly as necessary to ensure that rse is aligned with college readiness expectations.			

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

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High School Diploma	A studen	t may graduate and receive a diploma only if the stud	ent:
	by t tion plic fina	ccessfully completes the curriculum requirements iden he State Board of Education (SBOE) [see State Grad Requirements, below], has performed satisfactorily o able state assessments [see EKB], and complies with ncial aid application requirements in Education Code 0256 [see below]; or	lua- on ap- n the
		cessfully completes an individualized education progr) developed under Education Code 29.005. [See EH	
	Education Code 28.025(c)		
	Note:	Education Code 28.0256 applies beginning with stu- enrolled at the 12th grade level during the 2021–22 school year.	
FAFSA Required	and subr	raduating from high school, each student must complenit a free application for federal student aid (FAFSA) oplication for state financial aid (TASFA).	
	A studen	t is not required to comply with the above provision if:	1
	tion per:	e student's parent or other person standing in parental submits a signed form indicating that the parent or ot son authorizes the student to decline to complete and the financial aid application;	ther
	the olde	e student signs and submits the form described above student's own behalf if the student is 18 years of age er or the student's disabilities of minority have been re ved for general purposes under Family Code Chapter	or Ə-
	plet	chool counselor authorizes the student to decline to co e and submit the financial aid application for good cau determined by the school counselor.	
	A district shall adopt a form to be used for purposes of this p sion. The form must be approved by the Texas Education Ag (TEA) and made available in English, Spanish, and any othe guage spoken by a majority of the students enrolled in a bilin education or special language program under Education Co Subchapter B, Chapter 29, in the district.		ncy lan- jual
	plied with dent mee	ol counselor notifies a district whether a student has on this section for purposes of determining whether the ets high school graduation requirements under Educa .025, the school counselor may only indicate whether	e stu- tion
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	student has complied with this section and may not indicate the manner in which the student complied.				
	Educati	Education Code 28.0256			
	Note:	Education Code 28.0258 and 19 Administrative Code 74.1025 related to individual graduation committees expire September 1, 2023.			
Individual Graduation Committee	ceive a mined b	Without complying with the requirements above, a student may re- ceive a diploma if the person is eligible for a diploma as deter- mined by an individual graduation committee (IGC) established un- der Education Code 28.0258. <i>Education Code 28.025(c-6)</i>			
	IGC req Code 74 committ satisfac	A student receiving special education services is not subject to the IGC requirements in Education Code 28.0258 or 19 Administrative Code 74.1025. A student's admission, review, and dismissal (ARD) committee determines whether a student is required to achieve satisfactory performance on an end-of-course (EOC) assessment to graduate. <i>19 TAC 74.1025(n)</i> [See EHBAB]			
	the EOC Education shall es grade yo ate. A st	h 11th or 12th grade student who has failed to comply with C assessment instrument performance requirements under on Code 39.025 for not more than two courses, the district tablish an IGC at the end of or after the student's 11th ear to determine whether the student may qualify to gradu- udent may not qualify to graduate as a result of an IGC de- efore the student's 12th grade year.			
	The IGC	Shall be composed of:			
	1. Th	e principal or principal's designee;			
		r each EOC assessment instrument on which the student ed to perform satisfactorily, the teacher of the course;			
		e department chair or lead teacher supervising the acher(s) above; and			
	4. As	applicable:			
	a.	The student's parent or person standing in parental rela- tion to the student;			
	b.	A designated advocate if the parent is unable to serve; or			
	C.	The student, at the student's option, if the student is at least 18 years of age or is an emancipated minor.			

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

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

	4.	Has been administered at least three times the required sub- ject-area test(s) for which the individual has not performed satisfactorily on the exit-level assessment instrument applica- ble to the individual when the individual entered grade 9; and		
	5.	Meets the alternative requirements for graduation in accord- ance with 19 Administrative Code 74.1027(c) or the local al- ternative requirements approved by the board in accordance with 19 Administrative Code 74.1027(d).		
	19	TAC 74.1027(a); Education Code 28.02541		
District Determination	sha rece	district in which the individual is enrolled or was last enrolled Il determine whether the individual may qualify to graduate and eive a high school diploma on the basis of the alternative re- ements for graduation. <i>19 TAC 74.1027(b)</i>		
Alternative Requirements		The alternative requirements for graduation are listed at 19 Admin- istrative Code 74.1027(c).		
Local Alternative Requirements	With approval by the board, a district may develop recommenda- tions for local alternative requirements if the requirements would al- low an individual to demonstrate proficiency in the content related to an examination for which the individual has not performed satis- factorily. <i>19 TAC 74.1027(d)</i>			
Appeals	and	ecision regarding whether the individual qualifies to graduate receive a high school diploma is final and may not be ap- led. <i>19 TAC 74.1027(e); Education Code 28.02541</i>		
Documentation	awa	district shall maintain documentation to support the decision to and or not award an individual a high school diploma. <i>19 TAC</i> 1027(f)		
Special Education	com mar ceiv tern perf 19	udent receiving special education services who successfully ppletes the requirements of his or her IEP, including perfor- nce on a state assessment required for graduation, shall re- re a high school diploma. A student's ARD committee shall de- nine if the student will be required to meet satisfactory formance on an assessment for purposes of graduation. <i>TAC 101.3023(a)</i> [See Graduation of Students Receiving Spe- Education Services, below, and EKB]		
Posthumous Diploma	the dist den yea	inning with students who would have graduated at the end of 2019–20 school year, and on request of the student's parent, a rict shall issue a high school diploma posthumously to each stu- t who died while enrolled in the district at the end of the school r in which the student was expected to graduate under the reg- schedule of school attendance. The high school diploma may		

		be issued before the graduation date of the class in which the lent was enrolled at the time of death.		
Exception	den Cod	strict is not required to issue a posthumous diploma if the stu- t was convicted of a felony offense under Title 5 or 6, Penal le, or adjudicated as having engaged in conduct constituting a ny offense under Title 5 or 6, Penal Code.		
	Edu	cation Code 28.0254		
Diplomas for Veterans	sue cha scho 197	Notwithstanding any other provision of this policy, a district may is- sue a high school diploma to a person who is an honorably dis- charged member of the armed forces of the United States; was scheduled to graduate from high school after 1940 and before 1975 or after 1989; and left school after completing the sixth or a higher grade, before graduating from high school, to serve in:		
	1.	World War II, the Korean War, the Vietnam War, the Persian Gulf War, the Iraq War, or the war in Afghanistan; or		
	2.	Any other war formally declared by the United States, military engagement authorized by the United States Congress, mili- tary engagement authorized by a United Nations Security Council resolution and funded by the United States Congress, or conflict authorized by the president of the United States un- der the War Powers Resolution of 1973, 50 U.S.C. 1541, et seq.		
	Edu	cation Code 28.0251		
Personal Graduation Plan Junior High or Middle School PGP	sch velc	incipal of a junior high or middle school shall designate a bol counselor, teacher, or other appropriate individual to de- op and administer a personal graduation plan (PGP) for each lent enrolled in the junior high or middle school who:		
	1.	Does not perform satisfactorily on a state assessment instru- ment; or		
	2.	Is not likely to receive a high school diploma before the fifth school year following the student's enrollment in grade level 9, as determined by a district.		
	AP	GP must:		
	1.	Identify educational goals for the student;		
	2.	Include diagnostic information, appropriate monitoring and in- tervention, and other evaluation strategies;		
	3.	Include an intensive instruction program described in Educa- tion Code 28.0213 [see EHBC];		

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

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

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

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

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

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

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

Education Code 28.025; 19 TAC 74.13

Exception A student may graduate under the foundation high school program without earning an endorsement if, after the student's sophomore year:

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

19 TAC 74.11(d)

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

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

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

		s considered to have earned a distinguished level of achieve- ment under the foundation high school program; and	
	3. I	s entitled to receive a high school diploma.	
	19 TA	IC 74.11(n)	
Languages Other Than English		ents may earn credit for languages other than English in ac- nce with 19 Administrative Code 74.12(b)(5).	
	progra guage	dent who successfully completes a dual language immersion am may satisfy one credit of the two credits required in a lan- e other English in accordance with 19 Administrative Code (b)(5)(F).	
	19 TA	C 74.12(b)(5)	
	curric Englis comp 28.02	BOE shall adopt criteria to allow A student to comply with the ulum requirement for one credit for a language other than sh by who successfully completing at an elementary school letes a course in American Sign Language. Education Code 5 while in elementary school may satisfy one credit of the two s required in a language other than English. 19 TAC 74.12(b-)(G)	
Physical Education Substitutions Other Physical Activity	In accordance with local district policy, the required physical educa- tion credit may be earned through completion of any TEKS-based course that is not being used to satisfy another specific graduation requirement. [See Restrictions, below]		
		cordance with local district policy, credit for any physical edu- n course may be earned through participation in the following ies:	
	1. <i>I</i>	Athletics;	
	2	JROTC; and	
	i F S F	Appropriate private or commercially sponsored physical activ- ty programs conducted on or off campus. A district must ap- oly to the commissioner of education for approval of such pro- grams, which may be substituted for state graduation credit in physical education. Such approval may be granted under the following conditions:	
	é	a. Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the superintendent to be of exceptional	

quality. Students qualifying and participating at this level

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

	3.	A committee, established by the district, of persons with ap- propriate knowledge regarding the student if each of the com- mittees described above is inapplicable. This committee must follow the same procedures required of an ARD or a Section 504 committee.			
	Edι	ucation Code 28.025(b-10)–(b-11); 19 TAC 74.12(b)(6)			
Community- Based Fine Arts Programs	In accordance with local district policy, the required fine arts credit may be earned through participation in a community-based fine arts program not provided by the school district in which the stu- dent is enrolled.				
	ticip	In accordance with local policy, credit may be earned through par- ticipation in the community-based fine arts program only if the pro- gram meets each of the following requirements:			
	1.	The district must apply to the commissioner for approval of the community-based fine arts program;			
	2.	The board must certify that the program provides instruction in the essential knowledge and skills for fine arts as defined by 19 Administrative Code, Chapter 117, Subchapter C;			
	3.	The district must document student completion of the ap- proved activity;			
	4.	The program must be organized and monitored by appropri- ately trained instructors;			
	5.	The fine arts program may be provided on or off a school campus and outside the regular school day; and			
	6.	Students may not be dismissed from any part of the regular school day to participate in the community-based fine arts program.			
	The district shall require that instructors of the community-based fine arts program provide the district, at its request, the information necessary to obtain the criminal history record information required for school personnel in accordance with 19 Administrative Code, Chapter 153, Subchapter DD, if the community-based program is offered on campus.				
	Edι	Education Code 28.025(b-9); 19 TAC 74.12(b)(7)(B), .1030			
Performance Acknowledgments	74.	In accordance with the requirements of 19 Administrative Code 74.14, a student may earn a performance acknowledgment on the student's transcript for:			

1. Outstanding performance:

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

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

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

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

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

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

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

> Minimum High School Program

Applicability	High	udent who was permitted to take courses under the Minimum School Program prior to the 2009–10 school year may remain e Minimum High School Program.			
	19 TAC 74.61(c), (d), .71(c), (d)				
Requirements	A student must earn at least 22 credits to complete the Minimum High School Program.				
	year	Ident who entered grade 9 in the 2012–13 or 2013–14 school must demonstrate proficiency in the program requirements d at 19 Administrative Code 74.72.			
	mus	udent who enters grade 9 before the 2012–13 school year t meet the applicable program requirements in 19 Administra- Code Chapter 74, Subchapters D–F.			
	Education Code 28.025; 19 TAC 74.62, .72				
Recommended High School Program	A student who entered grade 9 in the 2012–13 or 2013–14 school year 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 74.73. <i>Education Code 28.025; 19 TAC 74.63, .73</i>				
Advanced / Distinguished Achievement High School Program	A student who entered grade 9 in the 2012–13 or 2013–14 school year 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 74.74. <i>Education Code 28.025; 19 TAC 74.64, .74</i>				
Substitutions	No substitutions are allowed for high school graduation require- ments in the Recommended and Advanced/Distinguished Achieve- ment High School Programs, except as provided by State Board rule. <i>19 TAC 74.63(d)</i> , .64(e), .73(d), .74(e)				
AP or IB Courses	College Board advanced placement and international baccalaure- ate courses may be substituted for required courses in appropriate areas. These courses may be used as electives in all three high school graduation programs. <i>19 TAC 74.61(k)</i> , .71(<i>i</i>)				
Reading	A district may offer a maximum of 3 credits of reading for state graduation elective credit for identified students if the district:				
	1.	Adopts policies to identify students in need of additional read- ing instruction;			
	2.	Has procedures that include assessment of individual student needs and ongoing evaluation of each student's progress; and			

	3.		nitors instructional activities to ensure that student needs addressed.				
	Rea	credits may be selected from Reading I, II, or III.					
	19 TAC 74.61(h), .71(f)						
College Courses	A student may comply with the curriculum requirements ur Minimum, Recommended, or Advanced/Distinguished Ach ment High School Program for each subject of the foundat riculum and for languages other than English by successfu pleting appropriate courses in the core curriculum of an IH <i>TAC 74.61(l), .71(j)</i>						
Physical Education Substitutions	In accordance with local district policy, credit for any physical ed cation course may be earned through participation in the followin activities:						
Other Physical Activity	1.	Athl	etics;				
	2.	JRC	DTC; and				
	3.	Appropriate private or commercially sponsored physical activ- ity programs conducted on or off campus. A district must ap- ply to the commissioner for approval of such programs, which may be substituted for state graduation credit in physical edu- cation. Such approval may be granted under the following conditions:					
		a.	Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the superintendent to be of exceptional quality. Students qualifying and participating at this level may be dismissed from school one hour per day. Stu- dents dismissed may not miss any class other than physical education.				
		b.	Private or commercially sponsored physical activities in- clude those certified by the superintendent to be of high quality and well supervised by appropriately trained in- structors. Student participation of at least five hours per week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.				

In accordance with local district policy, up to one credit for any one of the physical education courses listed in 19 Administrative Code

	Chapter 74 [see EHAC] may be earned through participation in any of the following activities:		
	1. Drill team;		
	2. Marching band; and		
	3. Cheerleading.		
Restrictions	All substitution activities must include at least 100 minutes per fix day school week of moderate to vigorous physical activity.		
	No more than four substitution credits may be earned through any combination of substitutions listed above.		
Student with Disability or Illness	A student who is unable to participate in physical activity due to disability or illness may substitute an academic elective credit in English language arts, mathematics, science, or social studies for the required physical education credit. A credit allowed to be sub- stituted may not also be used by the student to satisfy a graduation requirement other than completion of the physical education credit. The determination regarding a student's ability to participate in physical activity must be made by:		
	 The student's ARD committee if the student receives special education services under Education Code Chapter 29, Sub- chapter A; 		
	2. The committee established for the student under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794) if the stu- dent does not receive special education services under Edu- cation Code Chapter 29, Subchapter A but is covered by the Rehabilitation Act of 1973; or		
	3. A committee, established by the district, of persons with appropriate knowledge regarding the student if each of the committees described above is inapplicable. This committee must follow the same procedures required of an ARD or a Section 504 committee.		
Student with Physical Limitations	If a student entering grade 9 during the 2007–08 school year or thereafter is unable to comply with all of the requirements for a physical education course due to a physical limitation certified by a licensed medical practitioner, a modification to a physical education course does not prohibit the student from earning a Recommended or Advanced/Distinguished High School Program diploma. A stu- dent with a physical limitation must still demonstrate proficiency in the relevant knowledge and skills in a physical education course that do not require physical activity.		

	Education Code 28.025(b-10)–(b-11); 19 TAC 74.62(b)(7), .63(b)(7), .64(b)(7), .72(b)(6), .73(b)(6), .74(b)(6)			
Transfers from Out- of-State or Nonpublic Schools	Out-of-state or out-of-country transfer students (including foreign exchange students) and transfer students from Texas nonpublic schools are eligible to receive Texas diplomas but shall complete all applicable high school graduation requirements. Any course credits required for graduation that are not completed before enrollment may be satisfied through credit by examination, correspondence courses, distance learning, or completing the course, according to the provisions of 19 Administrative Code 74.26. <i>19 TAC 74.11(f)</i> [See EHDB, EHDC, EHDE, and EI]			
Graduation of Students Receiving Special Education Services	Modified curriculum and modified content refer to any reduction of the amount or complexity of the required knowledge and skills in 19 Administrative Code Chapters 110–118, 126–128, and 130. Substitutions that are specifically authorized in statute or rule must not be considered modified curriculum or modified content. <i>19 TAC</i>			
Modified Curriculum and Content	89.1070(I)			
Employability and Self-Help Skills	Employability and self-help skills are those skills directly related to the preparation of students for employment, including general skills necessary to obtain or retain employment. <i>19 TAC 89.1070(j)</i>			
Summary of Academic Achievement and Evaluation	All students graduating must be provided with a summary of aca- demic achievement and functional performance as described in 34 C.F.R. 300.305(e)(3). This summary must consider, as appropriate, the views of the parent and student and written recommendations from adult service agencies on how to assist the student in meeting postsecondary goals. An evaluation as required by 34 C.F.R. 300.305(e)(1) (evaluation to determine that the child is no longer a child with a disability), must be included as part of the summary for a student graduating under 19 Administrative Code 89.1070 (b)(2)(A), (B), or (C) or (g)(4)(A), (B), or (C). Students who partici- pate in graduation ceremonies but who are not graduating under subsections (b)(2)(A), (B), or (C) or (g)(4)(A), (B), or (C) and who will remain in school to complete their education do not have to be evaluated. <i>19 TAC 89.1070(h)–(i)</i>			
<i>Students Entering Grade 9 in or After the 2014–15 School Year</i>	A student entering grade 9 in the 2014–15 school year and thereaf- ter who receives special education services may graduate and be awarded a regular high school diploma if the student meets one of the following conditions:			
	1. The student has demonstrated mastery of the required state			

standards (or district standards if greater) in 19 Administrative Code Chapters 110-118, 126-128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program applicable to students in general

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education as well as satisfactory performance on the required state assessments, unless the student's ARD committee has determined that satisfactory performance on the required state assessments is not necessary for graduation.

- 2. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–118, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program through courses, one or more of which contain modified curriculum that is aligned to the standards applicable to students in general education, as well as satisfactory performance on the required state assessments, unless the student's ARD committee has determined that satisfactory performance on the required state assessments is not necessary for graduation. The student must also successfully complete the student's IEP and meet one of the following conditions:
 - a. Consistent with the IEP, the student has obtained fulltime employment, based on the student's abilities and local employment opportunities, in addition to mastering sufficient self-help skills to enable the student to maintain the employment without direct and ongoing educational support of the local school district.
 - b. Consistent with the IEP, the student has demonstrated mastery of specific employability skills and self-help skills that do not require direct ongoing educational support of the local school district.
 - The student has access to services that are not within C. the legal responsibility of public education or employment or educational options for which the student has been prepared by the academic program.
 - The student no longer meets age eligibility requirements. d.

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

19 TAC 89.1070(b), (k)

Endorsements A student who is enrolled in a special education program may earn an endorsement on the student's transcript by:

> Successfully completing, with or without modification of the 1. curriculum:

- The curriculum requirements identified by the SBOE for a. the foundation high school program; and
- b. The additional endorsement curriculum requirements prescribed by the SBOE; and
- 2. Successfully completing all curriculum requirements for that endorsement adopted by the SBOE:
 - Without modification of the curriculum: or a.
 - With modification of the curriculum, provided that the b. curriculum, as modified, is sufficiently rigorous as determined by the student's ARD committee.

The ARD committee of a student in a special education program shall determine whether the student is required to achieve satisfactory performance on an end-of-course assessment instrument to earn an endorsement on the student's transcript.

Education Code 28.025(c-7)–(c-8)

Students Entering Grade 9 Before the 2014– 15 School Year

A student receiving special education services who entered grade 9 before the 2014–15 school year may graduate and be awarded a high school diploma under the foundation high school program if the student's ARD committee determines that the student should take courses under that program and the student satisfies the requirements of that program. A student transitioning to the Foundation High School Program may earn an endorsement as set out above [see Endorsements, above].

A student receiving special education services in 11th or 12th grade who has taken each of the required state assessments but failed to achieve satisfactory performance on no more than two of the assessments may graduate if the student has satisfied all other applicable graduation requirements. [See Special Education, above, and EKB]

19 TAC 89.1070(f)

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

1. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–118, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the Recommended or Advanced/Distinguished Achievement Programs, including satisfactory performance on the required state assessments.

- The student is in grade 11 or 12 and has taken each of the 2. state assessments required by 19 Administrative Code Chapter 101, Subchapter CC (Commissioner's Rules Concerning Implementation of the Academic Content Areas Testing Program) or Subchapter DD (Commissioner's Rules Concerning Substitute Assessments for Graduation) but failed to achieve satisfactory performance on no more than two of the assessments and has met all other applicable graduation requirements in item 1 above.
- 3. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–118, 126–128, and 130 and satisfactorily completed credit requirements under the Minimum High School Program, including participation in state assessments. The student's ARD committee shall determine whether satisfactory performance on the required state assessments is necessary for graduation.
- 4. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–118, 126–128, and 130 through courses, one or more of which contain modified content that is aligned to the standards required under the Minimum High School Program as well as the satisfactorily completed credit requirements under the Minimum High School Program, including participation in required state assessments. The student's ARD committee shall determine whether satisfactory performance on the required state assessments is necessary for graduation. The student must also successfully complete the student's IEP and meet one of the following conditions:
 - Consistent with the IEP, the student has obtained fulla. time employment, based on the student's abilities and local employment opportunities, in addition to mastering sufficient self-help skills to enable the student to maintain the employment without direct and ongoing educational support of the local school district;
 - b. Consistent with the IEP, the student has demonstrated mastery of specific employability skills and self-help skills that do not require direct ongoing educational support of the local school district;

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

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ACADEMIC ACHIEVEMENT GRADUATION

Graduation of Student Who Is Homeless or in Conservatorship of DFPS

If an 11th or 12th grade student who is homeless or in the conservatorship of the Department of Family and Protective Services transfers to a different school district and the student is ineligible to graduate from the district to which the student transfers, the district from which the student transferred shall award a diploma at the student's request, if the student meets the graduation requirements of the district from which the student transferred. Education Code 28.025(i)

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

	1.	Exit or EOC exams required for graduation from the sending state;
	2.	National norm-referenced achievement tests; or
	3.	Alternative testing, in lieu of testing requirements for gradua- tion in the receiving state.
	the i seni	e event the above alternatives cannot be accommodated by eceiving state for a military dependent transferring in his or her or year, then Education Code 162.002 article VII, section C, I apply.
Substitute Passing Standard	natio mitti subs erwi only first lic s seno Eac Texa dura	commissioner shall adopt a passing standard on one or more onal norm-referenced achievement tests for purposes of per- ng a qualified military dependent to meet that standard as a stitute for achieving a score on an assessment instrument oth- se required for graduation. The passing standard is available for a student who enrolls in a public school in this state for the time after completing the ninth grade or who reenrolls in a pub- chool in this state at or above the grade 10 level after an ab- ce of at least two years from the public schools of this state. In passing standard in effect when a student first enrolls in a as public high school remains applicable to the student for the tition of the student's high school enrollment, regardless of any sequent revision of the standard.
	Edu	cation Code 162.002 art. VII [See EIF]
Administration	by T tend	strict shall follow the test administration procedures established EA in the applicable test administration materials. A superin- ent shall be responsible for administering tests. <i>19 TAC</i> <i>25, .27</i>
Schedule	com and Leag any Thu	commissioner shall specify the schedule for testing that is in pliance with Education Code 39.023(c-3) and supports reliable valid assessments. Participation in University Interscholastic gue (UIL) area, regional, or state competitions is prohibited on days on which testing is scheduled between Monday and rsday of the school week in which the primary administration of essment instruments occurs.
	tion	commissioner may provide alternate dates for the administra- of tests required for a high school diploma to students who are atory children and who are out of the state.
	19 7	AC 101.25
Alternate Test Dates		commissioner shall consider requests from districts or cam- es for alternate test dates on a case-by-case basis. Alternate

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

TESTING PROGRAMS STATE ASSESSMENT		EKB (LEGAL)
		provided to each student who will take the tests and to out-of-school individuals.
	19 7	TAC 101.3012
Testing in Grades 3–8	are a men	ept as provided below, all students, other than students who assessed under Education Code 39.023(b) (alternative assess- it instrument) or 39.023(I) (LEP students) or exempted under cation Code 39.027, shall be assessed in:
	1.	Mathematics, annually in grades 3–8;
	2.	Reading, annually in grades 3–8;
	3.	Writing, including spelling and grammar, in grades 4 and 7;
	4.	Social studies in grade 8;
	5.	Science in grades 5 and 8; and
	6.	Any other subject and grade required by federal law.
	Edu	cation Code 39.023(a)
Exception		ept as required For purposes of federal accountability, a stu- t shall not be administered a grade-level assessment if the stu- t:
	1.	Is enrolled in a course or subject intended for students above the student's enrolled grade level and will be administered a grade-level assessment instrument developed under the list above that aligns with the curriculum for that course or subject within the same content area; or
	2.	Is enrolled in a course for high school credit in a subject in- tended for students above the student's enrolled grade level and will be administered an EOC assessment instrument that aligns with the curriculum for that course or subject within the same content area.
	acce on s men	purposes of federal accountability, a grade 3–8 student who is elerated in mathematics, reading/language arts, or science and schedule to complete the high school end-of-course assess- its in that same content area prior to high school shall be as- sed at least once in high school with the ACT or the SAT.
	tend rece	udent is only eligible to take an assessment instrument in- led for use above the student's enrolled grade if the student is <u>sivingon schedule to complete</u> instruction in the entire curricu- for that subject- <u>during the semester the assessment is admin-</u> red.

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

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

TESTING PROGRAMS STATE ASSESSMENT	Eł (LEGA	KB AL)
	course with an EOC assessment prior to the 2011–12 spring ad- ministration, the student is not required to take the corresponding EOC assessment.	I
	19 TAC 101.3021(e), .3022	
Substitute Assessments	The commissioner adopts certain assessments as substitute as- sessments that a student may use in place of a corresponding EOC assessment to meet the student's assessment graduation re quirements. A satisfactory score on an approved assessment may be used in place of only one specific EOC assessment, except as provided by 19 Administrative Code 101.4002(d)(1) (student who qualifies for use of the Texas Success Initiative (TSI) as a substi- tute assessment and is enrolled in certain college preparatory courses).	y s
	A student at any grade level is eligible to use a substitute assessment as provided in the commissioner's chart at 19 Administrative Code 101.4002(b) if the student:	
	 Was administered an approved substitute assessment for an equivalent course in which the student was enrolled; 	n
	2. Received a satisfactory score on the substitute assessment as determined by the commissioner and provided in the cha at 19 Administrative Code 101.4002(b); and	
	 Using a TSI assessment also meets the additional criteria of 19 Administrative Code 101.4002(d). 	f
TSI Additional Criteria	A student must meet the criteria established in 19 Administrative Code 101.4002(d) in order to qualify to use TSI as a substitute as sessment.	3-
Accountability Testing	A student electing to substitute an assessment for graduation pur poses must still take the corresponding EOC assessment require under Education Code 39.023(c) at least once for accountability purposes. If a student sits for an EOC assessment, a district may not markvoid or invalidate the test in lieu of a substitute assess- ment-bubble for that administration.	d
	A student who fails to perform satisfactorily on a PSAT, PLAN, or Aspire test (or any versions of these tests) as indicated in the cha- in 19 Administrative Code 101.4003(b) must take the appropriate EOC assessment required under Education Code 39.023(c). How ever, a student who does not receive a passing score on the EOC assessment and retakes a PSAT, PLAN, or Aspire test (or any ve sions of these tests) is eligible to meet the requirements specified in 19 Administrative Code 101.4002(c).	v- C

TESTING PROGRAMS STATE ASSESSMENT

	19 TAC 101.4002		
Verification of Results	An eligible student is responsible for providing a district an official copy of the student's scores from the substitute assessment.		
	Upon receipt of official results of an approved substitute assess- ment, a district must:		
	1. Verify the student's score on the substitute assessment; and		
	 Determine whether the student met the performance standard required to qualify for a public high school diploma in Texas as established by the commissioner. 		
	19 TAC 101.4005		
Satisfactory Performance	A student is required to achieve a scale score that indicates satis- factory performance, as determined by the commissioner on each EOC assessment instrument administered to the student. <i>Educa-</i> <i>tion Code 39.025(a)</i>		
Individual Graduation Committee	A student in grade 11 or 12 who has failed to comply with the EOC assessment instrument performance requirements under Educa- tion Code 39.025 for not more than two courses may qualify to graduate on the basis of a review by an individual graduation com- mittee (IGC). [See EIF] <i>Education Code 28.0258, 39.025(a-5)</i>		
Special Education	A student receiving special education services is not subject to the IGC requirements in Education Code 28.0258. As provided in 19 Administrative Code 89.1070 (Graduation Requirements) and 19 Administrative Code 101.3023 (Participation and Graduation Assessment Requirements for Students Receiving Special Education Services), a student's ARD committee determines whether a student is required to achieve satisfactory performance on an EOC assessment to graduate.		
	A student dismissed from a special education program who achieved satisfactory performance on an alternate EOC assess- ment while enrolled in a special education program is not required to take and achieve satisfactory performance on the general EOC assessment to graduate. A student who took an EOC assessment while enrolled in a special education program is not required to re- take and achieve satisfactory performance on the EOC assess- ment if the student's ARD committee determined that the student was not required to achieve satisfactory performance on the EOC assessment to graduate. A student dismissed from a special edu- cation program must achieve satisfactory performance on any re- maining EOC assessments that the student is required to take. If the student fails to achieve satisfactory performance on no more than two of the remaining EOC assessments, the student is eligible		

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	for IGC review under Education Code 28.0258 and is subject to the IGC provisions above. [See Individual Graduation Committee, above]
	19 TAC 101.3022(f)
	A student receiving special education services who successfully completes the requirements of his or her IEP, including perfor- mance on a state assessment required for graduation, shall re- ceive a Texas high school diploma. A student's ARD committee shall determine if the student will be required to meet satisfactory performance on an assessment for purposes of graduation.
	Beginning with the 2011–12 school year, all grades 9–12 students with significant cognitive disabilities who are assessed with an alternate assessment as specified in the student's IEP will be assessed using alternate versions of EOC assessments as listed in 19 Administrative Code 101.3011(b)(2).
	19 TAC 101.3023(a), (b)
Credit by Examination	An EOC assessment administered under Education Code 39.023(c) cannot be used for purposes of credit by examination under 19 Administrative Code 74.24. [See EHDB, EHDC] <i>19 TAC 101.3021(c)</i>
Additional State Assessments	TEA may adopt EOC assessment instruments for courses not listed in statute, as described above. A student's performance on these EOC assessment instruments is not subject to the performance requirements established for the statutory assessments. <i>Education Code 39.023(c-2)</i>
Retakes	Each time an EOC assessment instrument is administered, a stu- dent who failed to achieve a score requirement may retake the as- sessment instrument. [See Satisfactory Performance, above]
	A student is not required to retake a course as a condition of retak- ing an EOC assessment instrument.
	If a student failed a course but achieved satisfactory performance on the applicable EOC assessment, that student is not required to retake the assessment if the student is required to retake the course.
	Education Code 39.025(b); 19 TAC 101.3021(f), .3022(d)
Reporting Results To the Public	Overall student performance data, aggregated by ethnicity, sex, grade level, subject area, campus, and district, shall be made available to the public, with appropriate interpretations, at regularly

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	scheduled meetings of a board, after receipt from TEA. The infor- mation shall not contain the names of individual students or teach- ers. <i>Education Code 39.030(b)</i>
To the Board	A superintendent shall accurately report all test results with appro- priate interpretations to a board according to the schedule in the applicable test administration materials.
To Parents, Students, and Teachers	A district shall notify each of its students, his or her parent or guardian, and his or her teacher for that subject of test results, ob- serving confidentiality requirements stated at Confidentiality of Re- sults, below. All test results shall be included in each student's aca- demic achievement record and shall be furnished for each student transferring to another district or school. Upon receipt of the as- sessment results from the test contractor, a district shall disclose a student's assessment results to a student's teacher in the same subject area as the assessment for that school year. [See BQ se- ries, FD, and FL]
	19 TAC 101.3014
	TEA shall adopt a series of questions to be included in an EOC as- sessment instrument administered under Education Code 39.023(c) to be used for purposes of identifying students who are likely to succeed in an advanced high school course. A district shall notify a student who performs at a high level on the questions and the student's parent or guardian of the student's performance and potential to succeed in an advanced high school course. A district may not require a student to perform at a particular level on the questions to be eligible to enroll in an advanced high school course. <i>Education Code 39.0233(b)</i>
Parents Right-to- Know Under ESEA	As a condition of receiving assistance under Title I, Part A of the El- ementary and Secondary Education Act (ESEA) (20 U.S.C. 6301 et seq.), a district shall provide to each individual parent of a child who is a student in such school, with respect to such student infor- mation on the level of achievement and academic growth of the student, if applicable and available, on each of the state academic assessments required under Part A. 20 U.S.C. $6312(e)(1)(B)(i)$
Parental Access	A parent is entitled to access to a copy of each state assessment instrument administered to the parent's child. This right of access does not apply, however, to those instruments or particular questions that are being field-tested by TEA. <i>Education Code 26.005, .006(a)(2)</i>
Out-of-State Transfers	A district shall accurately report to TEA whether that student trans- ferred into the district from out of state during the current school year.

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	TEA s rials. /	dures for the reporting of out-of-state-transfer students to hall be established in the applicable test administration mate- A district shall follow procedures specified in those test ad- ration materials.
	be rep other	ssessment results of the out-of-state transfer students shall orted separately to districts from the results of the district's students in addition to the current reporting of assessment s for all students and other student subsets.
	19 TA	C 101.3014
Accelerated Instruction	ment the th which erated struct norma	time a student fails to perform satisfactorily on an assess- nstrument administered under Education Code $39.023(a)$ in rd, fourth, fifth, sixth, seventh, or eighth grade, the district in the student attends school shall provide to the student accel- l instruction in the applicable subject area. Accelerated in- on may require participation of the student before or after al school hours and may include participation at times of the butside normal school operations. <i>Education Code</i> 11(a-1)
	rily on in the	ict shall provide each student who fails to perform satisfacto- an EOC assessment instrument with accelerated instruction subject assessed by the assessment instrument. <i>Education</i> <i>39.025(b-1)</i> [See EHBC]
College Readiness	cation	district shall partner with at least one institution of higher edu- to develop and provide courses in college preparatory math- cs and English language arts. The courses must be designed:
	1. F	or students at the grade 12 level whose performance on:
	é	 An EOC assessment instrument required under Educa- tion Code 39.023(c) does not meet college readiness standards; or
	ł	 Coursework, a college entrance examination, or an assessment instrument designated under Education Code 51.334(a) indicates that the student is not ready to per- form entry-level college coursework; and
		o prepare students for success in entry-level college courses.
	ing th provic	rse must be provided on the campus of the high school offer- e course or through distance learning or as an online course ed through the institution of higher education with which the t partners.

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

TESTING PROGRAMS STATE ASSESSMENT

	3.	ing core	bort all confirmed testing violations to TEA within ten work- days of the district becoming aware of the violation in ac- dance with the reporting process stipulated in the test ad- istration materials;
	4.		sure that the only individuals with access to secure test terials are district employees who have:
		a.	Met the requirements to participate in the student as- sessment program;
		b.	Received annual training in test security and test admin- istration procedures; and
		C.	Signed an oath affirming they understand their obligation to maintain and preserve the security and confidentiality of all state assessments and student information, acknowledge their responsibility to report any suspected testing violation, and are aware of the range of penalties that may result from a violation of test security and confi- dentiality or a departure from test administration proce- dures; and
	5.		sure the security of the test materials as required by 19 Ad- istrative Code 101.3031(a)(2)(E).
	19	TAC	101.3031(a)(1)–(a)(2)
Violations	Vio	lation	s of the security and confidential integrity of a test include:
	1.		ectly or indirectly assisting students with responses to test estions;
	2.	Tan	npering with student responses;
	3.	Fals	sifying holistic ratings or student responses;
	4.	istra	wing secure test content before, during, or after an admin- ation unless specifically authorized by TEA or by the pro- ures outlined in the test administration materials;
	5.		cussing or disclosing secure test content or student re- nses;
	6.	Sco	pring students' tests, either formally or informally;
	7.	test	blicating, recording, or electronically capturing confidential content unless specifically authorized by TEA or by the cedures outlined in the test administration materials;
	8.	Res	sponding to secure test questions;

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

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

STATE ASSESSMENT ENGLISH LANGUAGE LEARNERS/LEP STUDENTS

	Not	e:	The terms English language learner <u>, English learner</u> , and limited English proficient student are used interchangeably. <i>19 TAC 89.1203</i>
Language Proficiency Assessment Committee (LPAC)	EHE lang Sub acco sess	BE] sł guage ochapi ordan smeni	uage proficiency assessment committee (LPAC) [see hall select the appropriate assessment option for English learners, as defined by Education Code Chapter 29, ter B, as a student of limited English proficiency (LEP), in ce with 19 Administrative Code 101.1005. The LPAC as- t decisions must be made on an individual student basis ance with administrative procedures established by TEA.
Documentation	The	LPA	C shall document in the student's permanent record file:
	1.	prof	decisions and justifications related to English language iciency assessments under 19 Administrative Code .1003;
	2.	pria	decisions and justifications related to selecting the appro- te assessment option under 19 Administrative Code .1005; and
	3.	(AR	onjunction with the admission, review, and dismissal D) committee, the need for allowable testing accommoda- s under 19 Administrative Code 101.1003 and .1005.
	19	TAC 1	01.1003(b), (c), .1005(a), (c)
Definitions	enro befo as a lack skill	olled i ore the a resu as the	unschooled immigrant" means an immigrant who initially n a school in the United States not more than 12 months e date of the administration of an assessment and who, It of inadequate schooling outside of the United States, necessary foundation in the essential knowledge and he curriculum determined by the LPAC. <i>Education Code</i>
	"Un	schoo	bled asylee or refugee" means a student who:
	1.	Initia	ally enrolled in a school in the United States as:
		a.	An asylee as defined by 45 C.F.R. 400.41; or
		b.	A refugee as defined by 8 U.S.C. 1101;
	2.	Forr issu	a visa issued by the U.S. Department of State with a m I-94 Arrival/Departure record, or a successor document, ed by the U.S. Citizenship and Immigration Services that amped with "Asylee," "Refugee," or "Asylum"; and

STATE ASSESSMENT ENGLISH LANGUAGE LEARNERS/LEP STUDENTS

	3. As a result of inadequate schooling outside of the United States, lacks the necessary foundation in the essential knowledge and skills of the curriculum prescribed under Edu- cation Code 28.002, as determined by the LPAC established under Education Code 29.063.
	Education Code 39.027(a-1); 19 TAC 101.1005(c)
	"Inadequate schooling outside the United States" is defined as little or no formal schooling outside the United States such that the asylee or refugee lacks basic literacy in his or her primary lan- guage upon enrollment in school in the United States. <i>19 TAC</i> <i>101.1005(d)</i>
English Language Proficiency Tests	In kindergarten through grade 12, an English language learner shall be administered state-identified English language proficiency assessments annually in listening, speaking, reading, and writing to fulfill state assessment requirements under Education Code Chapter 39, Subchapter B, [see EKB] and federal requirements. <i>19 TAC 101.1003(a)</i>
Limitations on Exemptions First Year After Enrollment	A LEP student may be administered an accommodated or alterna- tive assessment instrument or may be granted an exemption from or a postponement of the administration of the state assessment for up to one year after initial enrollment in a school in the United States if the student has not demonstrated proficiency in English as determined by the assessment system developed to evaluate academic progress of a LEP student. <i>Education Code 39.027(a)(1)</i>
Subsequent Years	A LEP student granted the initial exemption period above may be administered an accommodated or alternative assessment instru- ment or may be granted an exemption from or a postponement of the administration of the state assessment for up to:
	 An additional two years if the student is a recent unschooled immigrant or is in a grade for which no assessment instru- ment in the primary language of the student is available; or
	 An additional four years if the student's initial enrollment in a school in the United States was as an unschooled asylee or refugee.
	The LPAC must determine that the student lacks the academic lan- guage proficiency in English necessary for an assessment in Eng- lish to measure the student's academic progress in a valid, reliable manner.
Minimum Days for Enrollment	Regardless of the date on which the student initially enrolled in a school in the United States, unless a student is enrolled in a school in the United States for a period of at least 60 consecutive days

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	during a year, the student may not be considered to be enrolled in a school in the United States for that year for the purpose of deter- mining a number of years under Education Code 39.027(a)(1), (2), or (3).		
	Education Code 39.027(a)(1)–(2), (a-1), (a-2), (g)		
Testing in Grades 3–8	An English language learner shall participate in the grades 3–8 as- sessments and, except as provided below, shall be administered the general form of the English-version state assessment.		
Spanish-Version Assessment	A Spanish-speaking English language learner in grades 3–5 may be administered the state's Spanish-version assessment if an as- sessment in Spanish will provide the most appropriate measure of the student's academic progress.		
Linguistically Accommodated Assessments	An English language learner in grade 3 or higher may be adminis- tered the linguistically accommodated English version of the state's mathematics, science, or social studies assessment if:		
	 A Spanish-version assessment does not exist or is not the most appropriate measure of the student's academic pro- gress; 		
	2. The student has not yet demonstrated English language profi- ciency in reading as determined by the English language pro- ficiency assessments required above [see English Language Proficiency Tests, above]; and		
	 The student has been enrolled in U.S. schools for three school years or less or qualifies as an unschooled asylee or refugee enrolled in U.S. schools for five school years or less [see Definitions, above]. 		
Exemption for Asylee or Refugee	An unschooled asylee or refugee who meets the criteria at Span- ish-Version Assessment and Linguistically Accommodated Assess- ments above shall be granted an exemption from an administration of an assessment instrument under Education Code 39.023(a), (b), or (I). This exemption will only apply during the school year an un- schooled asylee or refugee is first enrolled in a U.S. public school.		
	19 TAC 101.1005(b), (c)		
Refusal of Services	An English language learner whose parent or guardian has de- clined bilingual education/ESL services is not eligible for special assessment, accommodation, or accountability provisions made available to English language learners on the basis of limited Eng- lish proficiency. <i>19 TAC 101.1005(f)</i>		

STATE ASSESSMENT ENGLISH LANGUAGE LEARNERS/LEP STUDENTS

End-of-Course Assessments	An English language learner shall participate in the end-of-course assessments as required by Education Code 39.023(c) and, except as provided below, shall be administered the general form of the English-version state assessment. <i>19 TAC 101.1005(b)</i>
	An English language learner shall not be exempt from taking an end-of-course assessment for reasons associated with limited Eng- lish proficiency or inadequate schooling outside the United States, except as provided below.
Exception	If an English language learner enrolled in English I or English for Speakers of Other Languages I has not yet demonstrated English language proficiency in reading as determined by the English lan- guage proficiency assessments required above [see English Lan- guage Proficiency Tests, above] and has been enrolled in U.S. schools for three school years or less, or qualifies as an un- schooled asylee or refugee enrolled in U.S. schools [see Defini- tions, above] for five school years or less, then he or she shall not be required to retake the applicable English I assessment in which the student is enrolled each time it is administered if the student passes the course but fails to achieve the passing standard on the assessment [See EKB]
	19 TAC 101.1007(a), (b)
Non-LEP Students	School districts may administer the assessment of academic skills in Spanish to a student who is not identified as limited English pro- ficient but who participates in a bilingual program if the LPAC deter- mines the assessment in Spanish to be the most appropriate measure of the student's academic progress. <i>19 TAC 101.1005(g)</i>
Special Education Selecting Assessments	For each English language learner who receives special education services, the student's ARD committee in conjunction with the student's LPAC shall select the appropriate assessments.
	The ARD committee shall document the decisions and justifications in the student's individualized education program (IEP).
	19 TAC 101.1005(a)
English Language Proficiency Tests	In rare cases, the ARD committee in conjunction with the LPAC may determine that it is not appropriate for an English language learner who receives special education services to participate in an the general required English language proficiency assessment-required above [see English Language Proficiency Tests, above] for reasons associated with the student's particular disability. Students with the most significant cognitive disabilities who cannot participate in the general English language proficiency assessment, even with allowable accommodations, shall participate in the alternate

	English language proficiency assessment to meet federal require- ments. The ARD committee shall document the decisions and justi- fications in the student's IEP, and the LPAC shall document the de- cisions and justifications in the student's permanent record file. <i>19</i> <i>TAC 101.1003(b)</i>
	In the case of an English language learner who receives special education services, the ARD committee in conjunction with the LPAC shall determine and document the need for allowable testing accommodations in accordance with administrative procedures established by TEA. <i>19 TAC 101.1003(c)</i>
Alternative Assessment Instruments	In certain cases, an English-language learner who receives special education services may, as a result of his or her particular disabling condition, qualify to be administered an alternative assessment instrument based on alternative achievement standards. <i>19 TAC 101.1005(b)</i>
	An unschooled asylee or refugee who meets these criteria shall be granted an exemption from an administration of an assessment in- strument under Education Code 39.023(a), (b), or (l). This exemp- tion will only apply during the school year an unschooled asylee or refugee is first enrolled in a U.S. public school. <i>19 TAC 101.1005(c)</i>
Testing Accommodations	The LPAC in conjunction with the ARD committee shall determine and document any allowable testing accommodations for assess- ments in accordance with administrative procedures established by TEA. <i>19 TAC 101.1005(e)</i>
Grade Advancement Requirements	The LPAC shall determine appropriate assessment and acceler- ated instruction for an English language learner who is adminis- tered a grade advancement test in English or Spanish, except as provided by 19 Administrative Code 101.1005. The grade place- ment committee for an English language learner shall make its de- cisions in consultation with a member of the student's LPAC. <i>19</i> <i>TAC 101.2003(e)</i> [See EIE]

ADMISSIONS MILITARY DEPENDENTS

Definitions Active Duty	"Active duty" means full-time duty status in the active uniformed service of the United States, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Sections 1209 and 1211.		
Children of Military Families	"Children of military families" means a school-aged child, enrolled in kindergarten through grade 12, in the household of an active duty member.		
Deployment	mer	ployment" means the period one month prior to the service nbers' departure from their home station on military orders ough six months after return to their home station.	
Transition	"Tra	insition" means:	
	1.	The formal and physical process of transferring from school to school; or	
	2.	The period of time in which a student moves from one school in the sending state to another school in the receiving state.	
Uniformed Services	Cor Nati	iformed services" means the Army, Navy, Air Force, Marine ps, Coast Guard, as well as the Commissioned Corps of the ional Oceanic and Atmospheric Administration, and Public alth Services.	
Veteran	and	teran" means a person who served in the uniformed services who was discharged or released therefrom under conditions er than dishonorable.	
	Edu	ication Code 162.002 art. II, §§ A–B, D, Q–S	
Applicability	Edu	cation Code Chapter 162 shall apply to the children of:	
	1.	Active duty members of the uniformed services, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Sections 1209 and 1211;	
	2.	Members or veterans of the uniformed services who are se- verely injured and medically discharged or retired for a period of one year after medical discharge or retirement; and	
	3.	Members of the uniformed services who die on active duty or as a result of injuries sustained on active duty for a period of one year after death.	
Exceptions	Edu	cation Code Chapter 162 shall not apply to the children of:	
	1.	Inactive members of the national guard and military reserves;	
	2.	Members of the uniformed services now retired, except as provided above;	

	3.	Veterans of the uniformed services, except as provided above; and	
	4.	Other U.S. Department of Defense personnel and other fed- eral agency civilian and contract employees not defined as active duty members of the uniformed services.	
	Edı	ication Code 162.002 art. III, §§ A, C	
Eligibility for Enrollment	a m cier	ecial power of attorney, relative to the guardianship of a child of ilitary family and executed under applicable law, shall be suffi- at for the purposes of enrollment and all other actions requiring ental participation and consent.	
Continued Attendance	pare dict tene	ansitioning military child, placed in the care of a non-custodial ent or other person standing <i>in loco parentis</i> who lives in a juris- ion other than that of the custodial parent, may continue to at- d the school in which the child was enrolled while residing with custodial parent.	
	Edı	ication Code 162.002 art. VI, § A	
Education Records Unofficial Records	the in th plet mat of th prop the	he event that official education records cannot be released to parents for the purpose of transfer, the custodian of the records he sending state shall prepare and furnish to the parent a com- e set of unofficial education records containing uniform infor- ion as determined by the Interstate Commission. Upon receipt he unofficial education records, the district shall enroll and ap- priately place the student based on the information provided in unofficial records pending validation by the official records, as exly as possible.	
Official Records	stuc reco sen ords	Automatical structure of the enrollment and conditional placement of the dent, the district shall request the student's official education ord from the sending district. Upon receipt of this request, the ding district will process and furnish the official education records to the district within ten days.	
Tuition		ication Code 162.002 art. IV, §§ A–B	
Tuition		strict shall be prohibited from charging tuition to:	
	1.	A transitioning military child placed in the care of a non-custo- dial parent or other person standing <i>in loco parentis</i> who lives in a jurisdiction other than that of the custodial parent; or	
	2.	A student who is domiciled in another state and resides in mil- itary housing that is located in the district but is exempt from taxation by the district.	
	Education Code 25.004, 162.002 art. VI, § A		

Grade-Level Placement	Students shall be allowed to continue their enrollment at grade level in the district commensurate with their grade level, including kindergarten, from the sending district at the time of transition, regardless of age. A student that has satisfactorily completed the prerequisite grade level shall be eligible for enrollment in the next highest grade level in the district, regardless of age. A student transferring after the start of the school year shall enter the district on his or her validated level from an accredited school in the sending state. <i>Education Code 162.002 art. IV, § D</i>		
Course Placement	When the student transfers before or during the school year, the district shall initially honor placement of the student in educational courses based on the student's enrollment in the sending district and/or educational assessments conducted at the sending district if the courses are offered. Course placement includes but is not limited to honors, international baccalaureate, advanced placement, vocational, technical, and career pathways courses. Continuing the student's academic program from the previous school and promoting placement in academically and career challenging courses should be paramount when considering placement. This does not preclude the district from performing subsequent evaluations to ensure appropriate placement and continued enrollment of the student in the course(s).		
Educational Program Placement	The district shall initially honor placement of the student in educa- tional programs based on current educational assessments con- ducted at the sending district or participation/placement in like pro- grams in the sending state. Such programs include, but are not limited to:		
	1. Gifted and talented programs; and		
	2. English as a second language (ESL).		
	This does not preclude the district from performing subsequent evaluations to ensure appropriate placement of the student.		
Waivers	District administrative officials shall have flexibility in waiving course/program prerequisites, or other preconditions for placement in courses/programs offered in the district.		
	Education Code 162.002 art. V, §§ A–B, D		
Purple Star Designation	In accordance with Education Code 33.909 and 19 Administrative Code 61.1063, a campus may qualify to earn the Purple Star Des- ignation if the campus meets criteria demonstrating supports and resources for its military-connected student population.19 TAC 61.1063(a)		

Other Related Policies:

- EHBAB Individualized Education Program (IEP) and ARDs
- EIF Graduation
- EKB State Assessment
- FB Equal Educational Opportunity
- FEA Compulsory Attendance
- FFAB Immunizations
- FL Student Records
- FM Student Activities

	Note:	For information about mental health curriculum and SHAC responsibilities, see EHAA. For information about threat assessments, see FFB. <u>For personnel information</u> <u>about mental health professionals, see DP.</u>	
Mental Health Condition	"Mental health condition" means a persistent or recurrent pattern of thoughts, feelings, or behaviors that:		
	or	onstitutes a mental illness, disease, or disorder, other than in addition to epilepsy, substance abuse, or an intellectual sability; or	
		pairs a person's social, emotional, or educational function- g and increases the risk of developing such a condition.	
	Educat	ion Code 5.001(5-a)	
Student Programs	and Hu centers mender tices in mentar educati	xas Education Agency (TEA), in coordination with the Health man Services Commission and regional education service (ESCs), shall provide and annually update a list of recom- d best practice-based programs and research-based prac- the areas specified below for implementation in public ele- y, junior high, middle, and high schools within the general on setting. Each district may select from the list a program rams appropriate for implementation in the district.	
Subject Areas	The list eas:	The list must include programs and practices in the following ar- eas:	
	1. Ea	arly mental health prevention and intervention;	
	m	uilding skills related to managing emotions, establishing and aintaining positive relationships, and responsible decision- aking;	
	3. Sı	ubstance abuse prevention and intervention;	
	4. Sı	uicide prevention, intervention, and postvention;	
	5. G	rief-informed and trauma-informed practices;	
	6. Po	ositive school climates;	
	7. Po	ositive behavior interventions and supports;	
	8. Po	ositive youth development; and	
	9. Sa	afe, supportive, and positive school climate.	

Practices and	clud tices enro emp [For	nool climate" means the quality and character of school life, in- ling interpersonal relationships, teaching and learning prac- s, and organizational structures, as experienced by students olled in the district, parents of those students, and personnel oloyed by the district. Tinformation on employee training, see DMA.] strict shall develop practices and procedures concerning each			
Procedures	tion	area listed above, including mental health promotion and interven- tion, substance abuse prevention and intervention, and suicide pre- vention, that:			
	1.	Include a procedure for providing educational material to all parents and families in the district that contains information on identifying risk factors, accessing resources for treatment or support provided on and off campus, and accessing available student accommodations provided on campus;			
	2.	Include a procedure for providing notice of a recommendation for early mental health or substance abuse intervention re- garding a student to a parent or guardian of the student within a reasonable amount of time after the identification of early warning signs, which may include declining academic perfor- mance, depression, anxiety, isolation, unexplained changes in sleep or eating habits, and destructive behavior toward self and others;			
	3.	Include a procedure for providing notice of a student identified as at risk of attempting suicide to a parent or guardian of the student within a reasonable amount of time after the identifi- cation of early warning signs;			
	4.	Establish that the district may develop a reporting mechanism and may designate at least one person to act as a liaison of- ficer in the district for the purposes of identifying students in need of early mental health or substance abuse intervention or suicide prevention;			
	5.	Set out available counseling alternatives for a parent or guardian to consider when his or her child is identified as pos- sibly being in need of early mental health or substance abuse intervention or suicide prevention; and			
	6.	Include procedures:			
		 To support the return of a student to school following hospitalization or residential treatment for a mental health condition or substance abuse; and 			

	b. For suicide p	revention, intervention, and postvention.	
	see Subject Areas, ab rohibit the use withou uardian of a medical s ess of identifying whe	edures may address multiple subject areas ove]. The practices and procedures must the prior consent of a student's parent or screening of the student as part of the pro- ther the student is possibly in need of early ance abuse intervention or suicide preven-	
	•	edures developed must be included in the ok and the district improvement plan under 2. [See BQ]	
	Nothing in these provisions is intended to interfere with the rights of parents or guardians and the decision-making regarding the best interest of the child. Practices and procedures developed in accordance with these provisions are intended to notify a parent or guardian of a need for mental health or substance abuse intervention so that a parent or guardian may take appropriate action. These provisions do not give districts the authority to prescribe medications. Any and all medical decisions are to be made by a parent or guardian of a student.		
		activities that promote healing necessary to de by a person affected by the suicide of an-	
	ducation Code 38.35	1(a)–(f), (i)–(o)	
Immunity	district or of district or ause of action against loyees, or waive any i	ts do not waive any immunity from liability of ficers or employees, create any liability for a a district or against district officers or em- mmunity from liability under Civil Practice 4.151. <i>Education Code 38.352</i>	
Consent to Examinations, Tests, or Treatment	A district employee must obtain the written consent of a child's par- ent before the employee may conduct a psychological examina- tion, test, or treatment, unless the examination, test, or treatment is required by:		
		erning child abuse investigations and re- ation Code 38.004; or	
	. State or federal la tion.	w regarding requirements for special educa-	
	ducation Code 26.00	9(a)(1) [See FNG]	

COUNSELING AND MENTAL HEALTH MENTAL HEALTH

	[For more information about consent to medical treatment, includ- ing psychological treatment, see FFAC. For information about con- sent to counseling, see FFEA.]		
Professional's Authority	A licensed or certified physician, psychologist, counselor, or social worker having reasonable grounds to believe that a child has been sexually, physically, or emotionally abused; is contemplating sui- cide; or is involved in chemical or drug addiction or dependency may:		
	 Counsel the child without the consent of the child's parents, managing conservator, or guardian; 		
	 With or without the consent of a child who is a client, advise the parents, managing conservator, or guardian of the treat- ment given to or needed by the child; 		
	 Rely on the written statement of the child containing the grounds on which the child has capacity to consent to his or her own treatment as provided above. 		
Exception: Court Order	The physician, psychologist, counselor, or social worker may not counsel a child if consent is prohibited by a court order, unless con- sent is obtained as otherwise allowed by law.		
	Family Code 32.004(b), (c)		
	[See DP for more information about LSSP and school counselor re- sponsibilities.]		
Consent to LSSP	Informed consent for a licensed specialist in school psychology (LSSP) must be obtained in accordance with the Individuals with Disabilities Education Improvement Act (IDEIA) and the U.S. Department of Education's rules governing parental consent when delivering school psychological services in the public schools, and is considered to meet the requirements for informed consent under the Texas State Board of Examiners of Psychologists (TSBEP) rules. No additional informed consent, specific to any TSBEPTexas Behavioral Health Executive Council (TBHEC) rules, is necessary in this context. Licensees providing psychological services under 22 Administrative Code 465.38(e)(2), however, must obtain informed consent as otherwise required by the TBHEC rules. 22 TAC 465.38(g)		
Professional Immunity	A psychologist, counselor, or social worker licensed or certified by the state is not liable for damages except those damages that may result from his or her negligence or willful misconduct. <u><i>Family Code</i></u> <u>32.004(d)</u>		

COUNSELING AND MENTAL HEALTH MENTAL HEALTH

Family Code 32.004(d) Outside Counselors	Neither a district nor an employee of a district may refer a student to an outside counselor for care or treatment of a chemical de- pendency or an emotional or psychological condition unless the district does all of the following:			
	1.	Obtains prior written consent for the referral from the stu- dent's parent, managing conservator, or guardian.		
	2.	Discloses to the student's parent, managing conservator, or guardian any relationship between the district and the outside counselor.		
	3.	Informs the student and the student's parent, managing con- servator, or guardian of any alternative public or private source of care or treatment reasonably available in the area.		
	4.	Requires the approval of appropriate district personnel before a student may be referred for care or treatment or before a re- ferral is suggested as being warranted.		
	5.	Specifically prohibits any disclosure of a student record that violates state or federal law.		
	Education Code 38.010			
	[See FFEA for information on the comprehensive guidance pro- gram. See FFB for mental health-care services provided by the threat assessment and safe and supportive school team.]			
Psychotropics and	A district employee may not:			
Psychiatric Evaluations	1.	Recommend that a student use a psychotropic drug; or		
	2.	Suggest any particular diagnosis; or		
	3.	Use the refusal by a parent to consent to administration of a psychotropic drug to a student or to a psychiatric evaluation or examination of a student as grounds, by itself, for prohibiting the child from attending a class or participating in a school-related activity.		
	Psychotropic drug means a substance that is used in the diagno- sis, treatment, or prevention of a disease or as a component of a medication and intended to have an altering effect on perception, emotion, or behavior.			
	Edu	cation Code 38.016(b) does not:		
	1.	Prevent an appropriate referral under the Child Find system required under 20 U.S.C. Section 1412, as amended; or		

COUNSELING AND MENTAL HEALTH MENTAL HEALTH

	2. Prohibit a school district employee, or an employee of an en- tity with which the district contracts, who is a registered nurse advanced nurse practitioner, physician, or nonphysician men- tal health professional licensed or certified to practice in this state from recommending that a child be evaluated by a phy- sician or nonphysician mental health professional; or			
	 Prohibit a school employee from discussing any aspect of a child's behavior or academic progress with the child's parent or another school district employee. 			
	A board shall adopt a policy to ensure implementation and enforce- ment of Education Code 38.016. [See FFAC]			
	A violation of Education Code 38.016(b) does not override the im- munity from personal liability granted in Education Code 22.0511 or other law or a district's sovereign or governmental immunity.			
	Nonphysician mental health professional has the meaning as- signed by Education Code 38.0101 [see DP].			
	Education Code 38.016			
	[For information regarding administration of medication, see FFAC.]			
Child Abuse Reporting	An employee may not use or threaten to use the refusal of a par- ent, guardian, or managing or possessory conservator to adminis- ter or consent to the administration of a psychotropic drug to a child, or to consent to any other psychiatric or psychological testing or treatment of the child, as the sole basis for making a report of neglect, unless the employee has cause to believe that the refusal:			
	1. Presents a substantial risk of death, disfigurement, or bodily injury to the child; or			
	2. Has resulted in an observable and material impairment to the growth, development, or functioning of the child.			
	Education Code 26.0091; Family Code 261.111(a) [See FFG]			

Sexual Abuse, Trafficking, and	A district shall provide child abuse antivictimization programs in el- ementary and secondary schools. <i>Education Code</i> 38.004			
Maltreatment Policies and Programs	A district shall adopt and implement a policy addressing sexual abuse, sex trafficking, and other maltreatment of children, to be included in the district improvement plan [see BQ] and any information handbook provided to students and parents. <i>Education Code 38.0041(a)</i>			
	The policy included in any informational handbook provided to stu- dents and parents must address the following:			
	 Methods for increasing staff, student, and parent awareness of issues regarding sexual abuse, trafficking, and other forms of maltreatment of children, including prevention techniques and knowledge of likely warning signs indicating that a child may be a victim; 			
	2. Actions a child who is a victim of sexual abuse, trafficking, or other maltreatment should take to obtain assistance and intervention; and			
	 Available counseling options for students affected by sexual abuse, trafficking, or other maltreatment. 			
	19 TAC 61.1051(b)(3)			
Definitions Child Abuse or Neglect	The definition of child abuse or neglect includes the trafficking of a child in accordance with Education Code 38.004.			
Other Maltreatment	This term has the meaning assigned by Human Resources Code 42.002.			
Trafficking of a Child	This term has the meaning assigned by Penal Code 20A.02(a)(5), (6), (7), or (8).			
	19 TAC 61.1051(a)			
Duty to Report By Any Person	Any person who has cause to believe that a child's physical or mental health or welfare has been adversely affected by abuse or neglect by any person shall immediately make a report as required by law. <i>Family Code 261.101(a)</i>			
Abuse of Persons with Disabilities	A person having cause to believe that a person with a disability is in a state of abuse, neglect, or exploitation shall report the infor- mation immediately to the Texas Department of Family and Protec- tive Services (DFPS).			

	A person commits a Class A misdemeanor if the person has cause to believe that a person with a disability has been abused, ne- glected, or exploited or is in a state of abuse, neglect, or exploita- tion and knowingly fails to report.
	A person filing a report or testifying or otherwise participating in any judicial proceeding arising from a petition, report, or investigation is immune from civil or criminal liability on account of his or her peti- tion, report, testimony, or participation, unless the person acted in bad faith or with a malicious purpose.
	Human Resources Code 48.051, .052, .054
By a Professional	Any professional who has cause to believe that a child has been or may be abused or neglected shall make a report as required by law. The report must be made within 48 hours after the profes- sional first suspects abuse or neglect.
	A professional may not delegate to or rely on another person to make the report.
	A "professional" is a person who is licensed or certified by the state or who is an employee of a facility licensed, certified, or operated by the state and who, in the normal course of official duties or du- ties for which a license or certification is required, has direct con- tact with children. The term includes teachers, nurses, doctors, day-care employees, and juvenile detention or correctional officers.
	Family Code 261.101(b)
Adult Victims of Abuse	A person or professional shall make a report in the manner re- quired above if the person or professional has cause to believe that an adult was a victim of abuse or neglect as a child and the person or professional determines in good faith that disclosure of the infor- mation is necessary to protect the health and safety of another child or an elderly person or person with a disability. <i>Family Code</i> <i>261.101(b-1)</i>
Psychotropic Drugs and Psychological Testing	An employee may not use or threaten to use the refusal of a par- ent, guardian, or managing or possessory conservator to adminis- ter or consent to the administration of a psychotropic drug to a child, or to consent to any other psychiatric or psychological testing or treatment of the child, as the sole basis for making a report of neglect, unless the employee has cause to believe that the refusal:
	 Presents a substantial risk of death, disfigurement, or bodily injury to the child: or

	2.	Has resulted in an observable and material impairment to the growth, development, or functioning of the child.		
	Education Code 26.0091; Family Code 261.111(a) [See FFEB]			
Contents of Report	The report should reflect the reporter's belief that a child has been or may be abused or neglected or has died of abuse or neglect. The person making the report shall identify, if known:			
	1.	The name and address of the child;		
	2.	The name and address of the person responsible for the care, custody, or welfare of the child; and		
	3.	Any other pertinent information concerning the alleged or suspected abuse or neglect.		
	Fan	nily Code 261.102, .104		
To Whom Reported	spo mus belo	e alleged or suspected abuse or neglect involves a person re- nsible for the care, custody, or welfare of the child, the report at be made to DFPS, unless the report is made under item 4, bw, or the report involves a juvenile justice program or facility e JJAEPS, below].		
	All c	other reports shall be made to:		
	1.	Any local or state law enforcement agency;		
	2.	DFPS, Child Protective Services (CPS) Division;		
	3.	A local office of CPS, where available; or		
	4.	The state agency that operates, licenses, certifies, or regis- ters the facility in which the alleged abuse or neglect oc- curred.		
	Fan	nily Code 261.103(a); 19 TAC 61.1051(b)(1)–(2)		
JJAEPs	tern proo Dep The	report of alleged abuse, neglect, or exploitation, as those hs are defined in Family Code 261.405, in a juvenile justice gram or facility shall be made to the Texas Juvenile Justice partment and a local law enforcement agency for investigation. term "juvenile justice program" includes a juvenile justice rnative education program. <i>Family Code 261.405(a)(4)(A), (b)</i>		
Immunity from Liability	gati or o port imm	erson acting in good faith who reports or assists in the investi- on of a report of alleged child abuse or neglect or who testifies therwise participates in a judicial proceeding arising from a re- , petition, or investigation of alleged child abuse or neglect is nune from any civil or criminal liability that might otherwise be arred or imposed. <i>Family Code 261.106</i>		

	A district may not suspend or terminate the employment of, or oth- erwise discriminate against, or take any other adverse employment action against a professional who makes a good faith report of abuse or neglect. <i>Family Code 261.110(b)</i> [See DG]
Criminal Offenses Failure to Report	A person commits a Class A misdemeanor if he or she is required to make a report under Family Code 261.101(a) [see Duty to Re- port, above] and knowingly fails to make a report as provided by law.
	A person who is a professional commits a Class A misdemeanor if the person is required to make a report under Family Code 261.101(b) [see Duty to Report] and knowingly fails to make a re- port as provided by law. The professional commits a state jail fel- ony if he or she intended to conceal the abuse or neglect.
	Family Code 261.109
False Report	A person commits an offense if, with the intent to deceive, the person knowingly makes a report of abuse and neglect that is false. The offense is a state jail felony, except that it is a felony of the third degree if the person has previously been convicted of the offense. <i>Family Code 261.107(a)</i>
Coercion	A public servant, including as a school administrator, who coerces another into suppressing or failing to report child abuse or neglect to a law enforcement agency commits a Class C misdemeanor of- fense. <i>Penal Code 39.06</i>
Confidentiality of Report	A report of alleged or suspected abuse or neglect and the identity of the person making the report is confidential and not subject to release under Government Code Chapter 552 (Public Information Act), and may be disclosed only for purposes consistent with the Family Code and applicable federal or state law or under rules adopted by an investigating agency. <i>Family Code 261.201(a)(1)</i>
	Unless waived in writing by the person making the report, the iden- tity of an individual making a report under this chapter is confiden- tial and may be disclosed only to a law enforcement officer for the purposes of a criminal investigation of the report, or as ordered by a court under Family Code 261.201. <i>Family Code 261.101(d)</i>
SBEC Disciplinary Action	The State Board for Educator Certification (SBEC) may take any of the actions listed in 19 Administrative Code 249.15(a) (impositions, including revocation of a certificate and administrative penalties) based on satisfactory evidence that the person has failed to report or has hindered the reporting of child abuse pursuant to Family Code 261.001, or has failed to notify the SBEC, the commissioner of education, or the school superintendent or director under the circumstances and in the manner required by Education Code

	21.006 <u>, 21.0062, 22.093</u> , and 19 Administrative Code 249.14(d)– (f). <i>19 TAC 249.15(b)(4)</i>		
	<u>Note:</u>	The following legal provisions address child abuse and neglect investigations generally. See GRA for additional legal provisions addressing notification requirements and right of access to students when DFPS investigates re- ports of abuse and neglect at school.	
Investigations Reports to District	neglect i school, a shall ora	initiates an investigation and determines that the abuse or nvolves an employee of a public elementary or secondary and that the child is a student at the school, the department Ily notify the superintendent of the district in which the em- s employed. <i>Family Code 261.105(d)</i>	
	its invest principal abuse of	est, DFPS shall provide a copy of the completed report of tigation to the board, the superintendent, and the school , unless the principal is alleged to have committed the reglect. The report shall be edited to protect the identity erson who made the report. <i>Family Code 261.406(b)</i>	
Interview of Student	any reas	estigating agency shall be permitted to interview the child at conable time and place, including at the child's school. Code 261.302(b) [See GRA]	
Interference with Investigation	•	n may not interfere with an investigation of a report of child r neglect conducted by DFPS. <i>Family Code 261.303(a)</i>	
Confidentiality	cording, DFPS in is not su and may	graph, videotape, audiotape, or other audio or visual re- depiction, or documentation of a child that is made by the course of an inspection or investigation is confidential, bject to release under the Texas Public Information Act, be released only as required by state or federal law or opted by the DFPS. <i>Human Resources Code 42.004</i>	
Reporting Policy	abuse a	shall adopt and annually review policies for reporting child nd neglect. The policies shall follow the requirements of Code Chapter 261. <i>19 TAC 61.1051(b)</i>	
	tractor w has been ten or or To Whor by the be	cies must require every school employee, agent, or con- tho suspects a child's physical or mental health or welfare in adversely affected by abuse or neglect to submit a writ- al report to at least one of the authorities listed above [see in Reported, above] within 48 hours or less, as determined bard, after learning of facts giving rise to the suspicion. <i>19</i> <i>1051(b)(1)</i>	

The policies must be consistent with the Family Code, Chapter 261, and 40 Administrative Code Chapter 700 (CPS) regarding investigations by DFPS, including regulations governing investigation of abuse by school personnel and volunteers. [See GRA]

The policies must require a report to DFPS if the alleged abuse or neglect involves a person responsible for the care, custody, or welfare of the child and must notify school personnel of the following:

- 1. Penalties under Penal Code 39.06 (misuse of official information), Family Code 261.109 (failure to report), and 19 Administrative Code Chapter 249 (actions against educator's certificate) for failure to submit a required report of child abuse or neglect;
- 2. Applicable prohibitions against interference with an investigation of a report of child abuse or neglect, including:
 - Family Code 261.302 and 261.303, prohibiting school ofa. ficials from denying an investigator's request to interview a student at school; and
 - b. Family Code 261.302, prohibiting school officials from requiring the presence of a parent or school administrator during an interview by an investigator.
- 3. Immunity provisions applicable to a person who reports child abuse or neglect or otherwise assists an investigation in good faith;
- 4. Confidentiality provisions relating to a report of suspected child abuse or neglect;
- Any disciplinary action that may result from noncompliance 5. with a district's reporting policy; and
- 6. The prohibition under Education Code 26.0091 [see Psychotropic Drugs and Psychological Testing, above].

19 TAC 61.1051(b)(2)

The policies may not require that school personnel report suspicions of child abuse or neglect to a school administrator before making a report to one of the agencies listed above.

The policies must:

- 1. Include the current toll-free number for DFPS;
- 2. Provide for cooperation with law enforcement child abuse investigations without the consent of the child's parent, if necessary, including investigations by DFPS; and

	3.	Include child abuse anti-victimization programs in elementary and secondary schools consisting of age-appropriate, re- search-based prevention designed to promote self-protection and prevent sexual abuse and trafficking.		
	19 T	AC 61.1051(b)(5)–(b)(8)		
Annual Distribution and Staff Development	The policies required by these provisions and adopted by the board shall be distributed to all personnel at the beginning of each school year. The policies shall be addressed in staff development programs at regular intervals determined by a board. <i>19 TAC 61.1051(c)</i> [See also DH and GRA]			
	[For	[For training requirements under these provisions, see DMA.]		
Required Poster	Using a format and language that is clear, simple, and understand- able to students, each public school shall post, in English and in Spanish:			
	1.	The current toll-free DFPS Abuse Hotline telephone number;		
	2.	Instructions to call 911 for emergencies; and		
	3.	Directions for accessing the DFPS <u>Texas Abuse Hotline web-</u> <u>site</u> ¹ for more information on reporting abuse, neglect, and ex- ploitation.		
	A district shall post the information specified above at each school campus in at least one high-traffic, highly and clearly visible public area that is readily accessible to and widely used by students. The information must be on a poster (11x17 inches or larger) in large print and placed at eye-level to the student for easy viewing. Additionally, the current toll-free Texas Department of Family and Protective Services Abuse Hotline telephone number should be in bold print. <i>Education Code 38.0042; 19 TAC 61.1051(e)–(f)</i>			
	Edu	cation Code 38.0042; 19 TAC 61.1051(e)–(f)		

¹ Texas Abuse Hotline website: <u>https://www.txabusehotline.org/</u>

STUDENT WELFARE FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION (LEGAL)

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FFH

	Note:	The following legal provisions address dating violence and sexual harassment. For legal provisions addressing discrimination on the basis of disability, sex, and other protected characteristics, see FB.	
Dating Violence		shall adopt and implement a dating violence policy to be in the district improvement plan.	
	A dating	violence policy must:	
	tion per son	ude a definition of dating violence that includes the inten- al use of physical, sexual, verbal, or emotional abuse by a son to harm, threaten, intimidate, or control another per- in a dating relationship, as defined by Family Code 0021; and	
	sch tea	dress safety planning, enforcement of protective orders, ool-based alternatives to protective orders, training for chers and administrators, counseling for affected students, I awareness education for students and parents.	
	Education Code 37.083, .0831 [See BQ]		
	Note:	References to Title IX, part, or subpart in the following le- gal provisions refer to Title IX and its corresponding reg- ulations.	
Sexual Harassment		may develop and implement a sexual harassment policy luded in the district improvement plan. <i>Education Code</i> See BQ]	
	Sexual abuse of a student by an employee, when there is a con- nection between the physical sexual activity and the employee's duties and obligations as a district employee, violates a student's constitutional right to bodily integrity. Sexual abuse may include fondling, sexual assault, or sexual intercourse. <i>U.S. Const. Amend.</i> <i>14; Doe v. Taylor Indep. Sch. Dist.</i> , <i>15 F.3d 443 (5th Cir. 1994)</i>		
	to a form ination o	's treatment of a complainant or a respondent in response nal complaint of sexual harassment may constitute discrim- n the basis of sex under Title IX. <i>34 C.F.R. 106.45; 20</i> <i>681</i> [See also FB regarding Title IX]	
Designation of Title IX Coordinator	coordina	must designate and authorize at least one employee to te its efforts to comply with its responsibilities under Title n employee must be referred to as the "Title IX Coordina-	

Parties Entitled to Notice	The district must notify applicants for admission and employment, students, parents or legal guardians, employees, and all profes- sional organizations holding professional agreements with the dis- trict ("Parties Entitled to Notice") of the name or title, office address, electronic mail address, and telephone number of the employee or employees designated as the Title IX Coordinator.
	34 C.F.R. 106.8(a)
Reporting	Any person may report sex discrimination, including sexual harass- ment (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment), in person, by mail, by telephone, or by elec- tronic mail, using the contact information listed for the Title IX Coor- dinator, or by any other means that results in the Title IX Coordina- tor receiving the person's verbal or written report. Such a report may be made at any time (including during nonbusiness hours) by using the telephone number or electronic mail address, or by mail to the office address, listed for the Title IX Coordinator.
Notification of Policy	A district must notify the Parties Entitled to Notice, above, that the district does not discriminate on the basis of sex in the education program or activity that it operates, and that it is required by Title IX not to discriminate in such a manner. The notification must state that the requirement not to discriminate in the education program or activity extends to admission and employment, and that inquiries about the application of Title IX to such district may be referred to the district's Title IX Coordinator, to the assistant secretary for civil rights of the Department of Education, or both.
	34 C.F.R. 106.2(d), .8(b)(1)
Publication Requirements	A district must prominently display the contact information required to be listed for the Title IX Coordinator and the nondiscrimination policy described at Notification of Policy, above, on its website, if any, and in each handbook that it makes available to the Parties Entitled to Notice, above.
	A district must not use or distribute a publication stating that the district treats applicants, students, or employees differently on the basis of sex except as such treatment is permitted by Title IX.
	34 C.F.R. 106.8(b)(2)

	Note:	To distinguish the process described below from the Dis- trict's general grievance policies [see DGBA, FNG, and GF], this policy refers to the grievance process required by Title IX regulations for responding to formal com- plaints of sexual harassment as the District's "Title IX for- mal complaint process."			
Complaint Procedures	prompt a plaints al a Title IX	must adopt and publish procedures that provide for the nd equitable resolution of student and employee com- leging any action that would be prohibited by Title IX and formal complaint process that complies with 34 C.F.R. or formal complaints as defined below.			
	A district must provide notice to the Parties Entitled to Notice, above, of the district's procedures and Title IX formal complaint process, including how to report or file a complaint of sex discrimi- nation, how to report or file a formal complaint of sexual harass- ment, and how the district will respond.				
	The requirements of this provision apply only to sex discrimination occurring against a person in the United States.				
	34 C.F.R	. 106.8(c)–(d)			
Response to Sexual Harassment <i>Definitions</i>	tions of s official of measure mentary solely on constitute only offic The mere form a st been trai has authe trict. "Not	nowledge" means notice of sexual harassment or allega- exual harassment to a district's Title IX Coordinator or any the district who has authority to institute corrective s on behalf of the district, or to any employee of an ele- and secondary school. Imputation of knowledge based vicarious liability or constructive notice is insufficient to e actual knowledge. This standard is not met when the ial of the district with actual knowledge is the respondent. e ability or obligation to report sexual harassment or to in- udent about how to report sexual harassment, or having ned to do so, does not qualify an individual as one who ority to institute corrective measures on behalf of the dis- tice" as used in this paragraph includes, but is not limited ort of sexual harassment to the Title IX Coordinator.			
	•	nant" means an individual who is alleged to be the victim ct that could constitute sexual harassment.			
	ulations r	" is not defined by the Title IX regulations, nor do the reg- require districts to adopt a particular definition of consent ect to sexual assault.			
		complaint" means a document filed by a complainant or y the Title IX Coordinator alleging sexual harassment			

against a respondent and requesting that the district investigate the allegation of sexual harassment. At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in the education program or activity of the district with which the formal complaint is filed. A formal complaint may be filed with the Title IX Coordinator in person, by mail, or by electronic mail, by using the contact information required to be listed for the Title IX Coordinator, and by any additional method designated by the district. As used in this paragraph, the phrase "document filed by a complainant" means a document or electronic submission (such as by electronic mail or through an online portal provided for this purpose by the district) that contains the complainant's physical or digital signature, or otherwise indicates that the complainant is the person filing the formal complaint. Where the Title IX Coordinator signs a formal complaint, the Title IX Coordinator is not a complainant or otherwise a party to a Title IX formal complaint, and must comply with the requirements of the Title IX formal complaint process, including the informal resolution process.

"Respondent" means an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment.

"Sexual harassment" means conduct on the basis of sex that satisfies one or more of the following:

- 1. An employee of the district conditioning the provision of an aid, benefit, or service of the district on an individual's participation in unwelcome sexual conduct;
- 2. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the district's education program or activity; or
- 3. "Sexual assault" as defined in 20 U.S.C. 1092(f)(6)(A)(v), "dating violence" as defined in 34 U.S.C. 12291(a)(10), "domestic violence" as defined in 34 U.S.C. 12291(a)(8), or "stalking" as defined in 34 U.S.C. 12291(a)(30).

"Supportive measures" means nondisciplinary, nonpunitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the complainant or the respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed to restore or preserve equal access to the district's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the district's educational environment, or deter sexual harassment. Supportive measures may include counseling, extensions of deadlines

	or other course-related adjustments, modifications of work or class schedules, campus escort services, mutual restrictions on contact between the parties, changes in work or district-provided housing locations, leaves of absence, increased security and monitoring of certain areas of the campus, and other similar measures. The dis- trict must maintain as confidential any supportive measures pro- vided to the complainant or respondent, to the extent that maintain- ing such confidentiality would not impair the ability of the district to provide the supportive measures. The Title IX Coordinator is re- sponsible for coordinating the effective implementation of support- ive measures.
	34 C.F.R. 106.2, .30(a)
Deliberate Indifference	A district with actual knowledge of sexual harassment in an educa- tion program or activity of the district against a person in the United States, must respond promptly in a manner that is not deliberately indifferent. A district is deliberately indifferent only if its response to sexual harassment is clearly unreasonable in light of the known cir- cumstances.
Education Program or Activity	For the purposes of 34 C.F.R. 106.30 [see Definitions, above] and 106.45 [see Process for Title IX Formal Complaint, below], "educa- tion program or activity" includes locations, events, or circum- stances over which the district exercised substantial control over both the respondent and the context in which the sexual harass- ment occurs.
	34 C.F.R. 106.44(a)
Title IX Coordinator Response	The Title IX Coordinator must promptly contact the complainant to discuss the availability of supportive measures, consider the complainant's wishes with respect to supportive measures, inform the complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the complainant the process for filing a formal complaint. The Title IX Coordinator must respond in this manner with or without a formal complaint. <i>34 C.F.R.</i> 106.44(b)(1)
Supportive Measures Required	A district's response must treat complainants and respondents eq- uitably by offering supportive measures and by following a process that complies with 34 C.F.R. 106.45 [see Process for Title IX For- mal Complaint, below] before the imposition of any disciplinary sanctions or other actions that are not supportive measures against a respondent. [For Emergency Removal procedures, see below.]
Constitutional Restrictions	The Department of Education may not deem a district to have sat- isfied the district's duty to not be deliberately indifferent under Title

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	U.S	pased on the district's restriction of rights protected under the . Constitution, including the First Amendment, Fifth Amend- nt, and Fourteenth Amendment.			
	34 C.F.R. 106.44(a)				
Response to a Formal Complaint	In response to a formal complaint, a district must follow a process that complies with 34 C.F.R. 106.45 [see Process for Title IX Formal Complaint, below]. <i>34 C.F.R. 106.44(b)(1)</i>				
Emergency Removal	The Title IX regulations do not preclude a district from removing a respondent from the district's education program or activity on an emergency basis, provided that the district:				
	1.	Undertakes an individualized safety and risk analysis;			
	2.	Determines that an immediate threat to the physical health or safety of any student or other individual arising from the alle- gations of sexual harassment justifies removal; and			
	3.	Provides the respondent with notice and an opportunity to challenge the decision immediately following the removal.			
	This provision may not be construed to modify any rights under the Individuals with Disabilities Education Act, Section 504 of the Re- habilitation Act of 1973, or the Americans with Disabilities Act.				
	34 C.F.R. 106.44(c)				
Administrative Leave	non the be c bilita	Title IX regulations do not preclude a district from placing a student employee respondent on administrative leave during pendency of a Title IX formal complaint. This provision may not construed to modify any rights under Section 504 of the Rehaation Act of 1973 or the Americans with Disabilities Act. <i>34 R. 106.44(d)</i>			
Process for Title IX Formal Complaint	mer mer by t dling	For the purpose of addressing formal complaints of sexual harass- ment, a district's process must comply with the following require- ments. Any provisions, rules, or practices other than those required by this provision that a district adopts as part of its process for han- dling formal complaints of sexual harassment must apply equally to both parties. <i>34 C.F.R. 106.45(b)</i>			
	A di	strict's Title IX formal complaint process must:			
	1.	Treat complainants and respondents equitably by providing remedies to a complainant where a determination of responsi- bility for sexual harassment has been made against the re- spondent, and by following a process that complies with the Title IX regulations before the imposition of any disciplinary sanctions or other actions that are not supportive measures			

against a respondent. Remedies must be designed to restore or preserve equal access to the district's education program or activity. Such remedies may include the same individualized services described as supportive measures; however, remedies need not be nondisciplinary or nonpunitive and need not avoid burdening the respondent;

- 2. Require an objective evaluation of all relevant evidence-including both inculpatory and exculpatory evidence-and provide that credibility determinations may not be based on a person's status as a complainant, respondent, or witness;
- 3. Require that any individual designated by a district as a Title IX Coordinator, investigator, decision-maker, or any person designated by a district to facilitate an informal resolution process, not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent. A district must ensure that Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, receive training on the definition of sexual harassment, the scope of the district's education program or activity, how to conduct an investigation and Title IX formal complaint process including hearings, appeals, and informal resolution processes, as applicable, and how to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias. A district must ensure that decision-makers receive training on any technology to be used at a live hearing, if any, and on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant. [See Hearings, below] A district also must ensure that investigators receive training on issues of relevance to create an investigative report that fairly summarizes relevant evidence. [See Investigation of a Formal Complaint, below] Any materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process, must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment:
- 4. Include a presumption that the respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the Title IX formal complaint process;
- 5. Include reasonably prompt time frames for conclusion of the Title IX formal complaint process, including reasonably

prompt time frames for filing and resolving appeals and informal resolution processes if the district offers informal resolution processes, and a process that allows for the temporary delay of the Title IX formal complaint process or the limited extension of time frames for good cause with written notice to the complainant and the respondent of the delay or extension and the reasons for the action. Good cause may include considerations such as the absence of a party, a party's advisor, or a witness; concurrent law enforcement activity; or the need for language assistance or accommodation of disabilities;

- Describe the range of possible disciplinary sanctions and remedies or list the possible disciplinary sanctions and remedies that the district may implement following any determination of responsibility;
- 7. State whether the standard of evidence to be used to determine responsibility is the preponderance of the evidence standard or the clear and convincing evidence standard, apply the same standard of evidence for formal complaints against students as for formal complaints against employees, including faculty, and apply the same standard of evidence to all formal complaints of sexual harassment;
- 8. Include the procedures and permissible bases for the complainant and respondent to appeal;
- 9. Describe the range of supportive measures available to complainants and respondents; and
- 10. Not require, allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege, unless the person holding such privilege has waived the privilege.

34 C.F.R. 106.45(b)(1)

Notice of Allegations Upon receipt of a formal complaint, a district must provide the following written notice to the parties who are known:

- 1. Notice of the district's Title IX formal complaint process, including any informal resolution process.
- Notice of the allegations of sexual harassment potentially constituting sexual harassment, including sufficient details known at the time and with sufficient time to prepare a response before any initial interview. Sufficient details include:
 - a. The identities of the parties involved in the incident, if known;

- b. The conduct allegedly constituting sexual harassment; and
- The date and location of the alleged incident, if known. C.

The written notice must include a statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the Title IX formal complaint process. The written notice must inform the parties that they may have an advisor of their choice, who may be, but is not required to be, an attorney and may inspect and review evidence [see Investigation of a Formal Complaint, below]. The written notice must inform the parties of any provision in the district's code of conduct that prohibits knowingly making false statements or knowingly submitting false information during the Title IX formal complaint process.

If, in the course of an investigation, the district decides to investigate allegations about the complainant or respondent that are not included in the Notice of Allegations, above, the district must provide notice of the additional allegations to the parties whose identities are known.

34 C.F.R. 106.45(b)(2)

Dismissal of a The district must investigate the allegations in a formal complaint. If Formal Complaint the conduct alleged in the formal complaint would not constitute sexual harassment even if proved, did not occur in the district's education program or activity, or did not occur against a person in the United States, then the district must dismiss the formal complaint with regard to that conduct for purposes of sexual harassment under Title IX; such a dismissal does not preclude action under another provision of the district's code of conduct.

> The district may dismiss the formal complaint or any allegations therein, if at any time during the investigation or hearing: a complainant notifies the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein; the respondent is no longer enrolled or employed by the district; or specific circumstances prevent the district from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

Upon a dismissal required or permitted pursuant to 34 C.F.R. 106.45(b)(3), the district must promptly send written notice of the dismissal and reason(s) therefor simultaneously to the parties.

Consolidation of Formal Complaints	sexu than party assr tle IX ant o the s	strict may consolidate formal complaints as to allegations of ial harassment against more than one respondent, or by more one complainant against one or more respondents, or by one y against the other party, where the allegations of sexual har- nent arise out of the same facts or circumstances. Where a Ti- K formal complaint process involves more than one complain- or more than one respondent, references in this provision to singular "party," "complainant," or "respondent" include the plu- as applicable.			
	34 C	34 C.F.R. 106.45(b)(3)–(4)			
Investigation of a Formal Complaint		en investigating a formal complaint and throughout the Title IX al complaint process, a district must:			
	1.	Ensure that the burden of proof and the burden of gathering evidence sufficient to reach a determination regarding respon- sibility rest on the district and not on the parties provided that the district cannot access, consider, disclose, or otherwise use a party's records that are made or maintained by a physi- cian, psychiatrist, psychologist, or other recognized profes- sional or paraprofessional acting in the professional's or paraprofessional's capacity, or assisting in that capacity, and which are made and maintained in connection with the provi- sion of treatment to the party, unless the district obtains that party's voluntary, written consent to do so for a Title IX formal complaint (if a party is not an "eligible student," as defined in 34 C.F.R. 99.3 then the district must obtain the voluntary, writ- ten consent of a "parent," as defined in 34 C.F.R. 99.3) [see FL(LEGAL) at Education Records];			
	2.	Provide an equal opportunity for the parties to present wit- nesses, including fact and expert witnesses, and other incul- patory and exculpatory evidence;			
	3.	Not restrict the ability of either party to discuss the allegations under investigation or to gather and present relevant evi- dence;			
	4.	Provide the parties with the same opportunities to have others present during any Title IX formal complaint proceeding, in- cluding the opportunity to be accompanied to any related meeting or proceeding by the advisor of their choice, who may be, but is not required to be, an attorney, and not limit the choice or presence of advisor for either the complainant or re- spondent in any meeting or Title IX formal complaint proceed- ing; however, the district may establish restrictions regarding			

the extent to which the advisor may participate in the proceedings, as long as the restrictions apply equally to both parties;

- 5. Provide, to a party whose participation is invited or expected, written notice of the date, time, location, participants, and purpose of all hearings, investigative interviews, or other meetings, with sufficient time for the party to prepare to participate;
- Provide both parties an equal opportunity to inspect and re-6. view any evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint, including the evidence upon which the district does not intend to rely in reaching a determination regarding responsibility and inculpatory or exculpatory evidence whether obtained from a party or other source, so that each party can meaningfully respond to the evidence prior to conclusion of the investigation. Prior to completion of the investigative report, the district must send to each party and the party's advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy, and the parties must have at least ten days to submit a written response, which the investigator will consider prior to completion of the investigative report. The district must make all such evidence subject to the parties' inspection and review available at any hearing to give each party equal opportunity to refer to such evidence during the hearing, including for purposes of cross-examination; and
- 7. Create an investigative report that fairly summarizes relevant evidence and, at least ten days prior to a hearing (if a hearing is required or otherwise provided) or other time of determination regarding responsibility, send to each party and the party's advisor, if any, the investigative report in an electronic format or a hard copy, for their review and written response.

34 C.F.R. 106.45(b)(5)

Hearings The district's Title IX formal complaint process may, but need not, provide for a hearing. With or without a hearing, after the district has sent the investigative report to the parties pursuant to 34 C.F.R. 106.45(b)(5)(vii) [see Investigation of a Formal Complaint, above] and before reaching a determination regarding responsibility, the decision-maker(s) must afford each party the opportunity to submit written, relevant questions that a party wants asked of any party or witness, provide each party with the answers, and allow for additional, limited follow-up questions from each party. With or without a hearing, questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence about the complainant's prior

	respo the q plain are c to the	al behavior are offered to prove that someone other than the ondent committed the conduct alleged by the complainant, or if juestions and evidence concern specific incidents of the com- ant's prior sexual behavior with respect to the respondent and offered to prove consent. The decision-maker(s) must explain e party proposing the questions any decision to exclude a tion as not relevant. <i>34 C.F.R. 106.45(b)(6)(ii)</i>		
Determination Regarding Responsibility	The decision-maker(s), who cannot be the same person(s) as the Title IX Coordinator or the investigator(s), must issue a written de- termination regarding responsibility. To reach this determination, the district must apply the standard of evidence described at Pro- cess for Title IX Formal Complaint, above.			
	The	written determination must include:		
	1.	Identification of the allegations potentially constituting sexual harassment;		
	2.	A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and wit- nesses, site visits, methods used to gather other evidence, and hearings held;		
	3.	Findings of fact supporting the determination;		
	4.	Conclusions regarding the application of the district's code of conduct to the facts;		
	5.	A statement of, and rationale for, the result as to each allega- tion, including a determination regarding responsibility, any disciplinary sanctions the district imposes on the respondent, and whether remedies designed to restore or preserve equal access to the district's education program or activity will be provided by the district to the complainant; and		
	6.	The district's procedures and permissible bases for the com- plainant and respondent to appeal.		

The district must provide the written determination to the parties simultaneously. The determination regarding responsibility becomes final either on the date that the district provides the parties with the written determination of the result of the appeal, if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

34 C.F.R. 106.45(b)(7)(i)-(ii)

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Implementation of Remedies		The Title IX Coordinator is responsible for effective implementation of any remedies. <i>34 C.F.R. 106.45(b)(7)(iv)</i>			
Appeals	gar	A district must offer both parties an appeal from a determination re- garding responsibility, and from a district's dismissal of a formal complaint or any allegations therein, on the following bases:			
	1.	Procedural irregularity that affected the outcome of the mat- ter;			
	2.	New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter; and			
	3.	The Title IX Coordinator, investigator(s), or decision-maker(s) had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter.			
	A di bas	istrict may offer an appeal equally to both parties on additional ses.			
	Ast	to all appeals, the district must:			
	1.	Notify the other party in writing when an appeal is filed and implement appeal procedures equally for both parties;			
	2.	Ensure that the decision-maker(s) for the appeal is not the same person as the decision-maker(s) that reached the determination regarding responsibility or dismissal, the investigator(s), or the Title IX Coordinator;			
	3.	Ensure that the decision-maker(s) for the appeal complies with the standards in the Title IX regulations regarding conflict of interest and bias [see Process for Formal Title IX Com- plaint, item 3, above];			
	4.	Give both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome;			
	5.	Issue a written decision describing the result of the appeal and the rationale for the result; and			
	6.	Provide the written decision simultaneously to both parties.			
	34 (34 C.F.R. 106.45(b)(8)			
Informal Resolution	A district may not require as a condition of enrollment or continuin enrollment, or employment or continuing employment, or enjoy- ment of any other right, waiver of the right to an investigation and adjudication of formal complaints of sexual harassment consisten				

	ticipa forma ever, respo cess,	Title IX. Similarly, a district may not require the parties to par- te in an informal resolution process and may not offer an in- al resolution process unless a formal complaint is filed. How- at any time prior to reaching a determination regarding possibility the district may facilitate an informal resolution pro- such as mediation, that does not involve a full investigation adjudication, provided that the district:
	1.	Provides to the parties a written notice disclosing:
		a. The allegations;
		b. The requirements of the informal resolution process in- cluding the circumstances under which it precludes the parties from resuming a formal complaint arising from the same allegations, provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the Title IX formal complaint process with respect to the formal complaint; and
		 Any consequences resulting from participating in the in- formal resolution process, including the records that will be maintained or could be shared;
		Obtains the parties' voluntary, written consent to the informal resolution process; and
		Does not offer or facilitate an informal resolution process to resolve allegations that an employee sexually harassed a stu- dent.
	34 C.	.F.R. 106.45(b)(9)
Recordkeeping	A dist	trict must maintain for a period of seven years records of:
		Each sexual harassment investigation including any determi- nation regarding responsibility, any disciplinary sanctions im- posed on the respondent, and any remedies provided to the complainant designed to restore or preserve equal access to the district's education program or activity;
	2.	Any appeal and the result therefrom;
	3.	Any informal resolution and the result therefrom; and
		All materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process. A district must make these training materi- als publicly available on its website or if the district does not maintain a website the district must make these materials

available upon request for inspection by members of the public.

For each response required under Title IX Coordinator Response, above, a district must create, and maintain for a period of seven years, records of any actions, including any supportive measures, taken in response to a report or formal complaint of sexual harassment. In each instance, the district must document the basis for its conclusion that its response was not deliberately indifferent, and document that it has taken measures designed to restore or preserve equal access to the district's education program or activity.

If a district does not provide a complainant with supportive measures, then the district must document the reasons why such a response was not clearly unreasonable in light of the known circumstances. The documentation of certain bases or measures does not limit the district in the future from providing additional explanations or detailing additional measures taken.

34 C.F.R. 106.45(b)(10)

Retaliation Prohibited No district or other person may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by Title IX, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under Title IX.

> Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX, constitutes retaliation.

Complaints alleging retaliation may be filed according to the Process for Title IX Formal Complaint above.

The exercise of rights protected under the First Amendment does not constitute retaliation prohibited by Title IX.

Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a Title IX formal complaint proceeding does not constitute retaliation prohibited by Title IX, provided, however, that a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

34 C.F.R. 106.71(a)-(b)

Confidentiality The district must keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness, except as may be permitted by the Family Educational Rights and Privacy Act (FERPA) statute, 20 U.S.C. 1232g, or FERPA regulations, 34 C.F.R. Part 99, or as required by law, or to carry out the purposes of 34 C.F.R. Part 106, including the conduct of any investigation, hearing, or judicial proceeding arising thereunder. 34 C.F.R. 106.71(a)

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STUDENT RECORDS

Note: For information regarding law enforcement records and schools, see GRAA.

Education Records "Education Records" Defined	For the purposes of this policy, the term "education records" means those records, files, documents, and other materials that contain information directly related to a student and are maintained by an education agency or institution or by a person acting for such agency or institution.				
	The term "education records" does not include:				
	1.	vidu	ords that are created or received by a district after an indi- al is no longer a student in attendance and that are not di- ly related to the individual's attendance as a student.		
	2.	pos: mer	ords made by district personnel that are kept in the sole session of the maker, are used only as a personal nory aid, and are not accessible or revealed to anyone er than a temporary substitute for the maker of the record.		
	3.	that	ords maintained by a law enforcement unit of a district were created by that law enforcement unit for the pur- e of law enforcement.		
	4.		ords on a student who is 18 years of age or older, or who ttending an institution of postsecondary education, that		
		a.	Made or maintained by a physician, psychiatrist, psy- chologist, or other recognized professional or paraprofessional acting in his or her professional capac- ity or assisting in a paraprofessional capacity;		
		b.	Made, maintained, or used only in connection with treat- ment of the student; and		
		C.	Disclosed only to individuals providing the treatment. For the purpose of this definition, "treatment" does not in- clude remedial educational activities or activities that are part of the program of instruction at the agency or institu- tion.		
	5.		des on peer-graded papers before they are collected and orded by a teacher.		
	20 (J.S.C	. 1232g; 34 C.F.R. 99.3		
Screening Records	spe	cial se	sipal of each school shall maintain records of screening for enses and communication disorders, spinal screening, ssment for type 2 diabetes for each student in the school.		

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	Records shall be open for inspection by the state or local health department. The University of Texas—Rio Grande Valley Border Health Office may, directly or through local health departments, en- ter a school and inspect records relating to assessment for type 2 diabetes. Individual screening records may be transferred among schools in accordance with provisions below concerning Access by Others. 20 U.S.C. 1232g; Health and Safety Code 36.006, 37.003, 95.004; 25 TAC 37.145(b) [See FFAA]
Immunization Records	A district shall maintain an individual immunization record during the period of attendance for each student admitted. The records shall be open for inspection at all reasonable times by the Texas Education Agency or by representatives of local health depart- ments or the Texas Department of State Health Services. A district shall cooperate with other districts in transferring students' immun- ization records between other schools. Specific approval from stu- dents, parents, or guardians is not required prior to making such record transfers. <i>Education Code 38.002</i> [See FFAB]
Medical Records	The parent or guardian of a student is entitled to access to the stu- dent's medical records maintained by a district. On request of a student's parent or guardian, a district shall provide a copy of the student's medical records to the parent or guardian. A district may not impose a charge that exceeds the amount authorized by Sec- tion 552.261 of the Government Code [see GBAA]. <i>Education</i> <i>Code 38.0095</i>
Privacy Rule for Non-"Education Records"	To the extent a district is a covered entity under the Health Insur- ance Portability and Accountability Act (HIPAA), the district must comply with the Privacy Rule, 45 C.F.R. Part 164, with respect to protected health information that is not an education record. <i>45 C.F.R. 160.103, 164.501</i> [See CRD]
Food Allergy Information	Information regarding a child's food allergy, regardless of how it is received by the school or school district, shall be retained in the child's student records but may not be placed in the health record maintained for the child by the district.
Exceptions	If the school receives documentation of a food allergy from a physi- cian, that documentation shall be placed in the health record main- tained for the child by the district.
	A registered nurse may enter appropriate notes about a child's pos- sible food allergy in the health record maintained for the child by the district, including a notation that the child's student records indi- cate that a parent has notified the district of the child's possible food allergy. [See FD]
	Education Cada 25 0022(d) (f)

Education Code 25.0022(d)–(f)

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Assessment Instruments	The results of individual student performance on basic skills as- sessment instruments or other achievement tests administered by a district are confidential and may be made available only to the student, the student's parent or guardian, and to the school person- nel directly involved with the student's educational program. How- ever, overall student performance data shall be aggregated by eth- nicity, sex, grade level, subject area, campus, and district, and made available to the public, with appropriate interpretations, at regularly scheduled board meetings. The information may not con- tain the names of individual students or teachers. <i>Education Code</i> <i>39.030(b)</i> [See EKB]				
Academic Achievement Record (Grades 9– 12)	Following guidelines developed by the commissioner of education, a district must use an academic achievement record (transcript) form that includes student demographics, school data, student data, and the record of courses and credits earned. The academic achievement record shall serve as the academic record for each student and must be maintained permanently by the district. A district must ensure that copies of the record are made available for a student transferring from one district to another. To ensure appropriate placement of a transfer student, a district must respond promptly to each request for student records from a receiving district. <i>19 TAC 74.5(b)</i> –(c) [See EI]				
Enrollment Records	If a parent or other person with legal control of a child enrolls the child in a district school, the parent or other person, or the school district in which the child most recently attended school, shall fur- nish to the district all of the following:				
	1. The child's birth certificate, or another document suitable as proof of the child's identity as defined by the commissioner in the <i>Student Attendance Accounting Handbook</i> .				
	 A copy of the child's records from the school the child most recently attended if he or she was previously enrolled in a school in Texas or in another state. 				
	Education Code 25.002(a)				
	A district must furnish information under items 1 and 2 not later than the tenth working day after the date the district receives a re- quest for the information.				
	If a parent or other person with legal control of a child under a court order requests that a district transfer a child's student records, the district to which the request is made shall notify the parent or other person as soon as practicable that the parent or other person may request and receive an unofficial copy of the records for delivery in person to a school in another district.				

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Education Code 25.002(a-1) [See FD]

Access, Disclosure,	"Attendance" includes, but is not limited to:				
and Amendment Access to Education Records Definitions	1.	Attendance in person or by paper correspondence, videocon- ference, satellite, internet, or other electronic information and telecommunications technologies for students who are not physically present in the classroom; and			
Attendance	2.	The period during which a person is working under a work- study program.			
<u>Authorized</u> <u>Representative</u>	<u>nate</u> <u>hea</u> with any	thorized representative" means any entity or individual desig- ed by a state or local educational authority or an agency ded by an official listed in 34 C.F.R. 99.31(a)(3) to conduct— respect to federal- or state-supported education programs— audit, evaluation, or any compliance or enforcement activity in nection with federal legal requirements that relate to these pro- ms.			
Biometric Record	logi reco tern	metric record" means a record of one or more measurable bio- cal or behavioral characteristics that can be used for automated ognition of an individual (e.g., fingerprints, retina and iris pat- s, voiceprints, DNA sequence, facial characteristics, and hand- ing).			
Disclosure	"Disclosure" means to permit access to or the release, transfer, or other communication of personally identifiable information con- tained in education records by any means, including oral, written, or electronic means, to any party except the party identified as the party that provided or created the record.				
<u>Education</u> <u>Program</u>	<u>"Education program" means any program that is principally en- gaged in the provision of education, including, but not limited to, early childhood education, elementary and secondary education, postsecondary education, special education, job training, career and technical education, and adult education, and any program that is administered by an educational agency or institution.</u>				
Parent		rent" includes a natural parent, a guardian, or an individual act- as a parent in the absence of a parent or guardian.			
Personally	"Personally identifiable information" includes, but is not limited to:				
Identifiable Information	1.	The student's name;			
	2.	The name of the student's parent or other family members;			
	3.	The address of the student or student's family;			
	4.	A personal identifier, such as the student's biometric record, defined as a record of one or more measurable biological or			

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		behavioral characteristics that can be used for automated recognition of an individual (e.g., fingerprints, retina and iris patterns, voiceprints, DNA sequence, facial characteristics, and handwriting); social security number; or, student number, or biometric record;
	5.	Other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name;
	6.	Other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the stu- dent with reasonable certainty; or
	7.	Information requested by a person who the district reasonably believes knows the identity of the student to whom the education record relates.
Record	but	cord" means any information recorded in any way, including, not limited to, handwriting, print, computer media, video or au- tape, film, microfilm, and microfiche.
Authorized Roprosentative	nate hea with any	thorized representative" means any entity or individual desig- ed by a state or local educational authority or an agency ided by an official listed in 34 C.F.R. 99.31(a)(3) to conduct respect to federal- or state-supported education programs audit, evaluation, or any compliance or enforcement activity in nection with federal legal requirements that relate to these pro- ms.
Education Program	gag carl pos	ucation program" means any program that is principally en- ed in the provision of education, including, but not limited to, by childhood education, elementary and secondary education, tsecondary education, special education, job training, career technical education, and adult education, and any program t is administered by an educational agency or institution.
	34 (C.F.R. 99.3
Signed and Dated Written Consent		ned and dated written consent" may include a record and sig- ure in electronic form that:
	1.	Identifies and authenticates a particular person as the source of the electronic consent; and
Concont		,
	2.	Indicates such person's approval of the information contained in the electronic consent.

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Access by Parents	Access to the education records of a student who is or has been in attendance at a school in a district shall be granted to the parent of the student who is a minor or who is a dependent for tax purposes. 34 C.F.R. 99.10, .31(a)(8)
	A district shall presume that a parent has authority to inspect and review the student's records unless it has been provided with evidence that there is a court order, state statute, or legally binding document that specifically revokes these rights. <u>34 C.F.R. 99.4</u>
	A court may order the custodian of records to delete all references in a child's records to the place of residence of either party ap- pointed as conservator before their release to another party ap- pointed as conservator. 34 C.F.R. 99.4; Family Code 153.012 , .073
	A parent is entitled to access to all written records of a district con- cerning the parent's child, including attendance records, test scores, grades, disciplinary records, counseling records, psycho- logical records, applications for admission, health and immuniza- tion information, teacher and school counselor evaluations, reports of behavioral patterns, and records relating to assistance provided for learning difficulties, including information collected regarding any intervention strategies used with the child.
	"Intervention strategy" means a strategy in a multi-tiered system of supports that is above the level of intervention generally used in that system with all children. The term includes response to inter- vention and other early intervening strategies.
	Education Code 26.004
	When a student becomes an eligible student, the rights accorded to, and consent required of, parents under this part transfer from the parents to the student. A district may disclose to a parent with- out the prior written consent of an eligible student if the disclosure is to the parent of the student who is a minor or who is a depend- ent for tax purposes or the disclosure is in connection with a health or safety emergency. 34 C.F.R. 99.5, .10, .31(a)(8), (a)(10), .36
Access by Student	Whenever a student has attained 18 years of age or is attending an institution of postsecondary education, the rights accorded to, and consent required of, parents transfer from the parents to the student.
	Nothing in this section prevents a district from disclosing education records, or personally identifiable information from education records, to a parent without prior written consent of an eligible student if the disclosure meets the conditions in 34 C.F.R. 99.31(a), including if the student is a dependent for tax purposes or in the case of a health or safety emergency.

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34 C.F.R. 99.5

If material in the education record records of a student includes contain information on anothermore than one student, only the portion of the material relating to the the parent or eligible student whose records were requested may be inspected inspect and reviewed review or be informed of only the specific information about that student. 34 C.F.R. 99.12(a)

Access by Others Personally identifiable information in education records shall not be released without the written consent of the student's parents, except to the following.

1. SchoolSchool officials, including teachers, who have legitimate educa-
tional interests. An administrator, nurse, or teacher is entitled to ac-
cess to a student's medical records maintained by a district for rea-
sons determined in district policy.

A contractor, consultant, volunteer, or other party to whom a district has outsourced institutional services or functions may be considered a school official under this paragraph provided that the outside party:

- 1. Performs an institutional service or function for which the district would otherwise use employees;
- 2. Is under the direct control of the district with respect to the use and maintenance of education records; and
- 3. Is subject to the requirements of 34 C.F.R. 99.33(a) governing the use and redisclosure of personally identifiable information from education records.

A district must use reasonable methods to ensure that school officials obtain access to only those education records in which they have legitimate educational interests. A district that does not use physical or technological access controls must ensure that its administrative policy for controlling access to education records is effective and that it remains in compliance with the legitimate educational interest requirement.

34 C.F.R. 99.31, .3634 C.F.R. 99.31, .36; Education Code 38.009

An administrator, nurse, or teacher is entitled to access to a student's medical records maintained by a district for reasons determined by district policy. *Education Code* 38.009

2. Officials of Other Schools Officials of other schools or educational agencies or institutions, including officials of another school systems or institution of postsecondary education in which the student seeks or intends to enroll, or where the student is already enrolled so long as the disclosure is

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for purposes related to the student's enrollment or transfer, provided that a district eithershall:

- 1. Includes in its policies a statement that notifies the parent or student that it forwards education records on request of the other school to such officials; or
- 1. <u>Makes Make</u> a reasonable attempt to notify the parent (or eligible student at the last known address of the parent or eligible student, unless the record transfer:
 - a. <u>The disclosure</u> is initiated by the parent). <u>or eligible stu-</u> <u>dent; or</u>
 - b. In either case, a district shall furnish a copy of the transferred records to the parent if requested and shall. The annual notification under 34 C.F.R. 99.7 includes a notice that the district forwards education records to other agencies or institutions that have requested the records and in which the student seeks or intends to enroll or is already enrolled so long as the disclosure is for the purposes related to the student's enrollment or transfer;
- 2. Give the parent or eligible student, upon request, a copy of the record that was disclosed; and

Give the parent <u>or eligible student, upon request</u>, an opportunity for a hearing to challenge the content of the record.

1.3. 34 C.F.R. 99. under 34 C.F.R. Part 99, Subpart C.

<u>34 C.F.R. 99.31(a)(2), .34</u>

3. Authorized Government Representatives Authorized representatives of the officials or agencies headed by the Comptroller General of the United States, the Attorney General of the United States, the Secretary of Education, or state and local educational authorities who require access to student or other records necessary in connection with the audit and evaluation of federal- or state-supported education programs or in connection with the enforcement of or compliance with federal legal requirements that relate to such programs. *34 C.F.R.* 99.35

A district may not refuse to report information concerning a student holding an F, J, or M visa on the basis of the Family Educational Rights and Privacy Act (FERPA) and any regulation implementing FERPA. A district is authorized and required to report information that would ordinarily be protected by FERPA only to the extent required by 8 U.S.C. 1372, 8 C.F.R. 214.3(g), or any corresponding regulation. 8 U.S.C. 1372(c)(2); 8 C.F.R. 214.1(h)

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<u>4. </u> Financial Aid Personnel	Personnel involved with a student's application for, or receipt of, fi- nancial aid. <u>34 C.F.R. 99.31(a)(4)(i)</u>		
<u>5. Juvenile</u> Justice Officials	State and local officials to whom such information is specifically al- lowed to be reported or disclosed by state statute if:		
	 The allowed reporting or disclosure concerns the juvenile jus- tice system and its ability to effectively serve, prior to adjudi- cation, the student whose records are released; and 		
	2. The officials and authorities to whom such information is dis- closed certify in writing to the district that the information will not be disclosed to any other party except as provided under state law without the prior written consent of the parent of the student.		
	<u>34 C.F.R. 99.31(a)(5)(i), .38</u>		
	A school district superintendent or the superintendent's designee shall disclose information contained in a student's educational rec- ords to a juvenile service provider as required by Family Code 58.0051 [see GRAC]. <i>Education Code 37.084(a)</i>		
<u>6.</u> Organizations Conducting Studies	Organizations conducting studies for, or on behalf of, districts for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruc- tion. Such studies must be conducted so that personal identifica- tion of students and their parents will not be revealed to persons other than authorized personnel of the organizations conducting the studies who have legitimate interests in the information. Such information must be destroyed when no longer needed for the original purposes of the studies.		
	The district must enter into a written agreement with the organiza- tion that:		
	 Specifies the purpose, scope, and duration of the study or studies and the information to be disclosed; 		
	 Requires the organization to use personally identifiable infor- mation from education records only to meet the purpose or purposes of the study as stated in the written agreement; 		
	3. Requires the organization to conduct the study in a manner that does not permit personal identification of parents and students, as defined in this part, by anyone other than representatives of the organization with legitimate interests; and		
	4. Requires the organization to destroy all personally identifiable information when the information is no longer needed for the		

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A district that enters into an agreement with an organization conducting a study may redisclose personally identifiable information from education records on behalf of educational agencies and institutions that disclosed the information to the district in accordance with the requirements of 34 C.F.R. 99.33(b).

A district is not required to initiate a study or agree with or endorse the conclusions or results of the study.

34 C.F.R. 99.31(a)(6)

7. Accrediting Accrediting organizations that require the information for purposes Organizations of accreditation. to carry out their accrediting functions. 34 C.F.R. 99.31(a)(7) Appropriate personsparties, including the student's parents, who, in 8. Health or

Safety connection with an emergency, must have such if the knowledge of Emergency the information in order is necessary to protect the health or safety of the student or other personindividuals.

> In making a determination, a district may take into account the totality of the circumstances pertaining to a threat to the health or safety of a student or other individuals. If the district determines that there is an articulable and significant threat to the health or safety of a student or other individuals, it may disclose information from education records to any person whose knowledge of the information is necessary to protect the health or safety of the student or other individuals. If, based on the information available at the time of the determination, there is a rational basis for the determination, the U.S. Department of Education (DOE) will not substitute its judgment for that of the district in evaluating the circumstances and making its determination.

34 C.F.R. 99.31(a)(10), .36

9. Agriculture The Secretary of Agriculture, or authorized representative from the Secretary Food and Nutrition Service, for the purposes of conducting program monitoring, evaluations, and performance measurements of districts receiving funding or providing benefits of programs authorized under the National School Lunch Act or the Child Nutrition Act. 20 U.S.C. 1232g(b)(1)(K)

10. Child An agency caseworker or other representative of a state or local Welfare Agency child welfare agency who has the right to access a student's case plan when the agency is legally responsible, in accordance with state law, for the care and protection of the student. Records of the

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	ual and que prot	lent shall not be disclosed by the agency, except to an indivi- or entity engaged in addressing the student's education need authorized by the agency to receive the disclosure. Any sub nt disclosure must be consistent with state laws applicable to ecting the confidentiality of a student's education records. 20 .C. $1232g(b)(1)(L)$	ds ose- o
11. Directory Information	give	person requesting directory information after a district has n public notice of that definition. <u>[See Directory Information,</u> _34 C.F.R. 99.37	be-
	20 (J.S.C. 1232g(b); 34 C.F.R. 99.31	
Written Consent	writt form age liste the	parent or eligible student shall provide a signed and dated ten consent before a district discloses personally identifiable nation from a student's education records to any individual, ncy, or organization other than the parent, the student, or the d above. Such consent shall specify records to be released, reason for such release, and to whom the records are to be red. <u>34 C.F.R. 99.30</u>	ose
	gible ords stuc	en a disclosure is made under written consent, if a parent or e student requests, the district shall provide a copy of the red s disclosed and if the parent of a student who is not an eligib lent requests, the district shall provide the student with a cop ne records disclosed.	<u>c-</u> le
	<u>34 (</u>	C.F.R. 99.30(c)	
Information Collection <i>U.S. DOE–</i> <i>Funded Surveys</i> <u>(PPRA)</u>	<u>Under the Protection of Pupil Rights Amendment (PPRA)</u> , no stu- dent shall be required, as part of any program funded in whole or in part by the U.S. DOE, to submit to a survey, analysis, or evaluation that reveals information concerning the following topics without the prior consent of the student (if the student is an adult or emanci- pated minor), or, in the case of an unemancipated minor, without the prior written consent of the parent:		or in tion the -
	1.	Political affiliations or beliefs of the student or the student's parents.	5
	2.	Mental and psychological problems of the student or the st dent's family.	u-
	3.	Sex behavior and attitudes.	
	4.	Illegal, anti-social, self-incriminating, and demeaning behavior.	V-
	5.	Critical appraisals of other individuals with whom students have close family relationships.	
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	 Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers.
	7. Religious practices, affiliations, or beliefs of the student or stu- dent's parent.
	 Income, other than that required by law to determine eligibility for participation in a program or for receiving financial assis- tance under such program.
	20 U.S.C. 1232h(b)
Funded by Other Sources	Except as provided by 20 U.S.C. 1232h(a) or (b), as a condition of receiving funds from programs funded in whole or in part by the U.S. DOE, a district shall develop and adopt policies, in consultation with parents, pursuant to 20 U.S.C. $1232h(c)(1)$, and provide for parent notification in accordance with 20 U.S.C. $1232h(c)(2)$. 20 U.S.C. $1232h(c)(1)-(4)$ [See EF]
Subpoenaed Records	 A district shall release student records to an entity in compliance with a judicial order, or persons designated in a pursuant to any lawfully issued subpoena. A district shall, except when a parent is a party to a court proceeding involving child abuse and neglect (as defined in section 3 of the Child Abuse Prevention and Treatment Act [42 U.S.C. 5101 note]) or dependency matters, and the order is issued in the context of that proceeding, additional notice to the parent by the educational agency or institution is not required. 20 U.S.C. 1232g(b)(1)(J), (b)(2)(B) The educational agency or institution may disclose information under this section only if the agency or institution makes a reasonable effort to notify the parent or eligible student of the order or subpoena in advance of compliance, so that the parent or eligible student may seek protective action, unless the disclosure is in compliance with to any person 1. A federal grand jury subpoena and the court has ordered that the existence or the contents of the subpoena if a court orders the district to refrain from such disclosure. Unlessor the information furnished in response to the subpoena not be disclosed; 2. Any other subpoena issued for a law enforcement purpose and the court or other issuing agency orders the district to refrain from such disclosure.
	frain from such disclosure or the order is has ordered that the existence or the contents of the subpoena or the information furnished in response to the subpoena not be disclosed; or

	1.3. An ex parte court order obtained by the U.S.United States attorney general (or designee not lower than an assistant attorney general) concerning investigations or prosecutions of an offense listed in 18 U.S.C. 2332b(g)(5)(B) or an act of domestic or international terrorism as defined in 18 U.S.C. 2331, the district shall make a reasonable effort to notify the parents and the student of all such subpoenas in advance of compliance, except when a parent is a party to a court proceeding involving child abuse and neglect or dependency matters, and the order is issued in the context of that proceeding. 20 U.S.C. 1232g(b)(1)(J), (b)(2)(B); 34 C.F.R. 99.31(a)(9).
	If the district initiates legal action against a parent or student, the district may disclose to the court, without a court order or sub- poena, the education records of the student that are relevant for the district to proceed with the legal action as plaintiff.
	If a parent or eligible student initiates legal action against a district, the district may disclose to the court, without a court order or sub- poena, the student's education records that are relevant for the dis- trict to defend itself.
	<u>34 C.F.R. 99.31(a)(9)</u>
Sex Offenders	A district may disclose personally identifiable information without consent if the disclosure concerns sex offenders and other individuals required to register under section 170101 of the Violent Crime Control and Law Enforcement Act of 1994, 42 U.S.C. 14071, and the information was provided to the district under 42 U.S.C. 14071 and applicable federal guidelines. <i>34 C.F.R. 99.31(a)(16)</i>
Request Procedure	Upon request of a properly qualified individual, access to a stu- dent's education record shall be granted within a reasonable period of time, <u>but</u> not to exceed <u>more than</u> 45 days <u>after it has received</u> <u>the request</u> . A district shall respond to reasonable requests for ex- planations and interpretations of the records. <i>34 C.F.R. 99.10</i>
Records Destruction	A district shall not destroy any education records if there is an out- standing request to inspect and review the records. <i>34 C.F.R.</i> <i>99.10(e)</i>
De-Identified Records	A district, or a party that has received education records or infor- mation from education records, may release the records or infor- mation without the parent's written consent after the removal of all personally identifiable information provided that the district or other party has made a reasonable determination that a student's identity is not personally identifiable, whether through single or multiple re- leases, and taking into account other reasonably available infor- mation. <u>34 C.F.R. 99.31(b)(1)</u>

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Education Research	A district, or a party that has received education records or infor- mation from education records, may release de-identified student level data from education records for the purpose of education re- search by attaching a code to each record that may allow the recip- ient to match information received from the same source, provided that:		
	1.	A district or other party that releases de-identified data under this section does not disclose any information about how it generates and assigns a record code, or that would allow a recipient to identify a student based on a record code;	
	2.	The record code is used for no purpose other than identifying a de-identified record for purposes of education research and cannot be used to ascertain personally identifiable information about a student; and	
	3.	The record code is not based on a student's social security number or other personal information.	
	<u>34 (</u>	C.F.R. 99.31(b)(2)	
Authenticating Requestors' Identities	the i ties	strict must use reasonable methods to identify and authenticate dentity of parents, students, school officials, and any other par- to whom the district discloses personally identifiable infor- on from education records. <u>34 C.F.R. 99.31(c)</u>	
	34 (C.F.R. 99.31(b)-(c)	
Transfer Not Permitted	trans not p out f mits <u>stroy</u> distr ords	sonal information from student education records shall be sferred to a third party only on the condition that such party will permit any other party to have access to such information with- the written consent of the student's parent. If a third party per- access to information in violation of this policy, or fails to de- y the information as required by 20 U.S.C. 1232g(b)(1)(F), a ict shall not permit access to information from education rec- to that third party for a period of not less than five years. <i>J.S.C. 1232g(b)(4)(B); 34 C.F.R. 99.33(a)(1)</i>	
	A district shall inform a party to whom a disclosure is made of the requirements of 34 C.F.R. 99.33, unless the disclosure is made pursuant to a court order, lawfully issued subpoena, or litigation; the disclosed information is directory information; the disclosure concerns sex offenders; or the disclosure is made to a parent of a student who is not an eligible student or to a student. <i>34 C.F.R.</i> 99.33(c)–(d)		
	unde	strict may disclose personally identifiable information with the erstanding that the party receiving the information may make her disclosures of the information on behalf of the district if:	

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- 1. The disclosures meet the requirements of 34 C.F.R. 99.31; and
- The district has complied with the requirements of 34 C.F.R. 99.32(b) regarding the record of disclosure; or a state or local educational authority or federal official or agency listed requesting information through a subpoena or ex parte order has complied with the requirements of 34 C.F.R. 99.32(b)(2).

34 C.F.R. 99.33(b)

Record of Access to Student Records Each school shall maintain a record, kept with the education record of each student that indicates all individuals, agencies, or organizations that have requested or obtained access to a student's education records, as well as the names of state and local educational authorities and federal officials and agencies listed in 34 C.F.R. 99.31(a)(3) that may make further disclosures of personally identifiable information from the student's education records without consent. A district must obtain a copy of the record of further disclosures maintained by the named authorities, officials, and agencies under 34 C.F.R. 99.32(b)(2) and make it available in response to a parent's request to review the record.

> A district must record the following information when it discloses personally identifiable information from education records under the health or safety emergency exception [see Health or Safety Emergency, above]:

- 1. The articulable and significant threat to the health or safety of a student or other individuals that formed the basis for the disclosure; and
- 2. The parties to whom the district disclosed the information.

34 C.F.R. 99.32

The records shall include at least the name of the person or agency that made the request and the legitimate interest the person or agency had in the information. The record will be maintained as long as the district maintains the student's education record. The record of access shall be available only to parents, school officials responsible for custody of the records, and those state, local, and federal officials authorized to audit the operation of the system. 20 U.S.C. 1232g(b)(4)(A): 34 C.F.R. 99.33(a)(2)

The record shall not include requests for access by, or access granted to, parents of the student or officials of a district, requests accompanied by prior written consent of the parent, requests for directory information, or a party seeking or receiving records in accordance with a subpoena or ex parte order. *34 C.F.R.* 99.32(*d*)

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Right to Amend	The parent of a student whose records are covered by this policy may ask a district to amend the student's record if the parent be- lieves it contains information that is inaccurate, misleading, or in vi- olation of the student's right of privacy or other rights. If a district decides not to amend the education records requested, it shall in- form the parent of its decision and his or her right to a hearing to challenge the content of the student's education records. <u>34 C.F.R.</u> <u>99.20</u>		
	If a district decides to amend the records as a result of the hearing, it shall inform the parent in writing. If, as a result of the hearing, the district decides not to amend the records, it shall inform the parent of the right to place a statement in the records commenting on the contested information and/or stating why the parent disagrees with the decision of the district. Any explanation shall be maintained with the contested part of the record for as long as the record is maintained and shall be disclosed whenever the contested portion of the record is disclosed. <u>34 C.F.R. 99.21</u>		
	34 C.F.R. 99.2021		
Fees for Copies	No fee shall be charged to search for or to retrieve the education records of a student. A fee may be charged for copies a copy of education records that arewhich is made for the parentsparent or students under this policy provided that an eligible student, unless the imposition of a fee does not effectively prevent themprevents a parent or eligible student from exercising their the right to inspect and review those records. Hardship cases shall be dealt with on an individual basis. 20 U.S.C. 1232g; 34 C.F.R. 99.11; Education Code 26.012		
Records of Students with Disabilities	A district shall permit parents to inspect and review education rec- ords collected, maintained, or used for purposes of identifying, evaluating, placing, or educating students with disabilities. <i>34 C.F.R. 300.613(a)</i>		
Access Rights	In addition to policies applicable to all student records, the follow- ing guidelines shall apply when parents of a student with disabili- ties request to review or inspect district records relating to the edu- cation of their child:		
	1. Parents may request that a representative inspect and review the records. 34 C.F.R. 300.613(b)(3)		
	2. A district shall comply with a request without unnecessary de- lay and before any meeting regarding an individualized edu- cation program (IEP) or hearing relating to the identification, evaluation, or placement of the child, and in no case longer than 45 days after the request. <i>34 C.F.R. 300.613(a)</i>		

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	3.	A district shall keep a record of persons obtaining access to these student records (except access by parents and author- ized employees), including name, date of access, and the purpose for which the person is authorized to use the records. <i>34 C.F.R. 300.614</i>
Record Types and Locations	A district shall provide parents on request a list of types and loca- tions of education records. 34 C.F.R. 300.616	
Parental Consent	Parental consent must be obtained before personally identifiable information is used for any purpose other than meeting a requirement under the Individuals with Disabilities Education Act or disclosed to anyone other than officials of agencies collecting or using this information. A district may not release information from these records without parental consent except as provided in FERPA. <i>34 C.F.R. 300.622</i>	
Confidentiality	infor reco surir sons struc thes rent	strict shall protect the confidentiality of personally identifiable mation in collection, storage, disclosure, and destruction of rds. One official in a district shall assume responsibility for en- ng confidentiality of personally identifiable information. All per- scollecting or using this information shall receive training or in- ction concerning the legal requirements involved in handling e records. A district shall maintain for public inspection a cur- listing of the names and positions of employees who may have ess to this information. <i>34 C.F.R. 300.623</i>
Information Destruction	mati and serv	strict shall inform parents when personally identifiable infor- on collected, maintained, or used to provide special education related services is no longer needed to provide educational ices to the student. Such information shall be destroyed at the lest of the parents.
	ber,	rmanent record of the student's name, address, phone num- grades, attendance record, classes attended, grade level com- ed, and year completed may be maintained without time limita-
	34 C	C.F.R. 300.624
Annual Notification of Rights		strict shall give parents of students in attendance and eligible ents in attendance annual notification of their rights under PA.
		notice must inform parents or eligible students that they have ight to:
	1.	Inspect and review the student's education records;

	2.	Seek amendment of the student's education records that the parent or eligible student believes to be inaccurate, mislead- ing, or otherwise in violation of the student's privacy rights;
	3.	Consent to disclosures of personally identifiable information contained in the student's education records, except to the extent that the Act and 34 C.F.R. 99.31 authorize disclosure without consent; and
	4.	File with the U.S. DOE a complaint under 34 C.F.R. 99.63 and 99.64 concerning alleged failures by the district to comply with the requirements of the Act and 34 C.F.R. Part 99.
	The	notice must include all of the following:
	1.	The procedure for exercising the right to inspect and review education records.
	2.	The procedure for requesting amendment of records under 34 C.F.R. 99.20.
	3.	If the district has a policy of disclosing education records under 34 C.F.R. $99.31(a)(1)$, a specification of criteria for determining who constitutes a school official and what constitutes a legitimate educational interest.
		strict may provide this notice by any means that are reasonably y to inform the parents or eligible students of their rights.
		strict shall effectively notify parents who are disabled and par- of students who have a primary or home language other than lish.
	20 L	J.S.C. 1232g(e); 34 C.F.R. 99.7
on ory tion"	tion harn inclu mail ance	ectory information" means information contained in an educa- record of a student that would not generally be considered nful or an invasion of privacy if disclosed. Directory information ides the student's name, address, telephone listing, electronic address, photograph, date and place of birth, dates of attend- e, grade level, enrollment status, participation in officially recog- d activities and sports, weight and height of members of ath-

letic teams, honors and awards received, and the most recent educational agency or institution attended. "Directory information" does not include a student's:

- 1. Social security number; or
- 2. Student identification (ID) number, unless:

Directory Information

"Directory Information" Defined

- The student ID number, user ID number, or other unique personal identifier used by a student for purposes of accessing or communicating in electronic systems cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user's identity, such as a personal identification number (PIN), password, or other factor known
- b. The student ID number or other unique personal identifier that is displayed on a student ID badge cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user's identity, such as a PIN, password, or other factor known or possessed only by the authorized user.

or possessed only by the authorized user; or

<u>34 C.F.R. 99.3</u>

a.

Disclosure of Directory Information	tice	A district may release directory information if it has given public no- tice to parents of students in attendance and eligible students in at- tendance at the district of:	
	1.	The types of personally identifiable information that it has des- ignated as directory information.	
	2.	The <u>A parent's or eligible student's</u> right of the parent to refuse to <u>permitlet</u> the district to designate any or all of <u>that those</u> <u>types of</u> information about the student as directory infor- mation.	
	3.	The period of time within which the parent <u>musthas to</u> notify the district in writing that he or she does not want any or all of those types of information about the student designated as di- rectory information.	
In Class Restrictions on the Right of Refusal	out o disc iden dent rolle disp hibit and	arent or eligible student may not use the right of refusal to opt of directory information disclosures to prevent a district from losing or requiring a student to disclose the student's name, tifier, or institutional e-mail address in a class in which the stu- tis enrolled email address in a class in which the student is en- d or to prevent a district from requiring a student to wear, to lay publicly, or to disclose a student ID card or badge that ex- s information that may be designated as directory information that has been properly designated by the district as directory mation in the public notice provided under this section.	
Former Students	with	strict may disclose directory information about former students out satisfying the public notice conditions above. However, the ict must continue to honor any valid request to opt out of the	

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	disclosure of directory information made while a student was in at- tendance unless the student rescinds the opt-out request.
Confirmation of Identity or Records	A district may not disclose or confirm directory information without meeting the written consent requirements in 34 C.F.R. 99.30 if a student's social security number or other non-directory information is used alone or combined with other data elements to identify or help identify the student or the student's records.
	34 C.F.R. 99.3, .37
Homeless Students	Information about a homeless child's living situation shall be treated as a student education record, and shall not be deemed to be directory information. <i>42 U.S.C. 11432(g)(3)(G)</i>
Directory Information Designation	A district may designate as directory information any or all infor- mation defined as directory information by FERPA. Directory infor- mation under that Act that is not designated by a district as direc- tory information for that district is excepted from disclosure by the district under Government Code Chapter 552. [See GBA]
	Directory information consented to by a parent for use only for a limited school-sponsored purpose, such as for a student directory, student yearbook, or district publication, if any such purpose has been designated by a district, remains otherwise confidential and may not be released under Government Code Chapter 552.
Annual Notice	A district shall provide the following to the parent of each district student, at the beginning of each school year or on enrollment of the student after the beginning of the school year:
	 A written explanation of the provisions of FERPA regarding the release of directory information about the student; and
	2. Written notice of the right of the parent to object to the release of directory information about the student under FERPA.
Contents	The notice must contain:
	1. The following statement in boldface type that is 14-point or larger: "Certain information about district students is considered directory information and will be released to anyone who follows the procedures for requesting the information unless the parent or guardian objects to the release of the directory information about this student. If you do not want [insert name of district] to disclose directory information from your child's education records without your prior written consent, you must notify the district in writing by [insert date]. [Insert name of district] has designated the following information as directory information: [Here the district must include any directory

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information it chooses to designate as directory information for the district, such as a student's name, address, telephone listing, electronic mail address, photograph, degrees, honors, and awards received, date and place of birth, major field of study, dates of attendance, grade level, most recent education institution attended, participation in officially recognized activities and sports, and the weight and height of members of athletic teams.]";

- 2. A form, such as a check-off list or similar mechanism, that:
 - Immediately follows, on the same page or the next page, a. the required statement; and
 - b. Allows a parent to record:
 - (1) The parent's objection to the release of all directory information or one or more specific categories of directory information if district policy permits the parent to object to one or more specific categories of directory information;
 - (2) The parent's objection to the release of a secondary student's name, address, and telephone number to a military recruiter or institution of higher education; and
 - The parent's consent to the release of one or more (3) specific categories of directory information for a limited school-sponsored purpose if such purpose has been designated by the district and is specifically identified, such as for a student directory, student yearbook, or district publication; and
- 3. A statement that federal law requires districts receiving assistance under the Elementary and Secondary Education Act of 1965 to provide a military recruiter or an institution of higher education, on request, with the name, address, or telephone number of a secondary student unless the parent has advised the district that the parent does not want the student's information disclosed without the parent's prior written consent.

Education Code 26.013

Student Recruiting Information Notwithstanding the Directory Information provisions above, each district receiving assistance under the Elementary and Secondary Education Act of 1965 (ESEA) shall provide, on a request made by a military recruiter or an institution of higher education, access to

STUDENT RECORDS

	,	es, addresses, and telephone list- as submitted the prior consent re-
Consent to Release	dary school student may subr it the student's name, address sed for purposes described a on receiving such request, a nt's name, address, and telep	ears of age or a parent of a sec- nit a written request to a district s, and telephone listing not be re- bove without prior written consent. district may not release the stu- hone listing for such purposes of the parent or student. A district to make a request.
No Opt-In Process	hhold access to a student's n from a military recruiter or in	e construed to allow a district to ame, address, and telephone list- stitution of higher education by im- any other process other than the above.
	U.S.C. 7908	
Videotapes and Recordings	t before the employee may m	the written consent of a child's par- ake or authorize the making of a authorize the recording of a child's
Exceptions	A district employee is not required to obtain the consent of a child's parent before the employee may make a videotape of a child or authorize the recording of a child's voice if the videotape or voice recording is to be used only for:	
		luding the maintenance of order areas of the school or on school
	A purpose related to a cocu	urricular or extracurricular activity;
	A purpose related to regula	ar classroom instruction;
	Media coverage of the sch	ool; or
	A purpose related to the pr Education Code 29.022.	omotion of student safety under
	ucation Code 26.009 [See El	IA, EHBAF, FM, and FO]
Information from Law Enforcement	ency or designee that the law	the head of a law enforcement enforcement agency has arrested
Oral Notice of A rrest or Referral	a student or referred a student to the juvenile board for a specified offense [see GRAA], a superintendent shall immediately notify all	

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	instructional and support personnel who have responsibility for su- pervising the student. All personnel shall keep the information re- ceived confidential.
Written Notice of Arrest or Referral	Upon subsequent receipt of confidential, written notice of the arrest or referral, a superintendent or designee shall send the information in the confidential notice to a district employee having direct super- visory responsibility over the student.
Oral Notice of Conviction or Adjudication	Upon receipt of oral notice from a prosecuting attorney of a stu- dent's conviction, deferred prosecution, or adjudication of a speci- fied offense, including a statement as to whether the student is re- quired to register as a sex offender, a superintendent shall, within 24 hours of receiving the notice, or before the next school day, whichever is earlier, notify all instructional and support personnel who have regular contact with the student.
Notice of Transfer or Reenrollment	Upon receipt of notice from a parole, probation, or community su- pervision office having jurisdiction over a student that a student has transferred or reenrolled, the superintendent of the district to which the student transfers or returns shall, within 24 hours of receiving the notice, or before the next school day, whichever is earlier, notify all instructional and support personnel who have regular contact with the student.
	A person who receives information described above shall not dis- close it except as specifically authorized by Code of Criminal Pro- cedure 15.27.
Contents	Required oral or written notice must include all pertinent details of the offense or conduct, including details of any:
	2. Assaultive behavior or other violence;
	 Weapons used in the commission of the offense or conduct; or
	 Weapons possessed during the commission of the offense or conduct.
	Code of Criminal Procedure 15.27(a) (c), (f), (k)
	Information received by a district under this provision shall not be attached to the permanent academic file of the student who is the subject of the report. A district shall destroy the information at the end of the academic year in which the report was filed. <i>Education Code</i> 37.017
Duty to Flag Records	Upon receipt of notification from a law enforcement agency or the missing children and missing persons information clearinghouse that a child under 11 years of age who attended or who is enrolled

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	in the school is missing, the school shall flag the child's records and maintain the records in its possession so that on receipt of a request regarding the child, the school will be able to notify law en- forcement or the missing children and missing persons information clearinghouse that a request for a flagged record has been made.
Request in Person	When a request for a flagged record is made in person, the school may not advise the requesting party that the request concerns a missing child and shall:
	5. Require the person requesting the flagged record to complete a form stating the person's name, address, telephone num- ber, and relationship to the child for whom a request is made, and the name, address, and birth date of the child;
	 Obtain a copy of the requesting party's driver's license or other photographic identification, if possible;
	 If the request is for a birth certificate, inform the requesting party that a copy of a certificate will be sent by mail; and
	8. Immediately notify the appropriate law enforcement agency that a request has been made concerning a flagged record and include a physical description of the requesting party, the identity and address of the requesting party, and a copy of the requesting party's driver's license or other photographic iden- tification.
	After providing the information listed above, the school shall mail a copy of the requested record to the requesting party on or after the 21st day after the date of the request.
Request in Writing	When a request for a flagged record is made in writing, the school may not advise the requesting party that the request concerns a missing child and shall immediately notify the appropriate law en- forcement agency that a request has been made concerning a flagged record and provide to the law enforcement agency a copy of the written request. After providing the notification, the school shall mail a copy of the requested record to the requesting party on or after the 21st day after the date of the request.
Removal of Flag	On the return of a missing child under 11 years of age, the law en- forcement agency shall notify each school that has maintained flagged records for the child that the child is no longer missing. On receipt of this notification, the school shall remove the flag from the records.
	A school that has reason to believe that a missing child has been recovered may request confirmation that the missing child has been recovered from the appropriate law enforcement agency or

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the missing children and missing persons information clearinghouse. If a response is not received after the 45th day after the date of the request for confirmation, the school may remove the flag from the record and shall inform the law enforcement agency or the missing children and missing persons information clearinghouse that the flag has been removed.

Code of Criminal Procedure 63.020-.022

RELATIONS WITH EDUCATIONAL ENTITIES COLLEGES AND UNIVERSITIES

Facilities Dual Usage Educational Complex	colle vide the o vise ated shar	strict may enter into a cooperative agreement with a community age district regarding a dual usage educational complex, pro- d the district is located in whole or in part in the service area of college district. The college district shall coordinate and super- the operation of the complex. The use and the costs associ- with the establishment and operation of the complex shall be ed by the parties under the terms of the cooperative agree- t. <i>Education Code 130.0103</i>
Instructional or Athletic Facility	who stad	ard may contract with an institution of higher education located lly or partially within the district's boundaries for the use of any ium and other athletic facilities owned by or under the control e institution of higher education.
	parti cate the <u>t</u> facili <u>45.1</u>	strict and an institution of higher education located wholly or ally in the boundaries of the county in which the district is lo- d may contract for the district to pay a portion of the costs of may contract for the design or construction of an instructional ity or athletic facility in accordance with Education Code 09. a stadium or other athletic facilities owned by or under the rol of the institution of higher education.
	Edu	cation Code 45.109 [See CX]
College Courses in District Facilities	com the colle prov by g	district is located in a county contiguous to, but not part of, a munity college district, a board may enter into a contract with community college district for the community college to hold ege courses in a district's facilities. The contract shall be ap- ed by board resolution. Either party may terminate the contract iving the other party at least one year's written notice. <i>Educa-</i> <i>Code 130.006</i>
District Courses on Higher Education Campus	cam boar ecut	ard may operate a school or program or hold a class on the pus of an institution of higher education in this state if the of obtains written consent from the president or other chief ex- ive officer of the institution, regardless of whether the institution cated within the boundaries of the district. <i>Education Code</i> 66
Instructional Partnerships with	Types of instructional partnerships between a district and a com- munity college district include:	
Community College Districts	1.	Award of High School Credit (see High School Credit-Only Courses, below).
	2.	Award of Dual Course Credit (see Dual Credit Courses, be- low).
	3.	Tech-Prep Programs.

RELATIONS WITH EDUCATIONAL ENTITIES COLLEGES AND UNIVERSITIES

	4.	Remedial or Developmental Instruction (see Remedial Pro- grams, below).
	5.	College Preparatory Programs for High School Students. Col- lege prep courses are locally developed through a memoran- dum of understanding created between school districts and public two-year colleges.
	19	TAC 9.143, .146
Agreement	nity or d	any educational partnership between a district and a commu- college district, an agreement must be approved by the board esignee of both the district and the college district. The partner- agreement must address the following:
	1.	Student eligibility requirements.
	2.	Faculty qualifications.
	3.	Location and student composition of classes.
	4.	Provision of student learning and support services.
	5.	Eligible courses.
	6.	Grading criteria.
	7.	Transcripting of credit.
	8.	Funding provisions.
	19	TAC 9.144
High School Credit- Only Courses	lege plet	strict may contract with a community college district for the col- e district to provide coursework necessary for students to com- e high school. The district and college district shall negotiate an eed cost for instruction. <i>19 TAC 9.125</i>
Dual Credit Courses	a du a hi ulta	strict may enter into an agreement with a public college to form all credit partnership. Dual credit means the process by which gh school student enrolls in a college course and receives sim- neous academic credit for the course from both the college and a school. <i>19 TAC Ch. 4, Subch. D</i> [See EHDD(LEGAL)]]
Remedial Programs	trict rem sche	bard may contract with the board of the community college dis- in which a district is located for the college district to provide edial programs for students enrolled in a district's secondary pols in preparation for graduation from secondary school and ance into college. <i>Education Code 130.090; 19 TAC 9.146</i>
Dropout Recovery Program	with	chool district may enter into an articulation agreement to partner the public junior college district in which the school district is ted to provide on the campus of the college a dropout recovery

	plon	gram for students to successfully complete and receive a di- na from a high school of the school district. <i>Education Code</i> 102(a)
	mor with part	strict located wholly or partly in a county with a population of e than three million may enter into an articulation agreement any public junior college with a service area located wholly or ly in a county with a population of more than three million. <i>Edu-</i> on Code 29.402(a-1)
		program must meet the requirements at Education Code 02(c) and 29.081(e), (f). <i>Education Code 29.402(c), (d</i>)
Student Eligibility	A pers	erson is eligible to enroll in the dropout recovery program if the son:
	1.	Is under 26 years of age;
	2.	Must complete not more than three course credits to complete the curriculum requirements for the foundation high school program, as appropriate, for high school graduation; or
	3.	Has failed to perform satisfactorily on an end-of-course as- sessment instrument under Education Code 39.023(c), or an assessment instrument under Education Code 39.023(c) as that section existed before 2007. [See EKB]
	Edu	cation Code 29.402(b)
Funding	for e cove aver the ing s	shool district shall pay the college district a negotiated amount each student from the school district enrolled in the dropout re- ery program. The negotiated amount shall not exceed the total rage per student funding amount in that school district during preceding school year for maintenance and operations, includ- state and local funding, but excluding money from the available pol fund. <i>Education Code 29.403(a)</i>
	clud	udent who is enrolled in a dropout recovery program is in- ed in determining the average daily attendance of the school ict. <i>Education Code 29.403(b)</i>
Plan to Increase Higher Education Enrollment	men clos crea roll i lowi	affected district, as described below, shall enter into an agree- at with the public institution of higher education in this state in est geographic proximity to the district to develop a plan to in- use the percentage of the district's graduating seniors who en- n an institution of higher education for the academic year fol- ng graduation. The plan must address the elements at cation Code 29.904(d). <i>Education Code 29.904(c), (d)</i>
Affected District	An a	affected district is one with one or more high schools that:

RELATIONS WITH EDUCATIONAL ENTITIES COLLEGES AND UNIVERSITIES

	1. During the preceding five years, have had an average of at least 26 students in the high school graduating class; and
	2. For any two consecutive years during the preceding five years, have been among the lowest ten percent of high schools in this state in the percentage of students graduating and enrolling for the following academic year in an institution.
	Education Code 29.904(a)
Timeline	Unless a district is already operating under a plan to increase en- rollment, not later than May 1 of each year TEA shall notify a dis- trict if it is an affected district. The district must enter into an agree- ment to develop a plan to increase enrollment by August 1 of the year in which it receives notice from TEA. <i>Education Code</i> 29.904(b), (c)
	A district shall file the plan with the commissioner of education and the commissioner of higher education. A district must implement the plan at the beginning of the school year following the year dur- ing which the district receives notice from TEA that it is an affected district. A district may revise the plan as necessary in response to achieving or failing to achieve goals under the plan. <i>Education</i> <i>Code 29.904(e)–(g)</i>

RELATIONS WITH GOVERNMENTAL ENTITIES STATE AND LOCAL GOVERNMENTAL AUTHORITIES

CPS Investigations at School Child Protective	A school official may not refuse to permit a <u>Note:</u> The following legal provisions address the notification requirements and right of access to students when DFPS investigates reports of abuse and neglect at school. For additional le- gal provisions addressing reporting child abuse and ne- glect and investigations generally, see FFG.
Investigations	(CPS) DFPS) investigation of a report of child abuse or neglect un- der Family Code Chapter 261 may include an interview and exami- nation of the subject child, which may be conducted at any reason- able time and place, including the child's school. A school official may not deny the request of an investigator, investigating a report of suspected child abuse or neglect, to interview, at school, a stu- dent who is an alleged to be a victim of abuse or neglect under Family Code 261. A school official may not require condition grant- ing the CPS investigator to permit district request on a requirement that school personnel to be present at, such as a student counselor, attend the interview conducted at school. Family Code 261.302(a), (b), .303(a); Atty. Gen. Op. DM-476 (1998)
	A person that has confidential locating or identifying information re- garding a family that is the subject of <u>a CPSan</u> investigation <u>under</u> <u>Family Code Chapter 261</u> shall release that information to the <u>Texas Department of Family and Protective Services (DFPS)</u> on re- quest. The release of information to DFPS- <u>as required by this sub-</u> <u>section</u> by a person is not subject to Government Code 552.352 or any other law providing liability for the release of confidential infor- mation. <i>Family Code 261.303(e)</i>
CPS <u>Special</u> Investigations-of Schools	On receipt of a report of alleged or suspected child abuse or ne- glect in a public school, DFPS shall perform an investigation as provided by Family Code 261. Investigations of school personnel or volunteers for child abuse or neglect shall be conducted by CPS in accordance with the procedures adopted in DFPS rule. <i>Family</i> <i>Code 261.406; 40 TAC 700.401412</i> Chapter 261 and the rules adopted thereunder.
	The Special Investigations program (SI) of the Child Protective In- vestigations division (CPI) of DFPS investigates allegations of abuse or neglect of a child by school personnel or volunteers in a school setting.
	<u>Family Code 261.406(a); 40 TAC 707.597–.625</u>
<u>Definitions</u>	"School personnel and volunteers" means persons who have ac- cess to children in a school setting and are providing services to or caring for the children. School personnel include but are not limited
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to school employees, contractors, school volunteers, school bus drivers, school cafeteria staff, and school custodians.

"School setting" means the physical location of a child's school or of an event sponsored or approved by the child's school, or any other location where the child is in the care, custody, or control of school personnel in their official capacity, including transportation services. This does not include:

- 1. School settings involving only children in facilities regulated by the Texas Health and Human Services Commission (HHSC) when HHSC contracts with the local school district to provide education services; or
- 2. School settings that are a part of child care operations regulated by the Child Care Licensing division of HHSC.

<u>40 TAC 707.605(6)–(7)</u>

Notice to PrincipalSchool Personnel Prior to conducting an investigation of school personnel or volunteers, <u>CPSSI</u> shall notify the school principal (or the principal's supervisor if the school principal is an alleged perpetrator) of the fact that a report has been assigned for investigation, the nature of the allegations contained in the report, and the date and time when the <u>investigatorSI</u> plans to visit the school campus to begin the investigation.

The CPS investigatorSI must also orally notify the superintendent about the investigation.

<u>SI</u> must request that the school principal (or the principal's supervisor)personnel notified of the investigation not alert the alleged perpetrator or others regarding the report until the investigator<u>SI</u> has had an opportunity to interview the alleged perpetrator.

Family Code 261.105(d); 40 TAC 700.407707.615

Interviews

No Interference with Investigation Interviews on School Premises School officials or other persons related to the school setting may not interfere with an investigation of a report of child abuse or neglect conducted by DFPS.

Interviews and examinations in a school investigation may take place on or off the school premises, as deemed appropriate by the <u>CPS investigator, provided the investigator notifies the SI, pursuant</u> to all applicable standards. SI will notify appropriate school principal (or that individual's supervisor in the event that the principal is the alleged perpetrator)personnel prior to conducting an interview or examinationvisual inspection on school premises.

DATE ISSUED: <u>1/8/2019</u>12/10/2020 UPDATE <u>112</u>116 GRA(LEGAL)-PRM

RELATIONS WITH GOVERNMENTAL ENTITIES STATE AND LOCAL GOVERNMENTAL AUTHORITIES

Participants CPS <u>Presence of</u> School Personnel	duri victi othe	nay request that school personnel or volunteers not be present ng the interview or <u>examinationvisual inspection</u> of an alleged m, an alleged perpetrator, an adult or child witness, or any er person who may have information relevant to the investiga- if the investigator determines that:	
	1.	The presence of school personnel or volunteers would com- promise the integrity of the investigation; or	
	2.	A better interview or examination of the child would result without school personnel or volunteers being present.	
	Fan	nily Code 261.303 ;(a); 40 TAC 700.409 <u>707.619</u> (a)	
Report of Findings	After DFPS has closed the school completion of an investigation, DFPS shallSI must provide a report of the investigation, redacted to remove the identity of the reporter, to TEA the Texas Education Agency (Director of Education Investigations).) for an investigation concerning an employee of the district. On request, DFPSSI shall provide a redacted copy of the report to the following:		
	1.	State Board for Educator Certification;	
	2.	The president of the school board;	
	3.	The superintendent; and	
	4.	The school principal, unless the principal is the alleged perpe- trator.	
	scho gleo scho	ce need <u>SI is</u> not <u>be provided</u> required to provide notice to a col official if <u>it administratively closes</u> a report of abuse or ne- t is closed administratively prior to notification to anynotifying col officialofficials that a report wasDFPS received by DFPSa ort of abuse or neglect in the school setting.	
	Fan	<u>nily Code 261.406(b); </u> 40 TAC 700.411(a), (e) 707.623	
Students Taken into Custody		nild may be taken into custody under Family Code Title 3 (Juve- Justice Code):	
	1.	Pursuant to an order of the juvenile court.	
	2.	Pursuant to the laws of arrest.	
	3.	By a law enforcement officer, including a school district peace officer, if there is probable cause to believe the student has engaged in a criminal violation, delinquent conduct, conduct indicating a need for supervision, or conduct that violates a condition of probation.	

4.	By a probation officer, if there is probable cause to believe the student has violated a condition of probation or a condition of release.
5.	Pursuant to a directive to apprehend issued by a juvenile court.
6.	By a law enforcement officer, to take the child's fingerprints or photograph, as set forth at Family Code 58.0021.
Fam	ily Code 52.01(a), 58.0021
In ad	dition, a child may be taken into custody without a court order:
1.	By an authorized representative of the DFPS, a law enforce- ment officer, or a juvenile probation officer under the condi- tions set out in Family Code 262.104, relating to the student's physical health or safety; or
2.	As otherwise provided by Family Code Chapter 262 (Suit by Governmental Entity to Protect Health and Safety of Child).
Fam	ily Code Ch. 262
the c child peac bility	rson taking a child into custody may, if school is in session and child is a student, bring the child to the campus to which the is assigned if the principal, the principal's designee, or a ce officer assigned to the campus agrees to assume responsi- for the child for the remainder of the school day. <i>Family Code</i> 2(a)(7)
	5. <i>Fam</i> In ac 1. 2. <i>Fam</i> A pe the c child peac bility

Notices to Law Enforcement Agencies	A principal or designee shall notify local law enforcement if the principal has reasonable grounds to believe that any of the follow- ing activities occurred in school, on school property, or at a school- sponsored or school-related activity on or off school property, with- out regard to whether the activity is investigated by school security officers:		
	1.	Conduct that may constitute an offense listed in Government Code 508.149; deadly conduct, as described by Penal Code 22.05; or a terroristic threat, as described by Penal Code 22.07.	
	2.	The use, sale, or possession of a controlled substance, drug paraphernalia, or marijuana, as defined by Health and Safety Code 481.	
	3.	The possession of any of the weapons or devices listed in Pe- nal Code 46.01(1)–(7), (9)–(14), or (16). [See FNCG]	
	4.	The possession of a weapon as defined by 18 U.S.C. Section 921, in accordance with the Gun-Free Schools Act. [See FOD]	
	5.	Conduct that may constitute a criminal offense under Penal Code 71.02, Engaging in Organized Criminal Activity.	
	6.	Conduct that may constitute a criminal offense for which a student may be expelled under Education Code 37.007(a), (d), or (e).	
		ice is not required if the principal reasonably believes that the vity does not constitute a criminal offense.	
	lice nicij nicij she inclu	principal or designee shall provide the notice to the district po- department (if one exists) and the police department of the mu- pality in which the school is located. If the school is not in a mu- pality, the principal or designee shall provide the notice to the riff of the county in which the school is located. The report shall ude the name and address of each student the person believes y have participated in the activity.	
Notice to Employees	sup	principal or designee shall also notify each instructional or port employee of the school who has regular contact with a stu- t whose conduct is the subject of the notice.	
	Edu	cation Code 37.015, .007(e)	
Report of Conduct Constituting Assault or Harassment	poli	incipal or designee may make a report to any school district ce department or the police department of the municipality in ch the school is located or, if the school is not in a municipality,	

	ves beli unc	sheriff of the county in which the school is located if, after an in- tigation is completed, the principal has reasonable grounds to eve that a student engaged in conduct that constitutes assault ler Penal Code 22.01 or harassment with electronic communi- ons under Penal Code 42.07(a)(7).			
	ofe	erson who makes a report may include the name and address each student the person believes may have participated in the iduct.			
Designee	sch	e principal may designate a school employee, other than a ool counselor, who is under the supervision of the principal to ke the report.			
Immunity	crin is ir	A person who voluntarily makes a report is immune from civil or criminal liability. A person who takes any action under this provision is immune from civil or criminal liability or disciplinary action result- ing from that action.			
	cau	This provision does not create a civil, criminal, or administrative cause of action or liability or create a standard of care, obligation, or duty that provides a basis for a cause of action.			
	District employees and volunteers are immune from suit resulting from an act under this provision, including an act under related pol- icies and procedures.				
	cluo cise tee	An act by a district employee or volunteer under this provision, in- cluding an act under related policies and procedures, is the exer- cise of judgment or discretion on the part of the employee or volun- teer and is not considered to be a ministerial act for purposes of liability of the district or the district's employees.			
	Edu	ucation Code 37.0151			
Notices from Law Enforcement Agencies	As described below, representatives of the juvenile justice system shall provide notice to a district when:				
	1.	A student is arrested or referred to the juvenile board [see Ar- rest, below];			
	2.	A student is convicted, or receives deferred prosecution or de- ferred adjudication [see Conviction or Adjudication, below];			
	3.	A student was removed to a disciplinary alternative education program (DAEP) and the criminal case against the student is refused or the student is found not guilty [see Not Guilty/Charges Dropped, below]; or			

STATE AND LOCAL GOVERNMENTAL AUTHORITIES LAW ENFORCEMENT AGENCIES

	tra	student on parole, probation, or community supervision insfers into or reenrolls in a district [see Transfer Students, low].
	Code or	f Criminal Procedure 15.27(a), (b), (c), (g)
	a regist below. (w enforcement shall provide notice to the superintendent if ered sex offender intends to reside in the district, as set out <i>Code of Criminal Procedure 62.053(e), .053(f)</i> [See Regis- ex Offenders, below]
	<u>11 year</u> the child	nforcement agency that receives a report that a child under s of age is missing shall immediately notify each school that d attended or in which the child was enrolled that the child ng. Code of Criminal Procedure 63.020 [See Missing Chil- elow]
Reportable Offenses	Code of fenses:	f Criminal Procedure 15.27 applies to the following of-
	1. An	y felony offense; and
	2. Th	e following misdemeanors:
	a.	An offense under Penal Code 20.02 (Unlawful Re- straint), 21.08 (Indecent Exposure), 22.01 (Assault), 22.05 (Deadly Conduct), 22.07 (Terroristic Threat), or 71.02 (Engaging in Organized Criminal Activity);
	b.	The unlawful use, sale, or possession of a controlled substance, drug paraphernalia, or marijuana, as defined by Health and Safety Code Chapter 481; and
	C.	The unlawful possession of any of the weapons or de- vices listed in Penal Code 46.01(1)–(7), (9)–(14), or (16), or a weapon listed as a prohibited weapon under Penal Code 46.05.
	Code of	f Criminal Procedure 15.27(h)
Contents of Notice	must in	written notice under Code of Criminal Procedure 15.27 clude all pertinent details of the offense or conduct, includ- ails of any:
	1. As	saultive behavior or other violence;
	2. We or	eapons used in the commission of the offense or conduct;
		eapons possessed during the commission of the offense or nduct.

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Threat Assessment and Safety Plan	In addition to the information above, the law enforcement agency shall provide information relating to the student that is requested for the purpose of conducting a threat assessment or preparing a safety plan relating to that student. A school board may enter into a memorandum of understanding with a law enforcement agency re- garding the exchange of information relevant to conducting a threat assessment or preparing a safety plan. Absent a memorandum of understanding, the information requested by the superintendent or the superintendent's designee shall be considered relevant.
	Code of Criminal Procedure 15.27(k), (k-1)
	Law enforcement records concerning a child may be inspected or copied by the superintendent of a public school where the child is enrolled only for the purpose of conducting a threat assessment or preparing a safety plan related to the child. <i>Family Code 58.008(d), (d-1)</i>
Electronic Notice	A person may substitute electronic notice for oral notice where oral notice is required by Code of Criminal Procedure 15.27. If electronic notice is used, any written notice required by article 15.27 is not required. <i>Code of Criminal Procedure 15.27(i)</i>
Arrest Oral Notice	If a law enforcement agency arrests a person or refers a child to the juvenile board for an offense specified at Reportable Offenses, and the agency believes the person is enrolled as a student in a public school, the head of the agency or designee shall orally notify the superintendent or designee in the district in which the student is enrolled, or believed to be enrolled, of the arrest or referral. The notice shall be provided within 24 hours after the arrest or referral is made or before the next school day, whichever is earlier.
Written Notice	Within seven days after oral notice is given, the head of the law en- forcement agency or designee shall mail written notice to the su- perintendent or designee. The written notice shall include the facts in the oral notice, the name of the person who was orally notified, and the date and time of the oral notice.
	Both the oral and written notice shall contain sufficient details of the arrest or referral and the acts allegedly committed by the student to enable a superintendent or designee to determine whether there is a reasonable belief that the student has engaged in conduct defined as a felony offense by the Penal Code or whether it is necessary to conduct a threat assessment or prepare a safety plan related to the student. The information in the notice shall be considered by a superintendent or designee in making such a determination.

Code of Criminal Procedure 15.27(a)

STATE AND LOCAL GOVERNMENTAL AUTHORITIES LAW ENFORCEMENT AGENCIES

Failure to Provide Notice to District	If the superintendent of a district in which a student is enrolled learns of a failure of the head of a law enforcement agency or de- signee to provide a notice under Code of Criminal Procedure 15.27(a), the superintendent or principal shall report the failure to the Commission on Law Enforcement Officer Standards and Edu- cation. <i>Code of Criminal Procedure 15.27(m)</i>
Notice to Employees	A superintendent or designee shall immediately notify all instruc- tional and support personnel who have responsibility for supervi- sion of a student who has been arrested or taken into custody. All personnel shall keep the information received confidential.
	A superintendent or designee shall send to an employee having di- rect supervisory responsibility over the student the information in the confidential notice provided by the law enforcement agency.
Failure to Provide Notice to Employees	If a board learns of a failure by the superintendent or a principal to provide a notice required under Code of Criminal Procedure 15.27(a) or (a-1), the board shall report the failure to the State Board for Educator Certification (SBEC).
	Code of Criminal Procedure 15.27(a), (a-1), (l)
Conviction or Adjudication <i>Oral Notice</i>	On conviction, deferred prosecution, deferred adjudication, or adju- dication of delinquent conduct of a student for an offense or for any conduct specified at Reportable Offenses, the office of the prose- cuting attorney shall orally notify a superintendent or designee of the conviction or adjudication and whether the student is required to register as a sex offender. Oral notice must be given within 24 hours of the time of the order or before the next school day, which- ever is earlier.
Written Notice	Within seven days after the date the oral notice is given, the office of the prosecuting attorney shall mail written notice, which must contain a statement of the offense of which the individual is con- victed or on which the adjudication, deferred adjudication, or de- ferred prosecution is grounded and a statement of whether the stu- dent is required to register as a sex offender.
Notice to Employees	A superintendent or designee shall, within 24 hours of receiving no- tice from the office of the prosecuting attorney, or before the next school day, whichever is earlier, notify all instructional and support personnel who have regular contact with the student.
Failure to Provide Notice to Employees	If a board learns of a failure by the superintendent or a principal to provide a notice required under Code of Criminal Procedure 15.27(b), the board shall report the failure to the SBEC.
	Code of Criminal Procedure 15.27(b), (l)

Code of Criminal Procedure 15.27(b), (l)

STATE AND LOCAL GOVERNMENTAL AUTHORITIES LAW ENFORCEMENT AGENCIES

Not Guilty/Charges Dropped	The office of the prosecuting attorney or the office or official desig- nated by the juvenile board shall notify the district that removed a student to a (DAEP) if:
	 Prosecution of the student's case was refused for lack of prosecutorial merit or insufficient evidence and no formal pro- ceedings, deferred adjudication, or deferred prosecution will be initiated; or
	2. The court or jury found the student not guilty or made a find- ing the child did not engage in delinquent conduct or conduct indicating a need for supervision and the case was dismissed with prejudice.
	Notice shall be provided to the district within two working days.
Review of Placement	On receipt of the notice, the superintendent or designee shall re- view the student's placement in the DAEP [see FOC].
	Code of Criminal Procedure 15.27(g); Education Code 37.006(h)
Transfer Students	If a juvenile justice agency has jurisdiction over a student who is arrested, referred, convicted, or adjudicated for a reportable of- fense and the student transfers from a school or is subsequently removed from a school and later returned to a school or district other than the one the student was enrolled in when the arrest, re- ferral, conviction, or adjudication occurred, the juvenile justice agency shall notify the superintendent or designee of the district to which the student transfers or is returned.
	The juvenile justice agency shall provide notice of an arrest or re- ferral in a manner similar to that provided above, at Arrest. The ju- venile justice agency shall provide notice of a conviction or delin- quent adjudication in a manner similar to that provided above at Conviction or Adjudication. In either case, notice shall be provided within 24 hours of learning of the student's transfer or reenrollment, or before the next school day, whichever is earlier.
Notice to Employees	The superintendent of the district to which the student transfers or is returned shall, within 24 hours of receiving notice or before the next school day, whichever is earlier, notify all instructional and support personnel who have regular contact with the student.
	Code of Criminal Procedure 15.27(c)
Registered Sex Offenders	The local law enforcement authority shall immediately provide no- tice to the superintendent of the district in which a person subject to registration as a sex offender intends to reside, by mail to the of- fice of the superintendent, as set out below. <i>Code of Criminal Pro- cedure 62.053(e), .053(f)</i>

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	A local law enforcement authority shall provide notice to a supe endent regarding a registered sex offender only if:	ərin-
	 The victim was at the time of the offense a child younger 17 years of age or a student enrolled in a public or private secondary school; 	
	 The person subject to registration is a student enrolled in public or private secondary school; or 	а
	3. The basis on which the person is subject to registration is conviction, deferred adjudication, or adjudication of deline conduct for an offense under Penal Code 43.25 (Sexual F formance by a Child) or 43.26 (Possession or Promotion Child Pornography), or a substantially similar offense.	quent ^P er-
	A local law enforcement authority may not provide notice to a sperintendent if the basis for the notice is a conviction, deferred udication, or adjudication of delinquent conduct for an offense der Section 25.02, Penal Code (Prohibited Sexual Conduct, relating to incest), or a substantially similar offense.	ad-
	Code of Criminal Procedure 62.054	
Notice to Employees	On receipt of the notice from law enforcement regarding a regi ered sex offender, a superintendent shall release the informat n the notice to appropriate district personnel, including peace ers and security personnel, principals, nurses, and counselors. Code of Criminal Procedure 62.053(e), .055(f)	ion offic-
<u>Missing Children</u> Duty to Flag <u>Records</u>	Jpon receipt of notification from a law enforcement agency or missing children and missing persons information clearinghous that a child under 11 years of age who attended or who is enror in the school is missing, the school shall flag the child's records and maintain the records in its possession so that on receipt of request regarding the child, the school will be able to notify law forcement or the missing children and missing persons information clearinghouse that a request for a flagged record has been maccode of Criminal Procedure 63.020(c), .021	<u>se</u> Illed s f <u>a</u> / en- ation
<u>Request in Person</u>	When a request for a flagged record is made in person, the sc may not advise the requesting party that the request concerns missing child and shall:	
	 Require the person requesting the flagged record to comp a form stating the person's name, address, telephone nur ber, and relationship to the child for whom a request is ma and the name, address, and birth date of the child; 	<u>n-</u>

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	2. Obtain a copy of the requesting party's driver's license or other photographic identification, if possible;
	3. If the request is for a birth certificate, inform the requesting party that a copy of a certificate will be sent by mail; and
	4. Immediately notify the appropriate law enforcement agency that a request has been made concerning a flagged record and include a physical description of the requesting party, the identity and address of the requesting party, and a copy of the requesting party's driver's license or other photographic iden- tification.
	After providing the information listed above, the school shall mail a copy of the requested record to the requesting party on or after the 21st day after the date of the request.
<u>Request in Writing</u>	When a request for a flagged record is made in writing, the school may not advise the requesting party that the request concerns a missing child and shall immediately notify the appropriate law en- forcement agency that a request has been made concerning a flagged record and provide to the law enforcement agency a copy of the written request. After providing the notification, the school shall mail a copy of the requested record to the requesting party on or after the 21st day after the date of the request. Code of Criminal Procedure 63.021(d)
Removal of Flag	On the return of a missing child under 11 years of age, the law en- forcement agency shall notify each school that has maintained flagged records for the child that the child is no longer missing. On receipt of this notification, the school shall remove the flag from the records.
	A school that has reason to believe that a missing child has been recovered may request confirmation that the missing child has been recovered from the appropriate law enforcement agency or the missing children and missing persons information clearing-house. If a response is not received after the 45th day after the date of the request for confirmation, the school may remove the flag from the record and shall inform the law enforcement agency or the missing children and missing persons information clearing-house that the flag has been removed.

Code of Criminal Procedure 63.022

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