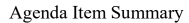
SOUTH SAN ANTONIO INDEPENDENT SCHOOL DISTRICT





Meeting Date: January 18, 2023

Agenda Section: Consent

Agenda Item Title: Board Policy Update 120

From: Henry Yzaguirre, Superintendent

Description: Update 120 contains recommended action for the following policies:

CKC(LOCAL): SAFETY PROGRAM/RISK MANAGEMENT - EMERGENCY PLANS

FNG(LOCAL): STUDENT RIGHTS AND RESPONSIBILITIES - STUDENT AND PARENT COMPLAINTS/GRIEVANCES

FO(LOCAL): STUDENT DISCIPLINE

Historical Data: TASB periodically submits recommended updates to the district. The last policy update (119) was Board approved on July 20, 2022.

Recommendation: To approve the TASB Policy and Legal Services initiated updates

Funding Budget Code and Amount:



Localized Policy Manual Update 120

015908 South San Antonio ISD

Update 120 contains local policies that require board action and adoption notification before we can incorporate the revisions into your district's Policy Online[™] manual.

Please note that legal policies will not be published on Policy Online until the board acts on the local policies or specifically requests earlier publication.

What should I do to prepare for board adoption?

- Log in to <u>Policy Online</u>¹ and select Local Manual Updates from the My Policy Manual drop-down menu, then click on Numbered Updates.
- 2. Download and save the numbered update resource material for **UPDATE 120**.
- 3. Present the local policies to your board for adoption. Provide your board with the explanatory notes and encourage them to review those along with the local policies.

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

- 1. Following board action, go to Local Manual Updates, select the appropriate numbered update, then click the **Notify TASB of Board Action** link.
- 2. Fill out and submit the electronic form so we can incorporate the adopted policies into your district's Policy Online manual.
- 3. If there are additional changes, submit the annotated changes with your adoption notification.

Questions?

- For questions about Policy Online, visit the <u>User's Guide</u>² or contact <u>pol-support@tasb.org</u>.
- For questions about policy text, contact your <u>district's assigned policy consultant</u>.³

¹ Policy Online: <u>https://pol.tasb.org/</u>

² Policy Online User's Guide: <u>https://www.tasb.org/services/policy-service/resources/policy-online-user-s-guide.aspx</u>

³ Contact a Policy Service Consultant: <u>https://www.tasb.org/services/policy-service/consultant-contact-information.aspx</u>

Instruction Sheet TASB Localized Policy Manual Update 120

South San Antonio ISD

Code	Туре	Action To Be Taken	Note
AIC	(LEGAL)	Replace policy	Revised policy
AIE	(LEGAL)	Replace policy	Revised policy
BBD	(LEGAL)	Replace policy	Revised policy
BE	(LEGAL)	Replace policy	Revised policy
CCGA	(LEGAL)	Replace policy	Revised policy
CFA	(LEGAL)	Replace policy	Revised policy
CFC	(LEGAL)	Replace policy	Revised policy
СКВ	(LEGAL)	Replace policy	Revised policy
СКС	(LOCAL)	Replace policy	Revised policy
CMD	(LEGAL)	Replace policy	Revised policy
CQA	(LEGAL)	Replace policy	Revised policy
CRD	(LEGAL)	Replace policy	Revised policy
EHAA	(LEGAL)	Replace policy	Revised policy
EHAB	(LEGAL)	Replace policy	Revised policy
EHAC	(LEGAL)	Replace policy	Revised policy
EHBAB	(LEGAL)	Replace policy	Revised policy
EHBAE	(LEGAL)	Replace policy	Revised policy
EHBC	(LEGAL)	Replace policy	Revised policy
EIE	(LEGAL)	Replace policy	Revised policy
EIF	(LEGAL)	Replace policy	Revised policy
EKB	(LEGAL)	Replace policy	Revised policy
EKBA	(LEGAL)	Replace policy	Revised policy
FB	(LEGAL)	Replace policy	Revised policy
FFA	(LEGAL)	Replace policy	Revised policy
FFAE	(LEGAL)	Replace policy	Revised policy
FFG	(LEGAL)	Replace policy	Revised policy
FFI	(LOCAL)	No policy enclosed	See explanatory note
FNG	(LOCAL)	Replace policy	Revised policy
FO	(LOCAL)	Replace policy	Revised policy
FOF	(LEGAL)	Replace policy	Revised policy

Explanatory Notes TASB Localized Policy Manual Update 120

South San Antonio ISD

AIC(LEGAL) ACCOUNTABILITY: INTERVENTIONS AND SANCTIONS

Revised Administrative Code rules, effective June 7, 2022, and reflected on pages 7–8, address the requirements for local improvement plans by certain districts or campuses assigned a D rating. The rules also address modification of a campus turnaround plan due to a change in circumstances. (See page 15.)

Other revisions reflect changes to citations of Administrative Code rules.

AIE(LEGAL) ACCOUNTABILITY: INVESTIGATIONS

A new Note on page 3 references recently revised Administrative Code rules regarding an informal review or hearing following a TEA investigation.

An existing Administrative Code provision regarding compliance investigations has been added on page 5.

BBD(LEGAL) BOARD MEMBERS: TRAINING AND ORIENTATION

A new Administrative Code rule, effective May 31, 2022, requiring board members to complete training on school safety has been added on page 8.

BE(LEGAL) BOARD MEETINGS

Changes prompted by new and revised Administrative Code rules regarding board meetings by videoconference, effective September 15, 2022, are reflected on pages 9–10.

CCGA(LEGAL) AD VALOREM TAXES: EXEMPTIONS AND PAYMENTS

Citations to a new Administrative Code rule addressing installment payment of taxes on property not directly damaged in a disaster or emergency area are included on page 9.

CFA(LEGAL) ACCOUNTING: FINANCIAL REPORTS AND STATEMENTS

Revisions reflect the adoption of version 18.0 of the Financial Accountability System Resource Guide.

CFC(LEGAL) ACCOUNTING: AUDITS

Revisions reflect the adoption of version 18.0 of the Financial Accountability System Resource Guide.

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

Changes reflect extensive revisions to Administrative Code rules regarding mandatory drills, effective June 26, 2022.

New Administrative Code provisions addressing optional active threat exercises are also incorporated.

Explanatory Notes

TASB Localized Policy Manual Update 120

South San Antonio ISD

CKC(LOCAL) SAFETY PROGRAM/RISK MANAGEMENT: EMERGENCY PLANS

Education Code 37.108(d) requires a district's multihazard emergency operations plan to include responding to a train derailment near a district school if a district facility is within 1,000 yards of a railroad track. New recommended local policy text incorporates this requirement into the list of procedures that must be addressed.

The *Legal Issues in Update 120* memo describes common legal concerns and best practices specific to this policy's topic.

CMD(LEGAL) EQUIPMENT AND SUPPLIES MANAGEMENT: INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

Changes reflect revised Administrative Code provisions, effective June 7, 2022, regarding permitted uses of the instructional materials and technology allotment. Other revisions have been made to delete out-dated terminology.

A revised Administrative Code rule, effective October 16, 2022, requiring certification of compliance with the Children's Internet Protection Act has been added on page 9.

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

Based on revised Administrative Code rules, the following requirements have been added at Other Required Internet Postings:

- Certain districts or campuses assigned a D rating must notify the public of the meeting to gather input to develop a local improvement plan. (See item 8.)
- Districts conducting an active threat exercise must provide notice through multiple distribution networks, including the district's website. (See item 35.)

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

Revised Administrative Code rules, effective August 18, 2022, prompted revisions to the definitions of fulland part-time employees.

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

Revisions at the bottom of page 2 reflect changes to the citations of Administrative Code rules addressing instruction related to positive character traits and personal skills.

EHAB(LEGAL) BASIC INSTRUCTIONAL PROGRAM: REQUIRED INSTRUCTION (ELEMENTARY)

Revisions include a new Administrative Code rule, effective April 28, 2022, regarding phonics curricula.

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

Revised Administrative Code rules, effective August 1, 2022, and reflected on pages 3–4, changed the required course offerings for grades 9–12 related to social studies and physical education.

Explanatory Notes

TASB Localized Policy Manual Update 120

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

Changes on pages 8–9 include revised Administrative Code rules, effective June 7, 2022, regarding review of a student's behavior improvement plan or behavioral intervention plan.

EHBAE(LEGAL) SPECIAL EDUCATION: PROCEDURAL REQUIREMENTS

Revised Administrative Code rules, effective June 7, 2022, regarding the timeline for requesting a hearing on a due process complaint are included on pages 5–6.

EHBC(LEGAL) SPECIAL PROGRAMS: COMPENSATORY/ACCELERATED SERVICES

Changes reflect new Administrative Code provisions, effective June 9, 2022, regarding accelerated instruction and accelerated learning committees for students who fail to perform satisfactorily on certain assessment instruments. The new provisions derive from HB 4545, 87th Texas Legislature, Regular Session 2021.

EIE(LEGAL) ACADEMIC ACHIEVEMENT: RETENTION AND PROMOTION

Changes are to better match legal sources and remove repealed Administrative Code rules.

EIF(LEGAL) ACADEMIC ACHIEVEMENT: GRADUATION

New Administrative Code rules, effective August 21, 2022, regarding notice about the Texas First Early High School Completion Program and the Texas First Scholarship Programare are included on pages 8–9. Other revisions have been made to update citations.

Please note: For the 2022–23 school year, each high school must provide a written notification to each student and the student's parent or guardian listing the eligibility criteria for the programs. After the 2022–23 school year, the school must provide the notice upon a student's initial enrollment in high school.

EKB(LEGAL) TESTING PROGRAMS: STATE ASSESSMENT

Changes have been made to incorporate revised Administrative Code rules and to better reflect legal sources.

EKBA(LEGAL) STATE ASSESSMENT: ENGLISH LEARNERS/EMERGENT BILINGUAL STUDENTS

Revisions have been made to include Administrative Code provisions, effective August 9, 2022, regarding emergent bilingual students and individual graduation committees. A repealed provision regarding the grade placement committee has been deleted.

FB(LEGAL) EQUAL EDUCATIONAL OPPORTUNITY

Changes are to better reflect legal sources.

FFA(LEGAL) STUDENT WELFARE: WELLNESS AND HEALTH SERVICES

For clarity, a reference to policy provisions regarding school-based health centers has been added on page 4.

Explanatory Notes

TASB Localized Policy Manual Update 120

South San Antonio ISD

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

For clarity, a reference to policy provisions regarding expanding or changing health-care services at a school has been added on page 3.

FFG(LEGAL) STUDENT WELFARE: CHILD ABUSE AND NEGLECT

The Note on page 5 now references Administrative Code rules regarding investigations of abuse or neglect in a school setting.

FFI(LOCAL) STUDENT WELFARE: FREEDOM FROM BULLYING

District bullying policies must address prevention and mediation of bullying incidents and comply with minimum standards adopted by TEA. TEA recently issued updated <u>Proposed Minimum Standards for Bullying Prevention Policies and Procedures</u> for public comment from October 28 through November 28, 2022. Policy Service will recommend local policy revisions following publication of the final TEA minimum standards.

FNG(LOCAL) STUDENT RIGHTS AND RESPONSIBILITIES: STUDENT AND PARENT COMPLAINTS/GRIEVANCES

Revisions to this local policy are recommended at Other Complaint Processes to:

- Clarify how special education complaints are addressed.
- Encompass all instructional resources policies.
- Reference the required hearing procedure for eligibility disputes under school nutrition programs.

The *Legal Issues in Update 120* memo describes common legal concerns and best practices specific to this policy's topic.

FO(LOCAL) STUDENT DISCIPLINE

Recommended revisions to this local policy are to clarify circumstances when restraint may be used generally and to more prominently address restraint of a student who receives special education services.

FOF(LEGAL) STUDENT DISCIPLINE: STUDENTS WITH DISABILITIES

Revised Administrative Code rules, effective June 7, 2022, regarding restraint and time-out are included beginning on page 10. A statement has been amended to refer to new documentation and notification requirements in 19 Administrative Code 89.1053(e). Other changes include citations to revised Administrative Code rules.

South San Antonio ISD 015908

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Interventions and Sanctions for School Districts	The commissioner of education shall take any of the action thorized by Education Code Chapter 39A, Subchapter A, to 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.		commissioner considers the action to be appropriate on basis of a special investigation under Education Code 03.	
	Education Code 39A.001			
Authorized Commissioner Actions	If a district is subject to commissioner action, the commissioner may:			
Actions	1.	Issu	e public notice of the deficiency to the board;	
	2.		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 f 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- cioner for approval, and the implementation of the plan;	
	4.	com and distr	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.		pint a TEA monitor to participate in and report to TEA on activities of the board or superintendent;	
	~~		0	

- Appoint a conservator to oversee the operations of the district;
- 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;
- 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; or
- 10. Order the use of the board improvement and evaluation tool as provided by Education Code 11.182 [see BG].

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 Chapter 97, Subchapter EE (accreditation status, standards, and sanctions), the commissioner may impose on the district or campus any other sanction under Education Code Chapter 39 or 39A, or Subchapter EE, singly or in combination, to the extent the commissioner determines is reasonably required to achieve the purposes specified in 19 Administrative Code 97.1053.

19 TAC 97.1057(c), (e)

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

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

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

A conservator or management team, if directed by the sioner, shall prepare a plan for the implementation of the ment of a board of managers or the revocation of accrr	he appoint-
ment of a board of managers or the revocation of accre	editation.

The conservator or management team may:

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

The conservator or management team may not:

- Take any action concerning a district election, including ordering or canceling an election or altering the date of or the polling places for an election;
- 2. Change the number of or method of selecting the board;
- 3. Set a tax rate for the district; and
- 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.

A conservator or management team may exercise the powers and duties defined by the commissioner or described above regardless of whether the conservator or management team was appointed to oversee the operations of a district in its entirety or the operations of a certain campus within the district.

Education Code 39A.003

	Regardless of whether a district has satisfied the accreditation cri- teria, if for two consecutive school years, including the current school year, a district has had a conservator or management team assigned to the district or campus for any reason, the commis- sioner 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. This applies to an appointed conservator or manage- ment team, regardless of the scope or any changes to the scope of the conservator's or team's oversight. <i>19 TAC 97.1057(d); Educa-</i> <i>tion Code 39A.006(a)–(b)</i>
oard of Managers	The commissioner may appoint a board of managers to exercise

Board of Managers The commissioner may appoint a board of managers to exercise the powers and duties of a district's board if the district is subject to commissioner action and:

	1.	Has a current accreditation status of accredited-warned or ac- credited-probation;			
	2.	Fails to satisfy any standard under Education Code 39.054(e); or			
	3.	Fails to satisfy financial accountability standards as deter- mined by commissioner rule.			
	Edi	ucation Code 39A.004			
Revocation of Accreditation	The commissioner may revoke the accreditation of a district if the district is subject to commissioner action, and for two consecutive school years, including the current school year, the district has:				
	1.	Received an accreditation status of accredited-warned or ac- credited-probation;			
	2.	Failed to satisfy any standard under Education Code 39.054(e); or			
	3.	Failed to satisfy financial accountability standards as deter- mined by commissioner rule.			
		In addition to revoking a district's accreditation, the commissioner 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.			
	Edi	ucation Code 39A.005			
Intervention to Improve High School Completion Rate	faile cau sar	district is subject to commissioner action and the district has ed to satisfy any standard under Education Code 39.054(e) be- use of the district's dropout rates, the commissioner may impose actions against a district designed to improve high school com- tion 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.	red	lering the use of any other intervention strategy effective in ucing dropout rates, including mentor programs and flexi- class scheduling.		
	Edu	ucatio	cation Code 39A.007		
Interventions after Certain D Ratings	Until another performance rating is issued, TEA may not implement the following intervention or sanctions to a D-rated district or cam- pus, if the D rating is considered acceptable [see AIA]. The follow- ing interventions and sanctions are subject to a pause:				
	1.	Re	vocation of a charter under Education Code 12.115(c);		
	2.	Anı	nexation under Education Code 13.054;		
	3.		ange in accreditation status under rules adopted for ac- ditation under Education Code 39.052; and		
	4.		erventions or sanctions under Education Code 39A.101(a), A.107(a) or (c), or 39A.111.		
	A performance rating of D that is considered acceptable may not be included in calculating consecutive school years of unaccepta- ble performance ratings and is not considered a break in consecu- tive school years of unacceptable performance ratings.				
	Interventions or sanctions implemented prior to a pause shall con- tinue during a school year for which interventions or sanctions listed above are paused.				
	Education Code 39A.118				
Certain D-Rating Improvement Plans	A district or campus that is assigned a rating of D that qualifies un- der Education Code 39.0543(b) [see AIA] shall develop and imple- ment a local improvement plan using the guidance provided by TEA.				
	The district or campus shall:				
	1.	Co	nduct a data analysis related to areas of low performance;		
	2.		nduct a needs assessment based on the results of the data alysis, as follows:		
		a.	The needs assessment shall include a root cause analy- sis.		
		b.	Root causes identified through the needs assessment will be addressed in the local improvement plan; and		
	3.	Cre	ate a local improvement plan, as follows:		

- a. Input must be gathered from the principal; campus-level committee established under Education Code 11.251 [see BQB]; parents; and community members, prior to the development of the local improvement plan, using the following steps.
 - (1) The campus must hold a public meeting at the campus. The campus shall take reasonable steps to conduct the meeting at a time and in a manner that would allow a majority of stakeholders to attend and participate. The campus may hold more than one meeting if necessary.
 - (2) The public must be notified of the meeting 15 days prior to the meeting by way of the district and campus website, local newspapers or other media that reach the general public, and the parent liaison, if present on the campus.
 - (3) All input provided by family and community members should be considered in the development of the final local improvement.
- b. The completed local improvement plan must be presented at a public hearing and approved by the board.

19 TAC 97.1061(b)

If the performance of a campus is below any standard under Education Code 39.054(e), the commissioner shall:

- 1. Take actions, to the extent the commissioner determines necessary, as provided by Education Code Chapter 39A; and
- 2. Assign a campus intervention team.

To the extent the commissioner determines necessary, the commissioner may:

- 1. Order a hearing to be held before the commissioner or the commissioner's designee at which the president of the board, the superintendent, and the campus principal shall appear and explain the campus's low performance, lack of improvement, and plans for improvement;
- Establish a school community partnership team composed of members of the campus-level planning and decision-making committee and additional community representatives as determined appropriate by the commissioner;

Campus Intervention Team and Targeted Improvement Plan

Actions Based on Campus Performance

	 If applicable under the strong foundations intervention under Education Code 39A.064, require the district to comply with all requirements of the strong foundations grant program un- der Education Code 29.0881 for the campus; or 				
	 Any combination of the actions described by items 1 through 3 above. 	h			
	Education Code 39A.051				
Texas Accountability Intervention System	If a campus's performance is below any standard under Education Code 39.054(e), the campus shall engage in interventions as de- scribed by TEA. The commissioner shall assign members to a campus intervention team as outlined in 19 Administrative Code 97.1063 and Education Code 39A.052. The campus shall establish a campus leadership team (CLT) that includes the campus princi- pal and other campus leaders responsible for the development, im- plementation, and monitoring of the targeted improvement plan.				
	If a campus is assigned an unacceptable rating under Education Code 39.054(e):				
	 For a second consecutive year, the campus must engage in the processes outlined in this provision, and the campus mu develop a campus turnaround plan to be approved by the commissioner. 				
	2. For a third or fourth consecutive year, the campus must en- gage in the processes outlined in this provision, and the can pus must implement the commissioner-approved campus turnaround plan as described in 19 Administrative Code 97.1064.				
	 For a fifth consecutive year, the commissioner shall order th appointment of a board of managers to govern the district or the closure of the campus. 				
	Based on a campus's progress toward improvement, the commis sioner may order a hearing if a campus's performance is below a standard under Education Code 39.054(e).				
	Interventions and sanctions listed under this provision begin upor release of preliminary ratings and may be adjusted based on fina accountability ratings.				
	19 TAC 97.1061(a), (d), (f)–(j)				
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	 Conduct, with the involvement and advice of the school com- munity partnership team, if applicable: 				
	 a. If the commissioner determines necessary, a compre- hensive on-site needs assessment; or 				
	 A targeted on-site needs assessment relevant to an area of insufficient performance of the campus; and 				
	 Recommend appropriate actions as provided by Education Code 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 procedures at Education Code 39A.053(c) and 19 Administrative Code 97.1061(e).				
	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.				
	Education Code 39A.053; 19 TAC 97.1061(e)				
Recommen- dations	On completing the on-site needs assessment, the campus inter- vention team shall, with the involvement and advice of the school community partnership team, if applicable, recommend actions re- lating to any area of insufficient performance, including:				

		1.	Reallocation of resources;		
		2.	Technical assistance;		
		3.	Changes in school procedures or operations;		
		4.	Staff development for instructional and administrative staff;		
		5.	Intervention for individual administrators or teachers;		
		6.	Waivers from state statutes or rules;		
		7.	Teacher recruitment or retention strategies and incentives provided by the district to attract and retain appropriately certi- fied and experienced teachers; or		
		8.	Other actions the campus intervention team considers appropriate.		
		Edu	cation Code 39A.054		
	Targeted Improvement	In addition to the duties relating to the on-site needs assessment, the campus intervention team shall:			
	Plan	1.	Assist the campus in developing a targeted improvement plan;		
		2.	Conduct a public meeting at the campus with the campus principal, the members of the campus-level planning and de- cision-making committee, parents of students attending the campus, and community members residing in the district to review the campus performance rating and solicit input for the development of the targeted improvement plan [see Notice of Public Meeting, below];		
		3.	Assist the campus in submitting the targeted improvement plan to the board for approval and presenting the plan in a public hearing [see Public Hearing, below]; and		
		4.	Assist the commissioner in monitoring the progress of the campus in executing the targeted improvement plan.		
		Education Code 39A.055; 19 TAC 97.1061(e)(3)–(4)			
	Meeting public and p The r		campus intervention team must provide written notice of the lic meeting to the parents of students attending the campus post notice of the meeting on the campus's internet website. notice must include the date, time, and place of the meeting. <i>Incation Code 39A.056</i>		

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ACCOUNTABILITY	SAN	OITC	AIC (LEGAL)		
	mee per:	eting l s or o	public must be notified of the meeting 15 days prior to the ting by way of the district and campus website, local newspaor or other media that reach the general public, and the parent lin, if present on the campus. <i>19 TAC 97.1061(e)(3)(A)(ii)</i>		
Public Hearing	After a targeted improvement plan or an updated targeted improvement plan is submitted to the board, the board shall conduct a hearing to:				
	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.		
puses sub		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.		
Educati			on Code 39A.057		
Submission to Commissioner	targ can targ	jeted npus i	rd 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.	ana pler	vide research-based technical assistance, including data lysis, academic deficiency identification, intervention im- nentation, and budget analysis, to strengthen and improve 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		each year a campus is assigned an unacceptable performance ng, 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	cation Code 39A.060			
Local Improvement Plan	erec	A district or campus that is assigned a rating of D that is consid- ered acceptable [see AIA] shall develop and implement a local im- provement plan.			
	A lo	cal improvement plan must be presented to the board.			
	Edu	cation Code 39A.065(a)–(b)			
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.				
	upd sup	The commissioner may authorize a targeted improvement plan, an updated targeted improvement plan, or a local improvement plan to supersede the provisions of and satisfy the requirements of devel- oping, reviewing, and revising a campus improvement plan.			
	Edu	cation Code 39A.061			
Submission of Campus Improvement Plan	und wou use sche plar the that satis	e performance of a campus satisfies performance standards er Education Code 39.054(e) for the current school year but ild not satisfy the performance standards if the standards to be d for the following school year were applied to the current ool year, on the request of the commissioner, the campus-level uning and decision-making committee shall revise and submit to commissioner the portions of the campus improvement plan are relevant to those areas for which the campus would not sfy performance standards. The revised portions of the im- vement plan must be submitted in an electronic format. <i>Educa- Code 39A.062</i>			

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ACCOUNTABILITY AI INTERVENTIONS AND SANCTIONS (LEGA					
Compliance Through Federal Accountability	the tion tion mis me	withstanding the provisions of Education Code Chapter 39A, if commissioner determines that a campus subject to interven- is or sanctions has implemented substantially similar interven- measures under federal accountability requirements, the com- sioner may accept the substantially similar intervention asures as measures in compliance with Education Code Chap- 39A. <i>Education Code 39A.063</i>			
Campus Turnaround Plan	tive	campus has been identified as unacceptable for two consecu- school years, the commissioner shall order the campus to pre- e and submit a campus turnaround plan.			
Updated Targeted	Ac	ampus intervention team shall assist the campus in:			
Improvement Plan	1.	Developing an updated targeted improvement plan, including a campus turnaround plan to be implemented by the campus;			
	2.	Submitting the updated targeted improvement plan to the board for approval and presenting the plan in a public hearing as provided by Education Code 39A.057;			
	3.	Obtaining approval of the updated plan from the commis- sioner; and			
	4.	Executing the updated plan on approval by the commissioner.			
	mu can	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 accountal rating, the district must notify parents, community members, a stakeholders that the campus received an unacceptable ratin two consecutive years and request assistance in developing 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 cam turnaround plan electronically to TEA by March 1 unless othe specified. Not later than June 15 of each year, the commission must either approve or reject any campus turnaround plan pr pared and submitted by a district. <i>19 TAC 97.1064(g)–(h); Ec</i> <i>tion Code 39A.103–.104</i>				
Implementation, Modification, and Withdrawal	rou call	ampus may implement, modify, or withdraw its campus turna- nd plan with board approval if the campus receives an academi- y acceptable rating for the school year following the develop- nt of the campus turnaround plan.			
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ACCOUNTABILITY INTERVENTIONS AND	SAN	CTIONS (LEGAL)
	yea mu: plai	ampus that has received an unacceptable rating for the school r following the development of the campus turnaround plan st implement its commissioner-approved campus turnaround n with fidelity until the campus operates for two consecutive ool years without an unacceptable rating.
Change in Circumstances	sior stai 39A	ampus may modify its campus turnaround plan with commis- ner approval if it is determined that due to a change in circum- nces occurring after the plan's approval under Education Code 0.107 a modification of the plan is necessary to achieve the n's objectives.
	Ac	hange in circumstance may be the following, but not limited to:
	1.	A campus that has written a turnaround plan but has not yet been ordered to implement it and has received a Not Rated; Declared State of Disaster rating for two consecutive years prior to receiving its next F rating; or
	2.	A campus that has implemented its turnaround plan for no more than one year prior to receiving a Not Rated; Declared State of Disaster rating for two consecutive years.
	sior circ	ampus that has modified its turnaround plan under this provi- n may only request additional modifications to the plan based on umstances that have changed since the last commissioner-ap- ved modification.
Commissioner Authority	mei can imp ven per get poi	e commissioner may appoint a monitor, conservator, manage- nt team, or board of managers for a school district that has a npus that has been ordered to implement an updated targeted rovement plan. The commissioner may order any of the inter- tions as necessary to ensure district-level support for the low- forming campus and the implementation of the updated tar- ed improvement plan. The commissioner may make the ap- ntment at any time during which the campus is required to im- ment the updated targeted improvement plan.
	19	TAC 97.1064(j)–(m)
Required Contents	Ac	ampus turnaround plan must include:
	1.	Details on the method for restructuring, reforming, or reconsti- tuting the campus;
	2.	A detailed description of the academic programs to be offered at the campus, including:
		a. Instructional methods;
		b. Length of school day and school year;

		c.	Academic credit and promotion criteria; and		
		d.	Programs to serve special student populations;		
	3.		district charter is to be granted for the campus under Eduon Code 12.0522:		
		a.	The term of the charter; and		
		b.	Information on the implementation of the charter;		
	4.	Writt	en comments from:		
		a.	The campus-level committee established under Educa- tion Code 11.251, if applicable;		
		b.	Parents; and		
		C.	Teachers at the campus;		
	5.	sour men	tailed description of the budget, staffing, and financial re- ces required to implement the plan, including any supple- tal resources to be provided by the district or other identi- sources; and		
	6.	sigh	tailed description for developing and supporting the over- t of academic achievement and student performance by board of trustees under Education Code 11.1515.		
	Sen	ate B	n Code 39A.105(a) [Acts of the 85th Legislative Session, ill 1566, amended former Education Code 39.107(b-1) to e information provided at Subsection (6)]		
Implementing Entities	plen	nent t	s ordered to prepare a campus turnaround plan shall im- he updated targeted improvement plan as approved by hissioner.		
	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.				
	and roun ratin	until o Id pla Ig for	nissioner shall appoint a conservator to a district unless each campus in the district for which a campus turna- n has been ordered receives an acceptable performance the school year or the commissioner determines a con- s not necessary.		
		naking appointments, the commissioner shall consider individu- who have demonstrated success in managing campuses with			

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ACCOUNTABILITY	SANCTIONS (LEGAL)			
	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>Education Code 39A.106</i>			
Commissioner Approval or Rejection	Not later than June 15 of each year, the commissioner shall, in writing, either approve or reject any campus turnaround plan prepared and submitted to the commissioner by a district. If the commissioner rejects a campus turnaround plan, the commissioner must also send the district an outline of the specific concerns regarding the turnaround plan that resulted in the rejection. <i>Education 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			

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ACCOUNTABILITY AIC INTERVENTIONS AND SANCTIONS (LEGAL)					
Preparation	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	1.	Request that a regional education service center provide as- sistance in the development and implementation of a campus turnaround plan; or			
	2.	Partner with an institution of higher education to develop and implement a campus turnaround plan.			
	Edu	cation Code 39A.109			
Modification in Campus Turnaround Plan	rece	campus for which a campus turnaround plan has been ordered eives an acceptable performance rating for the school year fol- ng the order, the board may:			
	1.	Implement the campus turnaround plan;			
	2.	Implement a modified version of the campus turnaround plan; or			
	3.	Withdraw the campus turnaround plan.			
	A district required to implement a campus turnaround plan may modify the plan if the campus receives an acceptable performance rating for two consecutive school years following implementation of the plan.				
	The commissioner may authorize modification of an approved campus turnaround plan if the commissioner determines that due to a change in circumstances occurring after the plan's approval, a modification of the plan is necessary to achieve the plan's objec- tives.				
	Education Code 39A.110				
Continued Unacceptable Performance Rating	If a campus is considered to have an unacceptable performa rating for five consecutive school years, the commissioner sh der:				
	1.	Appointment of a board of managers to govern the district; or			
	2.	Closure of the campus.			
	Education Code 39A.111				
Parent Petition for Action	tion	rent" means the parent who is indicated on the student registra- form at that campus and the signature of only one parent of a lent is required.			
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	by comr of a maj ceptable specifyir	mmissioner is presented, in the time and manner specified nissioner rule, with a written petition signed by the parents ority of the students enrolled at a campus with an unac- e performance rating for three consecutive school years, ng an authorized action that the parents request the com- er to order, the commissioner shall order the specific action ed.		
	specified sioner o tion requ the basis	ard presents to the commissioner, in the time and manner d by commissioner rule, a written request that the commis- rder specific authorized action other than the specific ac- uested in the parents' petition and a written explanation of s for the board's request, the commissioner may order the equested by the board.		
	Educatio	on 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:			
		rves a majority of grade levels not served at the original mpus; or		
	wit	operated under a contract, approved by the school board, h a nonprofit organization exempt from federal taxation un- r Section 501(c)(3), Internal Revenue Code of 1986 that:		
	a.	Has a governing board that is independent of the district;		
	b.	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		
	C.	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 that stud	dent assigned to a campus that has been closed must be to transfer to any other campus in the district that serves dent's grade level and on request must be provided trans- n to the other campus.		

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ACCOUNTABILITY INTERVENTIONS AND	AIC SANCTIONS (LEGAL)			
	The commissioner may grant an exemption allowing students as- signed to a closed campus to attend the repurposed campus if there is no other campus in the district at which the students may enroll.			
Noncontracted Repurposed Campus	The majority of students assigned to a campus that has been closed and repurposed may not have attended that campus in the previous school year if the campus was repurposed to serve a ma- jority of grade levels not served at the original campus.			
Enrollment Provision in Contract	A contract approved by the school board with a nonprofit organiza- tion must provide that a student residing in the attendance zone of the campus immediately before the campus was repurposed shall be admitted for enrollment at the repurposed campus.			
	Education Code 39A.113			
Targeted Technical Assistance	If the commissioner determines that the basis for the unacceptable performance of a campus for more than two consecutive school years is limited to a specific condition that may be remedied with targeted technical assistance, the commissioner may require the district to contract for the appropriate technical assistance. <i>Educa-tion Code 39A.114</i>			
Alternative Management	The commissioner shall appoint a monitor, conservator, manage- ment team, or board of managers whenever such action is re- quired, as determined by 19 Administrative Code 97.1073. Action under any other section of 19 Administrative Code Chapter 97, Subchapter EE is not a prerequisite to acting under this section. <i>19</i> <i>TAC 97.1073</i>			
Solicitation of Proposals	If the commissioner orders alternative management of a campus, the commissioner shall solicit proposals from qualified nonprofit en- tities to assume management of the campus or appoint a school district as provided below. The commissioner may solicit proposals from qualified for-profit entities if a nonprofit entity has not re- sponded to the commissioner's request for proposals.			
	The commissioner may appoint a school district to assume man- agement of the campus if the district:			
	1. Is not the district in which the campus is located; and			
	2. Is located within the boundaries of the same regional educa- tion service center as the campus.			
	If a school district is appointed, the district shall assume manage- ment of the campus in the same manner as a qualified entity or in accordance with commissioner rule.			

	mar	e 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.	
	Edι	ication Code 39A.151	
Qualifications of Managing Entity	To qualify for consideration as a managing entity, the entity must submit a proposal that provides information relating to the entity's management and leadership team that will participate in manage- ment of the campus under consideration, including information re- lating to individuals who have:		
	1.	Documented success in whole school interventions that in- creased the educational and performance levels of students in campuses considered to have an unacceptable perfor- mance rating;	
	2.	A proven record of effectiveness with programs assisting low- performing students;	
	3.	A proven ability to apply research-based school intervention strategies;	
	4.	A proven record of financial ability to perform under the man- agement contract; and	
	5.	Any other experience or qualifications the commissioner de- termines necessary.	
		electing a managing entity, the commissioner shall give prefer- e to a qualified entity that:	
	1.	Meets any of the commissioner's qualifications; and	
	2.	Has documented success in educating students from similar demographic groups and with similar educational needs as the students who attend the campus to be operated by the managing entity.	
	Edι	ication 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	e management contract must include:	
	1.	A provision describing the district's responsibilities in support-	

1. A provision describing the district's responsibilities in supporting the operation of the campus; and

	2.	Provisions approved by the commissioner requiring the man- aging entity to demonstrate improvement in campus perfor- mance, including negotiated performance measures.
		formance measures must be consistent with the priorities of Ed- tion Code Chapters 39 and 39A.
	befo may can	e management contract must be approved by the commissioner ore the contract is executed. As appropriate, the commissioner y require the district, as a term of the contract, to support the npus in the same manner as the district was required to support campus before the execution of the contract.
	Edι	ication Code 39A.153; 19 TAC 97.1067
Extension of Management Contract	mar dete tern The	e commissioner may require a district to extend the term of a nagement contract with a managing entity if the commissioner ermines that extending the contract on expiration of the initial n is in the best interest of the students attending the campus. terms of the contract must be approved by the commissioner. <i>Jucation Code 39A.154</i>
Evaluation of Managing Entity	on t	e commissioner shall evaluate a managing entity's performance the first and second anniversaries of the date of the manage- nt contract.
	und	e evaluation fails to demonstrate improvement as negotiated ler the management contract by the first anniversary of the date ne 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 m to assist the campus.
	Edι	ication Code 39A.155

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ACCOUNTABILITY INTERVENTIONS AND \$	SANC	CTIONS	AIC (LEGAL)	
Cancellation of Management Contract	con: age	campus receives an unacceptable performance rating secutive school years after a managing entity assume ment of the campus, the commissioner shall cancel th t with the managing entity. <i>Education Code 39A.156</i>	s man-	
Return of Management to District	thre form term sha	ess a campus has an unacceptable performance ratin e consecutive school years [see Continued Unaccept nance Rating, above], at the end of a management co n or on the cancellation of a management contract, the I resume management of the campus. <i>Education Coc</i> .157	able Per- ntract e board	
Applicability of Accountability Provisions	tion	h campus operated by a managing entity is subject to Code Chapters 39 and 39A in the same manner as a pus in the district. <i>Education Code 39A.158</i>		
Funding	be le per sam	funding for a campus operated by a managing entity ess than the funding of the other campuses in the dist student basis so that the managing entity receives at le funding the campus would otherwise have received <i>Code 39A.159</i>	rict on a least the	
Open Meetings and Public Information	With tity:	n respect to the management of a campus by a management of a campus by a management of a campus by a management	ging en-	
	1.	A managing entity is considered to be a government for purposes of Government Code Chapter 551 (Op ings Act) and Government Code Chapter 552 (Public mation Act); and	en Meet-	
	2.	Any requirement in the Open Meetings Act or Public mation Act that applies to a school district or the boa tees of a district applies to a managing entity.		
	Edu	cation Code 39A.160		
Board of Managers General Powers and Duties	Notwithstanding Education Code 11.151(b) or 11.1511(a) or any other provision of the Education Code, a board of managers may exercise all of the powers and duties assigned to a board of trustees of a school district by law, rule, or regulation.			
	A board of managers appointed by the commissioner is required take appropriate actions to resolve the conditions that caused a campus to be subject to the commissioner's order, including amending the district's budget, reassigning staff, or relocating aca demic programs. The commissioner may adopt rules necessary t implement this subsection.			
	Edu	cation Code 39A.201		

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ACCOUNTABILITY AIC INTERVENTIONS AND SANCTIONS (LEGAL)				
Board of Managers of District	Notwithstanding Education Code 11.151(b) or 11.1511(a) or any other provision of the Education Code, if the commissioner appoints a board of managers to govern a district:			
	 The powers of the board are suspended for the period appointment; and 	od of the		
	2. The commissioner shall appoint a district superinten	dent.		
	A board of managers appointed to govern a school distric amend the budget of the district.	t may		
	Education Code Chapter 39A applies to a school district governed by a board of managers in the same manner it applies to any othe district.			
	Education Code 39A.202			
Composition of Board of Managers				
Training of Board of Managers	The commissioner must provide each individual appointed board of managers with training in effective leadership str <i>Education Code 39A.205</i>			
	The training in effective leadership strategies shall be pro TEA-approved authorized providers of board training to e vidual appointed by the commissioner to a board of mana and, following the expiration of the appointment of the board managers, to the board of trustees of the school district. T 97.1073(h)	ach indi- igers, ard of		
Compensation	The commissioner may authorize payment of a board of r from TEA funds.	nanagers		
	A conservator or a member of a management team appointed serve on a board of managers may continue to be compensa- determined by the commissioner.			
	Education Code 39A.206			
Replacement of Member of Board of Managers	The commissioner may at any time replace a member of managers. The commissioner may adopt rules necessary ment this section. <i>Education Code 39A.207</i>			
Expiration of Appointment	A board of managers shall, during the period of the appoint order the election of members of the board of trustees of school district in accordance with the law. The members of board of trustees do not assume any powers or duties aft election until the appointment of the board of managers e	the of the er the		

		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 ex- pire. Following each of the last three years of the period of the ap- pointment, one-third of the members of the board of managers shall be replaced by the number of members of the board of trus- tees 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

Education Code 39A.209; 19 TAC 97.1073

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ACCOUNTABILITY INTERVENTIONS AND SANCTIONS

Challenge of Intervention or Sanction Review of Sanctions by SOAH	A district must appeal under this provision if the district intends to challenge the commissioner's decision to close the district or a campus, pursue alternative management of a campus, appoint a board of managers to the district, or appoint a conservator or man- agement team to the district.				
	A challenge is under the substantial evidence rule [see Govern- ment Code Chapter 2001, Subchapter G]. The commissioner shall adopt procedural rules for a challenge under this section.				
	Notwithstanding other law:				
	1.	The State Office of Administrative Hearings (SOAH) shall con- duct an expedited review of a challenge;			
	2.	The administrative law judge shall issue a final order not later than the 30th day after the date on which the hearing is finally closed;			
	3.	The decision of the administrative law judge is final and may not be appealed; and			
	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			
Appeals	If an order, decision, or determination is described as final in Edu- cation Code Chapter 7, 11, 12, 39, or 39A, an interlocutory or inter- mediate order, decision, report, or determination made or reached before the final order, decision, or determination may be appealed only as specifically authorized by the Education Code or a rule adopted under the Education Code. <i>Education Code 5.003</i>				
	or 3 sior	ecision by the commissioner under Education Code Chapter 39 9A is final and may not be appealed unless an applicable provi- of Chapter 39 or 39A provides otherwise. <i>Education Code</i> 0.906			
Annual Review	trict	commissioner shall annually review the performance of a dis- or campus subject to intervention and sanction to determine appropriate actions to be implemented.			
	of a has not	commissioner must review at least annually the performance district for which the accreditation status or performance rating been lowered due to insufficient student performance and may raise the accreditation status or performance rating until the rict has demonstrated improved student performance.			

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ACCOUNTABILITY INTERVENTIONS AND	SANCTIONS (LEGAL)			
	If the review reveals a lack of improvement, the commissioner shall increase the level of state intervention and sanction unless the commissioner finds good cause for maintaining the current status.			
Increasing Intensity	Education Code 39A.901			
	If a district or campus does not exhibit improvement in student per- formance, the commissioner may increase the intensity of interven- tion and sanction that would otherwise be required by statute or rule, including ordering campus closure, district annexation, or ap- pointment of a board of managers.			
	For purposes of this section, improvement means an increase in the scaled score for the overall academic performance rating under Education Code Chapter 39.			
	19 TAC 97.1070(a)–(b)			
Intervention Programs ACE Turnaround Plan	A campus may submit an accelerated campus excellence (ACE) turnaround plan. The plan must meet the requirements of Educa-tion Code 39A.105(b). <i>Education Code 39A.105(b)–(c)</i>			
Resource Campus	An eligible campus may apply to the commissioner to be designated as a resource campus that provides quality education and enrichment for campus students. To apply to be designated as a resource campus, the campus must have received an overall performance rating of F for four years over a ten-year period of time. <i>Education Code</i> $29.934(a)-(b)$			
Strong Foundations Intervention	Notwithstanding when a D rating is considered acceptable or any other law, the commissioner may require a district to comply with all requirements of the strong foundations grant program under Ed- ucation Code 29.0881 at a campus that:			
	 Includes students at any grade level from prekindergarten through fifth grade; 			
	2. Is assigned an overall performance rating of D or F; and			
	3. Is in the bottom five percent of campuses in the state based on student performance on the grade three state reading as- sessment during the previous school year, as determined by the commissioner.			
	Education Code 30A (164/a)			

Education Code 39A.064(a)

ACCOUNTABILITY INTERVENTIONS AND SANCTIONS

Miscellaneous Provisions Acquisition of Professional Services	In addition to other authorized interventions and sanctions, the commissioner may order a district or campus to acquire professional services at the expense of the district or campus to address the applicable financial, assessment, data quality, program, performance, or governance deficiency. The commissioner's order may require the district or campus to:				
	 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 				
	 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. 				
	Education Code 39A.902				
Costs Paid by District	The costs of providing a monitor, conservator, management team, campus intervention team, technical assistance team, managing entity, or service provider shall be paid by the district. If the district fails or refuses to pay the costs in a timely manner, the commissioner may:				
	 Pay the costs using amounts withheld from any funds to which the district is otherwise entitled; or 				
	 Recover the amount of the costs in the manner provided for recovery of an over allocation of state funds under Education Code 48.272. 				
	Education Code 39A.903				
Immunity from Civil Liability	An employee, volunteer, or contractor acting on behalf of the com- missioner, or a member of a board of managers appointed by the commissioner, is immune from civil liability to the same extent as a professional employee of a district under Education Code 22.051. <i>Education Code 39A.904</i>				
Campus Name Change	In reconstituting, repurposing, or imposing any other intervention or sanction on a campus, the commissioner may not require that the name of the campus be changed. <i>Education Code 39A.905</i>				
Special Program Performance Determination	The commissioner shall assign districts an annual determination level based on performance levels of certain special populations student groups under 19 Administrative Code 97.1005 (Results Driven Accountability) [see AIB] according to the criteria and re- quirements in 19 Administrative Code 97.1071.				
	The commissioner shall notify in writing each district identified for review under this section as a result of assigned determination level or cyclical selection prior to requiring a district to implement or				

ACCOUNTABILITY INTERVENTIONS AND SANCTIONS

participate in any activities included in 19 Administrative Code 97.1071(f)(1)–(6).

Actions taken under this section are intended to assist the district in raising its performance and/or achieving compliance under 19 Administrative Code 97.1005 and 74.28 and Education Code sections 28.006 and 38.003 and do not preclude or substitute for a sanction under another provision of Chapter 97, Subchapter EE.

19 TAC 97.1071(c), (g), (h)

- Intervention Pause Except as otherwise provided by 19 Administrative Code 97.1062 and unless extended by the commissioner, TEA will cease to enforce the interventions under Education Code 39A.101–39A.111 until conclusion of the second consecutive school year of operation under:
 - 1. 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 Education 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 interventions and sanctions, order interventions and sanctions based on the rating from that school year, and count that rating for purposes of consecutive years of performance.

19 TAC 97.1062

Failure to Submit
Emergency
Operations PlanIf 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 con-
servator'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. Education Code 37.1082(a)–(b)

ACCOUNTABILITY INTERVENTIONS AND SANCTIONS

	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.
Member a school a nonvoti such a re topics sp a closed		canding Education Code 11.051(b) (number of trustees on board), the board may adopt a resolution establishing as ng member a student trustee position. If a board adopts esolution, the board shall adopt a policy addressing the ecified in statute. A student trustee may not participate in session of a board meeting [see BEC] in which any issue a personnel matter is considered. <i>Education Code</i> $a)-(f)$

ACCOUNTABILITY		AIE				
INVESTIGATIONS		(LEGAL)				
Special	The	The commissioner may authorize a special investigation:				
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 the Texas Education Agency (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;				
	5.	When extraordinary numbers of student placements in disci- plinary alternative education programs, other than placements under Education Code 37.006 and 37.007, are determined;				
	6.	In response to an allegation involving a conflict between members of the board or between the board and the district administration if it appears that the conflict involves a violation of a role or duty of the board members or the administration clearly defined by the Education Code. If TEA's findings indi- cate 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 perfor- mance has developed as a result of the promotion in the pre- ceding two school years of students who did not perform sat- isfactorily 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 endorse- ment;				

ACCOUNTABILITY INVESTIGATIONS AIE (LEGAL)

- 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. When ten percent or more of the students graduating in a particular school year from a particular high school campus are awarded a diploma based on the determination of an individual graduation committee under Education Code 28.0258;
- 16. 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;
- 17. In response to repeated complaints concerning imposition of excessive paperwork requirements on classroom teachers; or
- 18. As the commissioner otherwise determines necessary.

The commissioner may authorize special investigations to be conducted in response to repeated complaints submitted to the agency concerning imposition of excessive paperwork requirements on classroom teachers.

Education Code 39.003(a), (c)

TEA shall adopt written procedures for conducting special accreditation investigations, including procedures that allow TEA to obtain information from district employees in a manner that prevents a district or campus from screening the information. *Education Code 39.004*

Note: The procedures for conducting a special investigation, holding a hearing following an investigation, the process for commissioner determinations, and judicial appeal are described in Education Code 39.004–.007.

CommissionerBased on the results of a special investigation, the commissionerActionmay:

1. Take appropriate action under Education Code Chapter 39A, [see AIC];

ACCOUNTABILITY INVESTIGATIONS

AIE (LEGAL)

wer the district's accreditation status or a district's or cam- s's performance rating; or the action under both items 1 and 2 above.					
constiant under both items 1 and 2 above					
on Code 39.003(d)					
At any time before issuing a report with the TEA's final findings, t commissioner may defer taking the above action until:					
erson who is a third party, selected by the commissioner, s reviewed programs or other subjects of a special investi- ion and submitted a report identifying problems and pro- sing solutions;					
listrict completes a corrective action plan developed by the nmissioner; or					
e completion of actions under both items 1 and 2 above.					
Education Code 39.003(e)					
Based on the results of an action taken above, the commissioner may decline to take the deferred action. <i>Education Code 39.003(f)</i>					
The procedures for an informal review or hearing follow- ing an investigation are described in 19 Administrative Code Chapter 157, Subchapter EE.					
dance with Education Code 7.028(a), TEA may monitor nce with requirements applicable to a process or program I by a district, campus, or program, only as necessary to					
mpliance with federal law and regulations;					
ancial accountability, including compliance with grant re- rements;					
ta integrity for purposes of:					
The Public Education Information Management System (PEIMS); and					

4. Qualification for funding under Education Code Chapter 48.

South San Antonio ISD 015908					
ACCOUNTABILITY INVESTIGATIONS	AIE (LEGAL)				
	The board has primary responsibility for ensuring that the district complies with all applicable requirements of state educational programs.				
	Education Code 7.028				
Compliance Monitoring Activities	Districts are subject to general supervision and monitoring activi- ties for compliance with state law and federal regulation and review of program implementation and effectiveness within certain special populations of students.				
	Activities may include:				
	1. Random, targeted, or cyclical reviews authorized under Edu- cation Code 39.056 (monitoring reviews), conducted remotely or on-site to identify problems implementing state and federal requirements and to provide support for development of rea- sonable and appropriate strategies to address identified prob- lems; and/or				
	 Intensive or special investigative remote or on-site reviews authorized under Education Code 39.057 (redesignated to Education Code 39.003, special investigations). 				
	Activities described in item 1, above, are applicable for compliance with requirements for reading diagnosis in Education Code 28.006 [see EKC] and dyslexia and related disorders in Education Code 38.003 and 19 Administrative Code 74.28 [see EHB].				
	19 TAC 97.1071(a)–(b)				
Notice	TEA shall give written notice to the superintendent and the board of trustees of any impending monitoring review. <i>Education Code 39.056(d)</i>				
Conducting the Review	A monitoring review may include desk reviews and on-site visits, including random on-site visits. In conducting a monitoring review, TEA may obtain information from administrators, other district employees, parents of students enrolled in the district, and other persons as necessary. <i>Education Code</i> $39.056(c)$, (g)				
Converting to a Special Investigation	The commissioner may at any time convert a monitoring review to a special investigation under Education Code 39.003, provided the commissioner promptly notifies the district of the conversion. <i>Edu-</i> <i>cation Code</i> 39.056(h)				
Improvements	TEA shall report in writing to the superintendent and president of the board and shall make recommendations concerning any nec- essary improvements or sources of aid such as regional education service centers. A district that takes action with regard to the rec- ommendations provided by TEA shall make a reasonable effort to				
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ACCOUNTABILITY INVESTIGATIONS	AIE (LEGAL)
	seek assistance from a third party in developing an action plan to improve district performance using improvement techniques that are goal-oriented and research-based. <i>Education Code 39.056(e)–(f)</i>
Appeals	A decision by the commissioner under Education Code Chapter 39 or 39A is final and may not be appealed unless an applicable provision of Chapter 39 or 39A provides otherwise. <i>Education Code 39A.906</i> [See AIC]
Compliance Investigation	A compliance investigation is an investigation by TEA of a state ed- ucation grant recipient to determine compliance with the statutory or rule requirements of a state education program. A compliance investigation is not a special accreditation investigation subject to the provisions described above. <i>19 TAC 102.1401(a)</i>

South San Antonio ISD 015908	
BOARD MEMBERS TRAINING AND ORIEN	TATION BBD (LEGAL)
Open Meetings Act Training	Not later than the 90th day after taking the oath of office, each board member shall complete training of not less than one and not more than two hours regarding the responsibilities of the board and its members under Government Code Chapter 551 (Open Meet- ings Act).
	The attorney general may provide the training and may also ap- prove other acceptable sources of training.
	The board shall maintain and make available for public inspection the record of its members' completion of the training. The failure of one or more members of the board to complete the training does not affect the validity of an action taken by the board.
	Gov't Code 551.005
Public Information Act Training	Not later than the 90th day after taking the oath of office, each board member shall complete training of not less than one and not more than two hours regarding the responsibilities of the board and its officers and employees under Government Code Chapter 552 (Public Information Act). A board member may designate a public information coordinator to satisfy the training for the board member if the public information coordinator is primarily responsible for ad- ministering the responsibilities of the board member or board under the Public Information Act. [See GBAA regarding public information coordinator training] <i>Gov't Code 552.012</i>
SBOE-Required Training	A trustee must complete any training required by the State Board of Education (SBOE). <i>Education Code 11.159</i>
	The SBOE's framework for governance leadership [see BBD(EX-HIBIT)] shall be distributed annually by the board president to all current board members and the superintendent. <i>19 TAC 61.1(a)</i>
	The continuing education required under Education Code 11.159 applies to each member of the board. To the extent possible, an entire board shall participate in continuing education programs together. <i>19 TAC 61.1(b), (i)</i>
	No continuing education shall take place during a board meeting unless that meeting is called expressly for the delivery of board member continuing education. Continuing education may take place prior to or after a legally called board meeting in accordance with Government Code 551.001(4) (definition of "meeting"). <i>19 TAC</i> <i>61.1(e)</i>
	A regional education service center (ESC) board member continu- ing education program shall be open to any interested person, in-

	cluding a current or prospective board member. A district is not re- sponsible for any costs associated with individuals who are not cur- rent board members. <i>19 TAC 61.1(f)</i>
	Annually, the SBOE shall commend those board-superintendent teams that complete at least eight hours of the continuing educa- tion specified at Team Building and Additional Continuing Educa- tion, below, as an entire board-superintendent team.
	Annually, the SBOE shall commend board-superintendent teams that effectively implement the commissioner of education's trustee improvement and evaluation tool developed under Education Code 11.182 [see BG] or any other tool approved by the commissioner.
	19 TAC 61.1(k), (l)
Verification	For each training described below, the provider of continuing edu- cation shall provide verification of completion of board member continuing education to the individual participant and to the partici- pant's school district. The verification must include the provider's authorization or registration number. <i>19 TAC 61.1(h)</i>
Reporting	At the last regular board meeting before an election of trustees, the board president shall announce the name of each board member who has completed the required continuing education, who has exceeded the required hours of continuing education, and who is deficient in meeting the required continuing education as of the anniversary of the date of each board member's election or appointment to the board or two-year anniversary of his or her previous training, as applicable. The announcement shall state that completing the required continuing education is a basic obligation and expectation of any board member under SBOE rule. The minutes of the last regular board meeting held before an election of trustees must reflect whether each trustee has met or is deficient in meeting the training required for the trustee as of the first anniversary of the date of the trustee's election or appointment or two-year anniversary of his or her previous training, as applicable. The president shall cause the minutes to reflect the announcement and, if the minutes on the district's internet website within ten business days of the meeting and maintain the posting until the trustee meets the requirements. <i>19 TAC 61.1(j); Education Code 11.159(b)</i>
Local District Orientation	Each board member shall complete a local district orientation ses- sion. The purpose of the local orientation is to familiarize new board members with local board policies and procedures and dis- trict goals and priorities.

	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in the year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointment. The orientation shall:			
	1.	Be a	it least three hours in length.	
	2.		ress local district practices in the following, in addition to a chosen by the local district:	
		a.	Curriculum and instruction;	
		b.	Business and finance operations;	
		C.	District operations;	
		d.	Superintendent evaluation; and	
		e.	Board member roles and responsibilities.	
	Each board member should be made aware of the continuing edu- cation requirements of 19 Administrative Code 61.1 and those of the following:			
	1.	 Open meetings act in Government Code 551.005 [see Ope Meetings Act Training above]; 		
			lic information act in Government Code 552.012 [see lic Information Act Training above]; and	
	3.	Cyb	ersecurity in Government Code 2054.5191 [see CQB].	
		orien ttend.	tation shall be open to any board member who chooses	
19 TAC 61.1(b)(1)			1.1(b)(1)	
Education Code Orientation	Each board member shall complete a basic orientation to the Edu- cation Code and relevant legal obligations. The orientation shall have special, but not exclusive, emphasis on statutory provisions related to governing Texas school districts.			
	A candidate for school board may complete the training up to on year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in th year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointme			
	The orientation shall be at least three hours in length. Topics shall include, but not be limited to, Education Code Chapter 26 (Parental			

		Rights and Responsibilities) and Education Code 28.004 (Local School Health Advisory Council and Health Education Instruction).			
		The orientation shall:			
		1. Be provided by an ESC.			
		2. Be open to any board member who chooses to attend.			
		The continuing education may be fulfilled through online instruc- tion, provided that the training incorporates interactive activities that assess learning and provide feedback to the learner and offers an opportunity for interaction with the instructor.			
		19 TAC 61.1(b)(2)			
	Legislative Update	After each session of the Texas Legislature, including each regular session and called session related to education, each board member shall complete an update to the basic orientation to the Education Code.			
		The update session shall be of sufficient length to familiarize board members with major changes in statute and other relevant legal developments related to school governance.			
		The update shall be provided by an ESC or a registered provider [see Registered Provider, below].			
		A board member who has attended an ESC basic orientation ses- sion described at Education Code Orientation, above, that incorpo- rated the most recent legislative changes is not required to attend an update.			
		The continuing education may be fulfilled through online instruc- tion, provided that the training is designed and offered by a regis- tered provider, incorporates interactive activities that assess learn- ing and provide feedback to the learner, and offers an opportunity for interaction with the instructor.			
		19 TAC 61.1(b)(3)			
	Team Building	The entire board shall participate with their superintendent in a team-building session.			
		The purpose of the team-building session is to enhance the effec- tiveness of the board-superintendent team and to assess the con- tinuing education needs of the board-superintendent team.			
		The session shall be held annually and shall be at least three hours in length.			

	The session shall include a review of the roles, rights, and respon- sibilities of the board as outlined in the framework for governance leadership. [See BBD(EXHIBIT)] The assessment of needs shall be based on the framework for governance leadership and shall be used to plan continuing education activities for the year for the gov- ernance leadership team.			
	The team-building session shall be provided by an ESC or a regis- tered provider [see Registered Provider and Authorized Provider, below].			
	19 TAC 61.1(b)(4)			
Additional Continuing Education (Based on Assessed	In addition to the continuing education requirements set out above, each board member shall complete additional continuing education based on the framework for governance leadership. [See BBD(EX- HIBIT)]			
Needs)	The purpose of continuing education is to address the continuing education needs referenced at Team Building above.			
	The continuing education shall be completed annually.			
	At least 50 percent of the continuing education shall be designed and delivered by persons not employed or affiliated with the board member's school district. No more than one hour of the required continuing education that is delivered by the district may use self- instructional materials.			
	The continuing education shall be provided by an ESC or a regis- tered provider [see Registered Provider, below].			
	The continuing education may be fulfilled through online instruc- tion, provided that the training is designed and offered by a regis- tered provider, incorporates interactive activities that assess learn- ing and provide feedback to the learner, and offers an opportunity for interaction with the instructor.			
First Year	In a board member's first year of service, he or she shall complete at least ten hours of continuing education in fulfillment of assessed needs.			
Subsequent Years	Following a board member's first year of service, he or she shall complete at least five hours of continuing education annually in ful-fillment of assessed needs.			
Board President	A board president shall complete continuing education related to leadership duties of a board president as some portion of the an- nual requirement.			
	19 TAC 61.1(b)(5)			

South San Antonio ISD 015908				
BOARD MEMBERSBBETRAINING AND ORIENTATION(LEGAL				
Evaluating Student Academic Performance	Each board member shall complete continuing education on eva ating student academic performance and setting individual camp goals for early childhood literacy and mathematics and college, o reer, and military readiness.			
	man that	ice is is de	ose of the training on evaluating student academic perfor- to provide research-based information to board members signed to support the oversight role of the board of trus- ned in Education Code 11.1515. [See BAA]	
	The purpose of the continuing education on setting individual cam pus goals for early childhood literacy and mathematics and college career, and military readiness is to facilitate boards meeting the re quirements of Education Code 11.185 and 11.186.			
	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in the year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointment.			
			inuing education shall be completed every two years and at least three hours in length.	
	The cont a minimu		inuing education required by this provision shall include, at m:	
	1.		ruction in school board behaviors correlated with improved dent outcomes with emphasis on:	
		a.	Setting specific, quantifiable student outcome goals; and	
		b.	Adopting plans to improve early literacy and numeracy and college, career, and military readiness for applicable student groups evaluated in the Closing the Gaps do- main of the state accountability system established un- der Education Code Chapter 39;	
	2.		ruction in progress monitoring practices to improve stu- t outcomes; and	
	3.	Ess mer	ruction in state accountability with emphasis on the Texas ential Knowledge and Skills, state assessment instru- nts administered under Education Code Chapter 39, and state accountability system established under Chapter 39.	
			inuing education shall be provided by an authorized pro- e Authorized Provider, below].	

	inclu men Build oblig Eval train	e training is attended by an entire board and its superintendent, ides a review of local school district data on student achieve- t, and otherwise meets the requirements described at Team ding above, the training may serve to meet a board member's gation to complete training described at Team Building and at uating Student Academic Performance, above, as long as the ing complies with the Open Meetings Act.			
	19 I	AC 61.1(b)(6)			
Identifying and Reporting Abuse	Each board member shall complete continuing education on identi- fying and reporting potential victims of sexual abuse, human traf- ficking, and other maltreatment of children in accordance with Edu- cation Code $11.159(c)(2)$.				
	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in the year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointment.				
	The training shall be completed every two years and shall be at least one hour in length.				
	The training must familiarize board members with the requirements of Education Code 38.004 and 38.0041, and 19 Administrative Code 61.1051 (relating to Reporting Child Abuse or Neglect, In- cluding Trafficking of a Child).				
	The training required by this provision shall include, at a minimum:				
	1.	Instruction in best practices of identifying potential victims of child abuse, human trafficking, and other maltreatment of children;			
	2.	Instruction in legal requirements to report potential victims of child abuse, human trafficking, and other maltreatment of children; and			
	3.	Instruction in resources and organizations that help support victims and prevent child abuse, human trafficking, and other maltreatment of children.			
		training sessions shall be provided by a registered provider Registered Provider, below].			

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BOARD MEMBERS TRAINING AND ORIEN	BBI ATION (LEGAL
	This training may be completed online, provided that the training is designed and offered by a registered provider, incorporates interact tive activities that assess learning and provide feedback to the learner, and offers an opportunity for interaction with the instructor.
	19 TAC 61.1(b)(7)
School Safety	The SBOE shall require a trustee to complete training on school safety. <i>Education Code 11.159(b-1)</i>
	The continuing education required under Education Code 11.159(b-1) applies to each member of an independent school district board of trustees.
	Each member shall complete the training on school safety adopted by the SBOE. The training requirement shall be fulfilled by complet ing the online course adopted by the SBOE and made available by the commissioner of education. The training shall be completed every two years.
	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed trustee who did not complete the training in the year pre ceding his or her election or appointment must complete the train- ing within 120 calendar days after election or appointment.
	A district shall maintain verification of completion for each trustee.
	19 TAC 61.3
Training Provider Registered Provider	For the purposes of 19 Administrative Code 61.1, a registered pro- vider has demonstrated proficiency in the content required for a specific training. A private or professional organization, school dis- trict, government agency, college/university, or private consultant shall register with the Texas Education Agency (TEA) to provide th board member continuing education required by 19 Administrative Code 61.1(b)(3), (5), and (7) [see Legislative Update, Additional Continuing Education, and Identifying and Reporting Abuse, above].
	A district that provides continuing education exclusively for its own board members is not required to register under 19 Administrative Code $61.1(c)(1)-(2)$.
	19 TAC 61.1(c)
Authorized Provider	An authorized provider meets all the requirements of a registered provider and has demonstrated proficiency in the content required by 19 Administrative Code 61.1(b)(4) and (6). Proficiency may be demonstrated in accordance with 19 Administrative Code 61.1(d).

BOARD MEMBERS TRAINING AND ORIENTATION

A private or professional organization, school district, government agency, college/university, or private consultant may be authorized by TEA to provide the board member training required in 19 Administrative Code 61.1(b)(4) and (6).

An ESC shall be authorized by TEA to provide the board member training required in 19 Administrative Code 61.1(b)(4) and (6).

19 TAC 61.1(d)

[See above for 19 Administrative Code 61.1(b)(4) on Team Building and (b)(6) on Evaluating Student Academic Performance.]

Note: For cybersecurity training requirements, see CQB(LEGAL).

South San Antonio ISD 015908				
BOARD MEETINGS		BE (LEGAL)		
Majority Vote	The board may act only by majority vote of the members present at a meeting held in compliance with Government Code Chapter 551 (Open Meetings Act), 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.</i> <i>GA-689 (2009)</i>			
No Secret Ballot	No vote (1978)	No vote shall be taken by secret ballot. <i>Atty. Gen. Op. JH-1163</i> (1978)		
Definitions 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>			
Meeting	"Meetir	ig" means:		
	qı bı si	deliberation between a quorum of a board, or between a lorum of the board and another person, during which public usiness or public policy over which the board has supervi- on or control is discussed or considered, or during which the board takes formal action; or		
	2. E	ccept as otherwise provided below, a gathering:		
	a.	That is conducted by the board or for which the board is responsible;		
	b.	At which a quorum of members of the board is present;		
	C.	That has been called by the board; and		
	d.	At which board members receive information from, give information to, ask questions of, or receive questions from any third person, including an employee of the dis- trict, about the public business or public policy over which the board has supervision or control.		
	Gov't C	Code 551.001(4)		
Exceptions to Meeting Social Function, Convention, or Candidate Event	a socia by the state, c press c candida formal inciden event,	m does not include the gathering of a quorum of a board at I function unrelated to the public business that is conducted board, the attendance by a quorum of a board at a regional, or national convention or workshop, ceremonial event, or conference, or the attendance by a quorum of a board at a ate forum, appearance, or debate to inform the electorate, if action is not taken and any discussion of public business is tal to the social function, convention, workshop, ceremonial press conference, forum, appearance, or debate. <i>Gov't</i> 51.001(4)		

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Legislative Committee or Agency Meeting	tee of th bers pub	e attendance by a quorum of a board at a meeting of a commit- or agency of the legislature is not considered to be a meeting he board if the deliberations at the meeting by the board mem- s consist only of publicly testifying, publicly commenting, and plicly responding to a question asked by a member of the legis- ve committee or agency. <i>Gov't Code 551.0035(b)</i>			
Online Message Board		information on communications posted to an online message ard, see BBI.			
Quorum	"Quorum" means a majority of the number of members fixed by statute. <i>Gov't Code 551.001(6); 311.013(b)</i>				
Disaster Exception	Notwithstanding any other law, a quorum is not required for the 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	v't Code 418.1102			
Recording	nati film	cording" means a tangible medium on which audio or a combi- ion of audio and video is recorded, including a disc, tape, wire, , electronic storage drive, or other medium now existing or later reloped. <i>Gov't Code 551.001(7)</i>			
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 meet- ing 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			
	2.	Knew at the time the member engaged in the communication that the series of communications:			
		a. Involved or would involve a quorum; and			
		 Would constitute a deliberation once a quorum of mem- bers engaged in the series of communications. 			
	Gov	Gov't Code 551.143			

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Superintendent Participation	The board shall provide the superintendent an opportunity to pre- sent 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</i> <i>Code 11.051(a-1)</i>			
Access to Board Meetings Open to Public	Every regular, special, or called meeting of a board shall be open to the public, except as provided by the Open Meetings Act. <i>Gov't</i> <i>Code 551.002</i> [See BEC for exceptions for closed meetings.]			
Parental Access	A parent is entitled to complete access to any meeting of the board, other than a closed meeting held in compliance with Government Code Chapter 551, Subchapters D and E. <i>Education Code 26.007(a)</i>			
Exclusion of Witnesses	A board that is investigating a matter may exclude a witness from a hearing during the examination of another witness in the investiga- tion. <i>Gov't Code 551.084</i>			
Location	A board must hold each public meeting within the boundaries of the district, except:			
	1. As required by law; or			
	 To hold a joint meeting with another district or with another governmental entity, as defined by Government Code 2051.041, if the boundaries of the governmental entity are in whole or in part within the boundaries of the district. 			
	Education Code 26.007(b)			
Required Meeting Records Minutes or Recording	A board shall prepare and keep minutes or make a recording of each open meeting. The minutes must state the subject matter of each deliberation and indicate each vote, order, decision, or other action taken. <i>Gov't Code 551.021</i>			
Board Member Attendance	The minutes, certified agenda, or recording, as applicable, of a reg- ular or special meeting of the board must reflect each member's at- tendance at or absence from the meeting. <i>Education Code 11.0621</i>			
Availability	The minutes and recordings of an open meeting are public records and shall be available for public inspection and copying on request to the superintendent or designee. <i>Gov't Code 551.022; Education</i> <i>Code 11.0621</i>			
	<i>Note:</i> 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 of each meeting held by the board. <i>Gov't Code</i> 551.041			

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Continued Meeting	Government Code 551.041, above, does not require a board that recesses an open meeting to the following regular business day to post notice of the continued meeting if the action is taken in good faith and not to circumvent the Open Meetings Act. If an open meeting is continued to the following regular business day and, on that following day, the 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, at a meeting of a board, a member of the public or of the board inquires 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 for a subsequent meeting. <i>Gov't Code 551.042</i>
Time and Accessibility of Notice	The notice of a meeting of a board must be posted in a place read- ily accessible to the general public at all times for at least 72 hours before the scheduled time of the meeting, except as provided at Emergency Meeting or Emergency Addition to Agenda, below. A district shall post notice of each meeting on a bulletin board at a place convenient to the public in the central administrative office of the district. <i>Gov't Code</i> 551.043(a), .051
	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;
	 The district must still comply with any duty imposed by the Open Meetings Act to physically post the notice at a particular location; and
	3. If the district makes a good-faith attempt to continuously post the notice on the internet during the prescribed period, the no- tice physically posted must be readily accessible to the gen- eral public during normal business hours.
	Gov't Code 551.043(b)
Internet Posting — Notice	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
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			o concurrently post the agenda for the board meeting on ot's internet website.
	boa com	rd su ply w that is	ity of a posted notice of a meeting or an agenda by a bject to these provisions that made a good-faith attempt to rith these requirements is not affected by a failure to com- s due to a technical problem beyond the control of the dis-
	Gov	vit Co	de 551.056
	[See	e CQ	A for other website posting requirements.]
Specificity of Agenda/Notice	pub any pub <u>dep</u> <u>Sch</u>	lic of spec lic ha <u>. Sch</u> . Dist	for all meetings must be sufficiently specific to inform the the subjects to be discussed at the meeting, setting out ial matters to be considered or any matter in which the s a particular interest. <u>Cox Enterprises, Inc. v. Austin In-</u> <u>Dist.</u> , 706 S.W.2d 956 (Tex. 1986); <u>Point Isabel Indep.</u> <u>v. Hinojosa</u> , 797 S.W.2d 176 (Tex. App.—Corpus Christi it denied); Atty. Gen. Op. JH-1045 (1977)
Emergency Meeting or Emergency Addition to Agenda	In an emergency or when there is an urgent public necessin notice of a meeting to deliberate or take action on the emer or urgent public necessity, or the supplemental notice to ac deliberation or taking of action on the emergency or urgent necessity as an item to the agenda for a meeting for which has been posted in accordance with Government Code Ch 551, Subchapter C, is sufficient if the notice or supplement is posted for at least one hour before the meeting is conver		a meeting to deliberate or take action on the emergency public necessity, or the supplemental notice to add the on or taking of action on the emergency or urgent public as an item to the agenda for a meeting for which notice posted in accordance with Government Code Chapter chapter C, is sufficient if the notice or supplemental notice
	A board may not deliberate or take action on a matter at a mee for which notice or supplemental notice is posted as described above other than:		
	1.	urge	atter directly related to responding to the emergency or ent public necessity identified in the notice or supple- ntal notice of the meeting; or
	2.		agenda item listed on a notice of the meeting before the plemental notice was posted.
	An emergency or urgent public nece action is required of a board because		gency or urgent public necessity exists only if immediate required of a board because of:
	1.	1. An imminent threat to public health and safety, inclu threat described in item 2, below, if imminent; or	
	2.	A re	asonably unforeseeable situation, including:
		a.	Fire, flood, earthquake, hurricane, tornado, or wind, rain, or snow storm;
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		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 ne- cessity in the notice of an emergency meeting or supplemental no- tice.					
	of a sona	decla ably u	en relocation of a large number of residents from the area red disaster to a district's jurisdiction is considered a rea- nforeseeable situation for a reasonable period immedi- wing the relocation.			
	Gov	't Coc	le 551.045			
Catastrophe	A board that is prevented from convening an open meeting that was otherwise properly posted under Government Code 551.041 because of a catastrophe may convene the meeting in a conven- ient location within 72 hours pursuant to Government Code 551.045 if the action is taken in good faith and not to circumvent the Open Meetings Act. If the board is unable to convene the open meeting within those 72 hours, the board may subsequently con- vene the meeting only if the board gives the required written notice of the meeting.					
	"Catastrophe" means a condition or occurrence that interferes physically with the ability of a board to conduct a meeting, includ-ing:					
	1.		flood, earthquake, hurricane, tornado, or wind, rain, or v storm;			
	2.		er failure, transportation failure, or interruption of commu- tion facilities;			
	3.	Epid	emic; or			
	4.		civil disturbance, enemy attack, or other actual or threat- act of lawlessness or violence.			
	Gov	't Coc	le 551.0411(b), (c)			
Special Notice to News Media	med the c shall	ia tha distric be b	shall provide special notice of each meeting to any news at has requested special notice and agreed to reimburse t for the cost of providing the special notice. The notice y telephone, facsimile transmission, or electronic mail. <i>The 551.052</i>			

BOARD MEETINGS

	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. <i>Gov't Code 551.047</i>
Meeting by Telephone Conference Call	A board may hold a meeting by telephone conference call only if an emergency or public necessity exists within the meaning of Gov- ernment Code 551.045 and the convening at one location of a quorum of the board is difficult or impossible, or if the meeting is held by an advisory board.
Technical Requirements and Recording	Each part of the telephone conference call meeting that is required to be open to the public shall be audible to the public at the loca- tion specified in the notice of the meeting as the location of the meeting and shall be recorded. The recording shall be made avail- able to the public.
	The location designated in the notice as the location of the meeting shall provide two-way communication during the entire telephone conference call meeting and the identification of each party to the telephone conference shall be clearly stated prior to speaking.
Notice of Location	The telephone conference call meeting is subject to the notice re- quirements applicable to other meetings. The notice must specify as the location of the meeting the location where meetings of the board are usually held.
	Gov't Code 551.125
Meeting by Videoconference	"Videoconference call" or "videoconference" means a communica- tion conducted between two or more persons in which one or more of the participants communicate with the other participants through audio and video signals transmitted over a telephone network, a data network, or the internet. <i>Gov't Code 551.001(8); 1 TAC</i> 209.1(5)
	A board member or district employee may participate remotely in a board meeting by means of a videoconference call if the video and audio feed of the board member's or employee's participation, as applicable, is broadcast live at the meeting and complies with the provisions below. A board member who participates by videocon- ference call shall be counted as present at the meeting for all pur- poses. 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</i> $551.127(a-1)-(a-3)$
Quorum in One Location	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.
Additional Notice Requirements	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, except that 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 pre- sent and specify the intent to have that member present at that lo- cation.
	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 minimum standards spec- ified by the Department of Information Resources (DIR). The audio and video signals perceptible by members of the public at the loca- tion of the meeting described by the notice and at each remote lo- cation from which a member participates must be of sufficient qual- ity so that members of the public at each location can observe the demeanor and hear the voice of each participant in the open por- tion of the meeting.
	Gov't Code 551.127(f), (h)–(j)
Minimum Standards	No requirements found in subchapter B of 1 Administrative Code Chapter 209 (minimum standards for meetings held by videocon- ference by governmental bodies) shall be interpreted to overrule any section of the Open Meetings Act or any rules adopted or opin- ions issued by the Office of the Attorney General interpreting the Open Meetings Act. <i>1 TAC 209.4</i>
	Boards conducting open or closed meetings by videoconference call shall review and consider any applicable guidelines promulgated by DIR. <i>1 TAC 209.5(b)</i>
Computer-Based Videoconferencing Applications	"Computer-based videoconferencing application" means a com- mercially available application designed to facilitate videoconfer- encing between a personal computer to another personal computer or mobile device either one-to-one or in a group environment. <i>1</i> <i>TAC 209.1(1)</i>
	All computer-based videoconferencing applications shall employ a minimum bandwidth transmission speed and/or adequate data compression algorithm to produce a sufficient quality for audio and video such that audio volume and clarity and video clarity are sufficient to hear and view all speaking participants on the videoconference clearly.
	Computer-based videoconferencing applications may specify unique minimum requirements for computer central processing units, memory, and video capability to run the computer-based vid- eoconferencing application. A board shall comply with these mini- mum requirements.
	If the videoconference call hosts a public audience at a location or locations specified by the official notice of the open meeting posted in compliance with Open Meetings Act requirements, then the dis-

BOARD MEETINGS

	tion(s) th	trict shall establish a minimum of one host computer at the loca- tion(s) that will run the computer-based videoconferencing applica- tion. This host computer shall then be connected to:				
	roo mo	ner a separate video monitor of size proportional to the m and clearly visible to all in the room or multiple video nitors so that all attendees may clearly view the video eam; and				
	tha	ernal speakers of suitable volume and sound quality such t all meeting attendees at the host location may clearly ar the meeting.				
	of videod Meetings quality to using the	sonal computer used by a board member for the purpose conferencing for an open meeting subject to the Open s Act shall contain a camera and speakers of sufficient o permit all meeting attendees to see the individual who is e personal computer and for the individual to hear all g attendees.				
	1 TAC 2	09.10				
Dedicated Video Room Environments	dedicate based vi tary DVF standarc	d uses a dedicated video room environment (DVRE) for d camera and speaker equipment but is using a computer- deoconferencing application that is not part of a proprie- RE setup, then the district must comply with all minimum is for computer-based application software, above, and is ect to the DIR requirements for a DVRE. <i>1 TAC 209.11(e)</i>				
	Note:	The minimum standards for videoconference meetings hosted between dedicated video room environments are outlined in 1 Administrative Code 209.1 and 209.11.				
Security Requirements	comply v district th	ard subject to the Open Meetings Act shall review and with any additional internal security requirements of their nat may apply to a meeting held by videoconference. 09.12(a)				
Recording		rd shall make at least an audio recording of the meeting. ording shall be made available to the public.				
Remote Participation by the Public	a meetin may allo	regard to whether a member of the board is participating in ig from a remote location by videoconference call, a board w a member of the public to testify at a meeting from a re- vation by videoconference call.				
		$d_{0} = 551(107/a)$ (k)				

Gov't Code 551.127(g), (k)

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Internet Broadcast	Except as provided by Government Code 551.128(b-1), below, and subject to the requirements at Video and Audio Recording of Meeting, below, a board may broadcast an open meeting over the internet.				
	Except as provided by Government Code 551.128(b-2) [see Exist- ing Website, below], a board that broadcasts a meeting over the in- ternet shall establish an internet site and provide access to the broadcast from that site. The board shall provide on the internet site the same notice of the meeting that the board is required to post under Government Code Chapter 551, Subchapter C. The no- tice on the internet must be posted within the time required for posting notice under Subchapter C.				
	Gov't Code 551.128(b), (c)				
	Not	e:	The provisions at Video and Audio Recording of Meeting apply to a board for a district that has a student enroll- ment of 10,000 or more.		
Video and Audio	A board shall:				
Recording of Meeting	1.	Mak eac	e a video and audio recording of reasonable quality of h:		
Required Recording		a.	Regularly scheduled open meeting that is not a work session or a special called meeting; and		
		b.	Open meeting that is a work session or special called meeting at which the board votes on any matter or al- lows public comment or testimony [see BED for require- ments regarding public testimony]; and		
	2.	Make available an archived copy of the video and audio re- cording of each meeting described in item 1.			
Internet Posting —	A board shall:				
Recordings	1.	Make the archived recording of each meeting to which these provisions apply available on the internet not later than seve days after the date the recording was made; and			
	2.	thar	ntain the archived recording on the internet for not less In two years after the date the recording was first made ilable.		
Existing Website	exis	ting i	nay make available the required archived recording on an nternet site, including a publicly accessible video-sharing networking site. The board is not required to establish a		

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	separate internet site and provide access to archived recordings of meetings from that site.
District Website	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.
Exemption	A board is exempt from the internet posting requirements 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, a board must make all reason- able efforts to make the required recording available in a timely manner.
Television Broadcast	A board may broadcast a regularly scheduled open meeting on tel- evision.
	Gov't Code 551.128(b-1)–(b-6)
Recording by Attendee	A person in attendance may record all or any part of an open meet- ing of a board by means of a recorder, video camera, or other means of aural or visual reproduction. A board may adopt reasona- ble rules to maintain order at a meeting, including rules relating to the location of recording equipment and the manner in which the recording is conducted. A rule adopted under this provision may not prevent or unreasonably impair a person from exercising a right granted under this provision. <i>Gov't Code 551.023</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.
	These provisions do not authorize the members of a board to con- duct a meeting of the board by telephone conference call, video conference call, or communications over the internet; or create an exception to the application of Government Code Chapter 551, Subchapter F (meetings using telephone, videoconference, or in- ternet).

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Exception	These provisions do not apply to a consultation with an attorney who is an employee of a district. An attorney who receives com- pensation for legal services performed, from which employment taxes are deducted by the district, is an employee of the district.
	Gov't Code 551.129
Persons with Hearing 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 Commission for the Deaf and Hard of Hearing.
	"Deaf or hearing impaired" means having a hearing impairment, re- gardless of the existence of a speech impairment, that inhibits comprehension of an examination or proceeding, or communica- tion with others.
	Gov't Code 558.001, .003

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AD VALOREM TAXES EXEMPTIONS AND PAYMENTS

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AD VALOREM TAXES EXEMPTIONS AND PAYMENTS

	Note: For more information on property tax exemptions, see the Texas Comptroller's <u>Property Tax Exemptions</u> ¹ website.			
Exemptions Homestead <i>Mandatory</i>	An adult is entitled to exemption from taxation by a district of \$25,000 of the appraised value of the adult's residence home- stead, as defined by Tax Code 11.13(j), except that only \$5,000 of the exemption applies to an entity operating under former Educa- tion Code Chapters 17, 18, 25, 26, 27, or 28, as those chapters ex- isted on May 1, 1995, as permitted by Education Code 11.301. <i>Tax</i> <i>Code 11.13(b)</i>			
Persons 65 or Older or Disabled	In addition to the mandatory exemption above, an adult who is disabled, as defined by Tax Code $11.13(m)(1)$, or 65 or older is entitled to an exemption of \$10,000 of the appraised value of the individual's residence homestead. <i>Tax Code</i> $11.13(c)$			
Tax Limitation	A district may not increase the total annual amount of ad valorem tax it imposes on the residence homestead of an individual 65 years of age or older, or on the residence homestead of an individual who is disabled, above the amount of the tax it imposed in the first tax year in which the individual qualified that residence homestead for an applicable exemption. <i>Tax Code 11.26(a)</i>			
Improvements	If an individual subject to a tax limitation makes improvements to the individual's residence homestead, other than improvements re- quired to comply with governmental requirements or repairs, the district may increase the tax on the homestead in the first year the value of the homestead is increased on the appraisal roll because of the enhancement of value by the improvements. A limitation then applies to the increased amount of tax until more improvements, if any, are made. <i>Tax Code 11.26(b)</i>			
Exception	An improvement to property that would otherwise constitute an improvement discussed above is not treated as an improvement if it is a replacement structure for a structure that was rendered uninhabitable or unusable by a casualty or by wind or water damage. For purposes of appraising the property in the tax year in which the structure would have constituted an improvement, the replacement structure is considered to be an improvement only if the square footage of the replacement structure exceeds that of the replaced structure as that structure existed before the casualty or damage occurred or the exterior of the replacement structure is of higher quality construction and composition than that of the replaced structure. <i>Tax Code 11.26(o)</i>			

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Portability of Tax Limitation	If an individual who receives a tax limitation, including a surviving spouse, discussed below, subsequently qualifies a different residence homestead for the same exemption, a district may not impose ad valorem taxes on the subsequently qualified homestead in a year in an amount that exceeds the amount of taxes calculated in accordance with Tax Code 11.26(g). <i>Tax Code 11.26(g)</i>	
Surviving Spouse	If an individual who qualifies for the exemption at Persons 65 or Older or Disabled, above, dies, the surviving spouse of the individ- ual is entitled to the limitation applicable to the residence home- stead of the individual if the surviving spouse is 55 years of age or older when the individual dies, and the residence homestead of the individual is the residence homestead of the surviving spouse on the date that the individual dies and remains the residence home- stead of the surviving spouse. <i>Tax Code 11.26(i)</i>	
<i>Local Options</i> All Taxpayers	In addition to other exemptions in Tax Code 11.13, an individual is entitled to an exemption from taxation by a district of a percentage of the appraised value of the individual's residence homestead if the exemption is adopted by the board before July 1 in the manner provided by law for official action by the board. If the percentage set by the district produces an exemption in a tax year of less than \$5,000 when applied to a particular residence homestead, the indi- vidual is entitled to an exemption of \$5,000 of the appraised value. The percentage adopted by the district may not exceed 20 percent <i>Tax Code 11.13(n)</i>	
Disabled or 65 or Older	An individual who is disabled or 65 or older is entitled to an exemp- tion from taxation by a district of a portion of the appraised value of the individual's residence homestead if the exemption is adopted either by the board or by a favorable vote of a majority of the quali- fied voters of the district at an election called by the board, and the board shall call the election on the petition of at least 20 percent of the number of qualified voters who voted in the preceding election of the district.	F
Amount	The amount of an exemption adopted as provided at Disabled or 65 or Older is \$3,000 of the appraised value of the residence homestead unless a larger amount is specified by the board if the board authorizes the exemption or the petition for the election if the exemption is authorized through an election. Once authorized, an exemption adopted may be repealed or decreased or increased in amount by the board or by the petition and election procedure. In the case of a decrease, the amount of the exemption may not be reduced to less than \$3,000 of the market value.	è

Tax Code 11.13(d)–(f)

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Continuation of Exemption during Construction	If a qualified residential structure for which the owner receive homestead exemption under Tax Code 11.13 is rendered un itable or unusable by a casualty or by wind or water damage owner may continue to receive the exemption for the structur the land and improvements used in the residential occupant the structure while the owner constructs a replacement quali residential structure on the land in accordance with Tax Code 11.135. <i>Tax Code 11.135(a), .26(n); 34 TAC 9.416</i>	inhab- e, the re and by of ified
Surviving Spouse of First Responder	The surviving spouse of a first responder who is killed or fata jured in the line of duty is entitled to an exemption from taxat the total appraised value of the surviving spouse's residence homestead if the surviving spouse is an eligible survivor for poses of Government Code Chapter 615 as determined by t ployees Retirement System of Texas and has not remarried the first responder's death. <i>Tax Code 11.134</i>	tion of e pur- he Em-
Veteran Exemptions 100 Percent Disabled	A disabled veteran who has been awarded by the U.S. Depa of Veterans Affairs or its successor 100 percent disability con sation due to a service-connected disability and a rating of 1 cent disabled or of individual unemployability is entitled to ar emption from taxation of the total appraised value of the veter residence homestead. <i>Tax Code 11.131(b)</i>	mpen- 00 per- n ex-
Partially Disabled with Donated Residence	A disabled veteran who has a disability rating of less than 10 cent is entitled to an exemption from taxation of a percentag the appraised value of the disabled veteran's residence home equal to the disabled veteran's disability rating if the residen homestead was donated to the disabled veteran by a charitar ganization at no cost to the disabled veteran, or at some cost disabled veteran in the form of a cash payment, a mortgage, both in an aggregate amount that is not more than 50 percent the good faith estimate of the market value of the residence stead made by the charitable organization as of the date of the nation. <i>Tax Code 11.132(b)</i>	e of nestead ce able or- at to the , or nt of home-
Surviving Spouse of Veteran	The surviving spouse of a disabled veteran, as defined by Ta Code 11.22(h)(3), is entitled to the same exemption from tax of the same property to which the disabled veteran's exempt plied or would have applied if it had been in effect on the dat death if:	ation tion ap-
	 The surviving spouse has not remarried since the death disabled veteran; and 	n of the

AD VALOREM TAXES EXEMPTIONS AND PAYMENTS

	 The property was the residence homestead of the surviving spouse when the disabled veteran died and remains the resi- dence homestead of the surviving spouse. 						
	Tax Code 11.131(c), .132(c)						
Surviving Spouse of Individual Killed in Action	The surviving spouse of a member of the armed services of the United States who is killed or fatally injured in the line of duty is entitled to an exemption from taxation of the total appraised value of the surviving spouse's residence homestead if the surviving spouse has not remarried since the death of the member of the armed services. <i>Tax Code 11.133(b)</i>						
	Tex. Const. Art. VIII, Sec. 1-b (Residence Homestead Tax Exemp- tions and Limitations)						
Disabled Veteran	A disabled veteran is entitled to an exemption from taxation of a portion of the assessed value of a property the veteran owns and designates under Tax Code 11.22(f). <i>Tax Code 11.22</i>						
Exemption for Subsequent Residence	The surviving spouse of a first responder, disabled veteran, or armed services member killed in action who receives an exemption for a residence homestead is entitled to receive an exemption from taxation of a different property that the surviving spouse subsequently qualifies as the surviving spouse's residence homestead in an amount equal to the dollar amount of the exemption from taxation of the first property for which the surviving spouse received the exemption in the last year in which the surviving spouse received that exemption if the surviving spouse has not remarried. <i>Tax Code</i> $11.131(d), .132(d), .133(c), .134(d)$						
Temporary Exemption for Property Damaged by Disaster	A person is entitled to an exemption from taxation by a district of a portion of the appraised value of qualified property, as defined by Tax Code 11.35(a), that the person owns in an amount determined by the chief appraiser under Tax Code 11.35(h). <i>Tax Code 11.35(b)</i>						
	A person who qualifies for an exemption under this provision must apply for the exemption not later than the 105th day after the date the governor declares the area in which the person's qualified property is located to be a disaster area. <i>Tax Code 11.43(s)</i>						
	"Damage" means physical damage. <i>Tax Code 11.35(a)(1)</i>						
Optional Exemptions	Among others, a board may grant additional tax exemptions in ac- cordance with applicable law for:						
	 Residential property owned by the United States or an agency of the United States and used to provide transitional housing for the indigent under a program operated or directed by the 						

AD VALOREM TAXES EXEMPTIONS AND PAYMENTS

U.S. Department of Housing and Urban Development. Tax Code 11.111 2. Land and housing units on the land owned by a community land trust. Tax Code 11,1827 Certain historic structures or archeological sites and the land 3. necessary to access and use the structure or archeological site. The board may not repeal or reduce the amount of an exemption for a property that otherwise qualifies for the exemption unless the property owner consents to the repeal or reduction or the district provides written notice of the repeal or reduction to the owner not later than five years before the date the board repeals or reduces the exemption. Tax Code 11.24 4. Property on which approved water conservation initiatives, desalination projects, or brush control initiatives have been implemented. Tax Code 11.32 If a district adopts, amends, or repeals an exemption that the district by law has the option to adopt or not, the district shall notify the appraisal office of its action and of the terms of the exemption within 30 days after the date of its action. Tax Code 6.08 Goods-in-Transit A person is entitled to an exemption from taxation of the appraised value of that portion of the person's property that consists of Exemption goods-in-transit, as defined in Tax Code 11.253(a)(2). Tax Code 11.253(b) [For information on the board's option in a district located in a disaster area to extend the date by which goods-in-transit must be transported, see Tax Code 11.253(I).] Option to Tax A board, by official action, may provide for the taxation of goods-intransit exempt under Tax Code 11.253(b) and not exempt under other law. The official action to tax the goods-in-transit must be taken before January 1 of the first tax year in which the board proposes to tax goods-in-transit. Before acting to tax the exempt property, a board must conduct a public hearing as required by Texas Constitution Article VIII, Section 1-n(d). If the board provides for the taxation of the goods-in-transit as provided by this provision, the exemption stated above does not apply to that district. The goodsin-transit remain subject to taxation by the district until the board, by official action, rescinds or repeals its previous action to tax goods-in-transit, or otherwise determines that the exemption will apply to that district. Notwithstanding official action that was taken before October 1, 2011, to tax goods-in-transit, a district may not tax such goods-in-

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AD VALOREM TAXES EXEMPTIONS AND PA		CCGA GAL)				
	transit in a tax year that begins on or after January 1, 2012, ur the board takes official action on or after October 1, 2011, to p vide for the taxation of the goods-in-transit.					
Exception	If a board, before October 1, 2011, took action to provide for the taxation of goods-in-transit and pledged the taxes imposed on the goods-in-transit for the payment of a debt of the district, the district tax officials may continue to impose the taxes against the goods-in-transit until the debt is discharged, if cessation of the imposition would impair the obligation of the contract by which the debt was created.					
	Tax Code 11.253(j)–(j-2)					
Payment Options Discounts	The board may adopt, by official action, one or both of the disconting options below. <i>Tax Code 31.05(a)</i>	count				
Option 1	A district may adopt the following discounts to apply regardless of the date on which the district mails its tax bills:					
	1. Three percent if the tax is paid in October or earlier.					
	2. Two percent if the tax is paid in November.					
	3. One percent if the tax is paid in December.					
	Tax Code 31.05(b)					
	This discount does not apply to taxes that are calculated too late for it to be available. <i>Tax Code 31.04(c)</i>					
Option 2	A district may adopt the following discounts to apply when the dis trict mails its tax bills after September 30:					
	 Three percent if the tax is paid before or during the next is calendar month following the date on which the tax bills w mailed. 					
	2. Two percent if the tax is paid during the second full calen month following the date on which the tax bills were maile					
	3. One percent if the tax is paid during the third full calenda month following the date on which the tax bills were maile					
	<i>Tax Code 31.05(c)</i>					
Both Options	If a board adopts both discounts, the discounts described at O 1 apply unless the tax bills for the district are mailed after Sept ber 30, in which case only the discounts described at Option 2 ply. <i>Tax Code 31.05(a)</i>	tem-				

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AD VALOREM TAXES EXEMPTIONS AND PAYMENTS					
Rescission	The board may rescind a discount lawfully adopted by the The rescission of a discount takes effect in the tax year for the year in which the discount is rescinded. <i>Tax Code 31.</i>	llowing			
Split Payments	The board of a district that collects its own taxes may provide, by official action, that a person who pays one-half of the district's taxes before December 1 may pay the remaining one-half of the taxes without penalty or interest at any time before July 1 of the following year.				
	If a board contracts with the appraisal district for collection the split-payment option does not apply to taxes collected appraisal district unless approved by resolution adopted b jority of the governing bodies of the taxing units whose tax appraisal district collects and filed with the secretary of the praisal district board of directors. The split-payment option revoked in the same manner as provided for adoption.	by the by a ma- kes the e ap-			
	Tax Code 31.03				
	This payment option does not apply to taxes that are calculate for it to be available. <i>Tax Code 31.04(c)</i>	ulated too			
In Certain Counties	The board of a district located in a county having a popular not less than 285,000 and not more than 300,000 that bor county having a population of 3.3 million or more and the Mexico that has its taxes collected by another taxing unit to adopted the split-payment option may provide, by official a that the split-payment option does not apply to the district collected by the other taxing unit. <i>Tax Code 31.03(d)</i>	ders a Gulf of that has action,			
Installment Payments <i>Certain</i> <i>Homesteads</i>	An individual who is disabled or at least 65 years of age a fied for a homestead exemption under Tax Code 11.13(c), dividual who is a disabled veteran or the unmarried surviv spouse of a disabled veteran and qualified for an exemption Tax Code 11.132 or 11.22, may pay district taxes imposed person's residence homestead property in four equal insta without penalty or interest if paid by the applicable dates a Tax Code 31.031. <i>Tax Code 31.031</i>	or an in- ing on under I on the allments			
Disaster or Emergency Area Property Damaged — Automatic	A person may pay district taxes imposed on certain prope person owns in four equal installments without penalty or paid in accordance with Tax Code 31.032.	•			
	This provision applies to real and tangible personal property de- scribed in Tax Code 31.032(a) and taxes that are imposed on the property by a district before the first anniversary of the disaster of emergency.				
	Tax Code 31.032				

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AD VALOREM TAXES EXEMPTIONS AND PAYMENTS			
Property Not Damaged — Board Option	The board may authorize a person to pay district taxes imposed certain property that the person owns in installments. If the boar adopts the installment-payment option under this provision, Tax Code 31.032(b), (b-1), (c), and (d) apply to the payment by a per son of district taxes imposed on property that the person owns in the same manner as those subsections apply to the payment of taxes imposed on property to which Tax Code 31.032 applies.	rd er- n	
	This provision applies to real and tangible personal property de- scribed in Tax Code 31.033(b) and taxes that are imposed on th property by a district before the first anniversary of the disaster of emergency.	ne	
	Tax Code 31.033; 34 TAC 9.3061(b), (c)		
Definitions	"Disaster" has the meaning assigned by Government Code 418.004.		
	"Emergency" means a state of emergency proclaimed by the go ernor under Government Code 433.001.)V-	
	Tax Code 31.032(g), .033(a); 34 TAC 9.3061(a)		
Services in Lieu of Paying Taxes	The board by resolution may permit certain individuals or busine entities to perform certain services for the district in lieu of payin the district property taxes. While performing services for a distric the individual is not an employee of the district and is not entitled any benefit, including workers' compensation coverage, that the district provides to its employees. <i>Tax Code 31.035, .036, .037</i>	ng ct, d to	
Persons 65 and Over	Subject to the requirements of Tax Code 31.035, the board by o der or resolution may permit an individual who is at least 65 yea of age to perform service for the district in lieu of paying taxes in posed by a district on property owned by the individual and occu- pied as the individual's residence homestead. Property owners performing services for a district under this provision may only s plement or complement the regular personnel of the district. A d trict may not reduce the number of persons the district employs reduce the number of hours to be worked by employees of the o trict because the district permits property owners to perform ser- vices for the district under this provision. <i>Tax Code 31.035(a), (g</i>	ars m- u- sup- lis- or dis- -	
Teaching Services	An individual is qualified to perform teaching services for a distri- under the provisions below only if the individual holds a baccala reate or more advanced degree in a field related to each course be taught and:	iu-	
	 Is certified as a classroom teacher under Education Code Chapter 21, Subchapter B; or 		

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	2.	Obtains a school district teaching permit under Education Code 21.055.		
	Tax	Code 31.036(h), .037(i)		
By Individual	olutio vices trict i owne	ect to the requirements of Tax Code 31.036, the board by res- on may permit qualified individuals to perform teaching ser- s for the district at a junior high school or high school of the dis- n lieu of paying taxes imposed by the district on property ed and occupied by the individual as a residence homestead. <i>Code 31.036</i>		
By Employee of Business Entity	tion i a qua teacl distri	ect to the requirements of Tax Code 31.037, a board by resolu- may authorize a corporation or other business entity to permit alified individual employed by the business entity to perform hing services in a high school or a junior high school for the ct in lieu of paying taxes imposed by the district on property ed by the business entity. <i>Tax Code 31.037</i>		
Delinquent Taxes Delinquency Date	Except as provided by Tax Code 31.02(b) (payment by certain eligible persons on active duty in the armed forces), 31.03 (split payments), and 31.04 (postponement of delinquency date based on mailing date of tax bills), taxes are due on receipt of the tax bill and are delinquent if not paid before February 1 of the year following the year in which imposed. <i>Tax Code 31.02</i>			
	Note	Delinquent taxes incur penalties and accrue interest in accordance with Tax Code 33.01, subject to any waiver by the board pursuant to Tax Code 33.011.		
Delinquent Tax Collection	distri comp pens delin [See	ard may contract with any competent attorney to represent the ct to enforce the collection of delinquent taxes. The attorney's constain is set in the contract, but the total amount of com- tation provided may not exceed 20 percent of the amount of quent tax, penalty, and interest collected. <i>Tax Code 6.30(c)</i> CH(LEGAL) regarding contingent fee contracts for legal ser- and Government Code 2254.102(e) for additional require-		
Additional Penalties	delin costs	board may provide, by official action, that taxes that become quent at a certain time incur an additional penalty to defray s of collection if the board has contracted with an attorney as ided above. <i>Tax Code 33.07, .08</i>		

¹ Texas Comptroller Property Tax Exemptions website: <u>https://comptroller.texas.gov/taxes/property-tax/exemptions/</u>

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ACCOUNTING FINANCIAL REPORTS A	ND S	STATEMENTS	CFA (LEGAL)				
Accounting System	syste ples quire to re	A board must adopt and install a standard school fiscal accounting system that conforms with generally accepted accounting principles. The accounting system must meet at least the minimum requirements prescribed by the commissioner of education, subject to review and comment by the state auditor. <i>Education Code</i> 44.007(a), (b)					
Financial Accountability System Resource Guide	Edu <i>tem</i> as T infor	The rules for financial accounting are described in the official Texas Education Agency (TEA) publication, <i>Financial Accountability Sys-</i> <i>em Resource Guide</i> , Version 18.0, which is adopted by reference as TEA's official rule. A copy is available on the TEA website with information related to financial compliance. <i>19 TAC 109.1, .41</i> , 5001					
Report of Revenues and Expenditures	A record must be kept of all revenues realized and of all expendi- tures made during the fiscal year for which a budget is adopted. A report of the revenues and expenditures for the preceding fiscal year shall be filed with TEA on or before the date set by the State Board of Education. <i>Education Code 44.007(c), (d)</i>		pted. A fiscal				
Financial Statement	The board shall prepare an annual financial statement showing for each fund subject to the board's authority during the fiscal year:						
	1.	The total receipts of the fund, itemized by source of re including taxes, assessments, service charges, grant money, gifts, or other general sources from which fun derived;	s of state				
	2.	The total disbursements of the fund, itemized by the r the expenditure; and	nature of				
	3.	The balance in the fund at the close of the fiscal year					
	Local Gov't Code 140.005						
Publication	a da aries publ men the o in m in a new	The board president shall submit the annual financial statement to a daily, weekly, or biweekly newspaper published within the bound aries of the district. If a daily, weekly, or biweekly newspaper is no published within the boundaries of the district, the financial state- ment shall be published in a newspaper in each county in which the district or any part of the district is located. If a district is locate in more than one county, the financial statement may be published in a newspaper that has general circulation in the district. If a newspaper is not published in the county, the financial statement may be published in a newspaper in an adjoining county.					

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ACCOUNTING FINANCIAL REPORTS AND STATEMENTS

	ing	The statement shall be published in accordance with the account- ing method required by TEA not later than the 150th day after the date the fiscal year ends.				
	Loc	al Go	v't Code 140.006			
Annual Local Debt Report	mat Loc	ion (". al Go	shall annually compile and report certain financial infor- Annual Local Debt Report") in the manner prescribed by vernment Code 140.008 and 34 Administrative Code Local Gov't Code 140.008(b); 34 TAC 10.2(a)			
		Annu rmatio	ual Local Debt Report must include the following financial on:			
	1.	Reg	arding total authorized debt obligations:			
		a.	The amount of all authorized debt obligations;			
		b.	The principal of all outstanding debt obligations;			
		C.	The combined principal and interest required to pay all outstanding debt obligations on time and in full;			
		d.	The amount of all authorized debt obligations secured by property taxes;			
		e.	The principal of all outstanding debt obligations secured by property taxes;			
		f.	The combined principal and interest required to pay all outstanding debt obligations secured by property taxes on time and in full;			
		g.	The amount of all authorized debt obligations secured by property taxes expressed as a per capita amount;			
		h.	The principal of all outstanding debt obligations secured by property taxes expressed as a per capita amount;			
		i.	The combined principal and interest required to pay all outstanding debt obligations on time and in full for all ob- ligations secured by property taxes expressed as a per capita amount; and			
		j.	The current credit rating on total debt obligations given by any nationally recognized credit rating organization.			
	2.	Reg	arding each authorized debt obligation:			
		-	The universe of each systematics, debty			

a. The principal of each outstanding debt;

		b.	The principal of each outstanding debt obligation se- cured by property taxes expressed as a per capita amount;	
		C.	The combined principal and interest required to pay each outstanding debt obligation on time and in full;	
		d.	The combined principal and interest required to pay each outstanding debt obligation on time and in full ex- pressed as a per capita amount;	
		e.	The issued and unissued amounts, the spent and un- spent amounts, the maturity date and the stated purpose for which each debt obligation was authorized; and	
		f.	The current credit rating on each debt obligation given by any nationally recognized credit rating organization.	
	3.	plair of pa per o tions	other information considered relevant or necessary to ex- the above required data elements, such as explanations ayment sources for different kinds of debt or projections of capita amounts of ad valorem taxation-secured obliga- s as of the last day of the maximum term of the most re- debt obligation issued by the district.	
	34 T	AC 1	0.2; Local Gov't Code 140.008(b)	
Submission to Comptroller	The comptroller shall provide a location on the comptroller's inter- net website where a district may submit the financial information described above and any other related information required or re- quested by the comptroller for the Annual Local Debt Report.			
	nano mus othe	cial in t be s r info	btroller shall prescribe the form and manner in which fi- formation, financial documents, and related information submitted under these provisions. These instructions and rmation related to local government debt reporting will be on the comptroller's internet website.	
	34 T	AC 1	0.3	
Reporting Requirement	cent repo	ly cor orting	nual basis and within 180 days of the end of the most re- npleted fiscal year, a district shall, in accordance with the requirements set forth under Local Government Code either:	
	1.	scrit in th mair its w	mit an Annual Local Debt Report to the comptroller as de- bed at Submission to Comptroller, above, in the form and e manner prescribed by the comptroller and, if the district ntains an internet website, continually maintain a link from rebsite to the location on the comptroller's website where district's financial information may be viewed; or	
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2.	Ann site	t its contact information and the information required in an ual Local Debt Report on the district's own internet web- and make the report available for inspection by any per- in accordance with other law.		
A district that elects to post a report of its financial information on its own internet website as described in item 2 above shall provide upon request an electronic link to the location on the district's web- site where the information can be viewed to facilitate compliance with the requirements of this provision and to enable the comptrol- ler to maintain a searchable database of local debt information that is comprehensive, accurate, and complete.				
34	TAC 1	0.4; Local Gov't Code 140.008(c), (d), (f)		
sha	ll have	ses, words, and terms used in the foregoing provisions e the meanings set out in 34 Administrative Code 10.1, e context clearly indicates otherwise. <i>34 TAC 10.1</i>		
abil	Each district is required to report information and financial accour ability ratings to parents, taxpayers, and other stakeholders by im plementing the reporting procedures below. <i>19 TAC 109.1001(q)</i>			
Each district must prepare and distribute an annual financial man- agement report in accordance with 19 Administrative Code 109.1001(q). <i>19 TAC 109.1001(q)(1)</i>				
The	The annual financial management report for a district must include			
1.	on a indic 19 A	escription of its financial management performance based a comparison, provided by TEA, of its performance on the cators established by the commissioner and reflected in administrative Code 109.1001. The report will contain in- nation that discloses:		
	a.	State-established standards; and		
	b.	The district's financial management performance under each indicator for the current and previous year's finan- cial accountability ratings [see CFC];		
2.	Any clud	descriptive information required by the commissioner, in- ing:		
	a.	A copy of the superintendent's current employment con- tract or other written documentation of employment if no contract exists. This must disclose all compensation and benefits paid to the superintendent. The district may publish the superintendent's employment contract on its website instead of publishing it in the annual financial management report;		
	A d its c upc site with ler f is c 34 The sha unle Eac age 109 The 1.	Ann site son A district its own in upon requisite when with the r ler to mai is compresent <i>34 TAC 1</i> The phrase shall have unless the Each dist ability rate plementin Each dist agement 109.1001 The annu 1. A de on a indic 19 A form a. b.		

- b. A summary schedule for the fiscal year (12-month period) of expenditures paid on behalf of the superintendent and each board member and total reimbursements received by the superintendent and each board member. This includes transactions on the district's credit card(s), debit card(s), stored-value card(s), and any other similar instrument(s) to cover expenses incurred by the superintendent and each board member. The summary schedule must separately report reimbursements for meals, lodging, transportation, motor fuel, and other items. The summary schedule of total reimbursements should not include reimbursements for supplies and materials that were purchased for the operation of the district;
- c. A summary schedule for the fiscal year of the dollar amount of compensation and fees received by the superintendent from an outside school district or any other outside entity in exchange for professional consulting or other personal services. The schedule must separately report the amount received from each entity;
- d. A summary schedule for the fiscal year of the total dollar amount of gifts that had a total economic value of \$250 or more received by the executive officers and board members.
 - (1) This reporting requirement applies only to:
 - (a) Gifts received by the district's executive officers and board members (and their immediate family as described by Government Code Chapter 573, Subchapter B, Relationships by Consanguinity or by Affinity) from an outside entity that received payments from the district in the prior fiscal year, and
 - (b) Gifts from competing vendors that were not awarded contracts in the prior fiscal year;
 - (2) This reporting requirement does not apply to reimbursement by an outside entity for travel-related expenses when the purpose of the travel was to investigate matters directly related to an executive officer's or board member's duties or to investigate matters related to attendance at education-related conferences and seminars with the primary purpose of providing continuing education (this exclusion does not apply to trips for entertainment purposes or pleasure trips);

	(3) This reporting requirement excludes an individual gift or a series of gifts from a single outside entity that had a total economic value of less than \$250 per executive officer or board member; and							
	e. A summary schedule for the fiscal year of the dollar amount received by board members for the total amount of business transactions with the district. This reporting requirement is not to duplicate the items disclosed in the summary schedule of reimbursements received by board members; and							
	 Any other information the board of the district determines to be useful. 							
	19 TAC 109.1001(q)(3)							
Public Hearing	Each district must provide the public with an opportunity to comment on the report at a public hearing. 19 TAC $109.1001(q)(2)$							
	The board must hold a public hearing on the report within two months after receiving a final financial accountability rating. The public hearing must be held at a location in the district's facilities.							
	At the hearing, the district must provide the annual financial man- agement report to the attending parents and taxpayers.							
	19 TAC 109.1001(q)(4), (5); Education Code 39.083(d)							
Notice	The board must give notice of the hearing to owners of real prop- erty in the geographic boundaries of the district and to parents of district students.							
	In addition to other notice required by law, the board must provide notice of the hearing:							
	1. To a newspaper of general circulation in the geographic boundaries of the district in one posting prior to holding the public meeting, providing the time and place of the hearing. The notice in the newspaper may not be earlier than 30 days or later than ten days before the date of the hearing. If no newspaper is published in the county in which the district's central administration office is located, then the board must publish the notice in the county nearest to the county seat of the county in which the district's central administration office is located; and							

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	 Through electronic mail to the mass communication media serving the district, including, but not limited to, radio and tele- vision. 		
	19 TAC 109.1001(q)(4); Education Code 39.083(d)		
Dissemination	After the hearing, the report shall be disseminated in the district in the manner prescribed by the commissioner. <i>Education Code 39.083(e)</i>		
Records Retention	The district must retain the annual financial management report for at least three years after the public hearing and make it available to parents and taxpayers upon request. 19 TAC 109.1001(q)(6)		
Corrective Action Plan	Each district that received an F rating must file a corrective action plan with TEA, prepared in accordance with instructions from the commissioner, within one month after the district's public hearing. <i>19 TAC 109.1001(q)(7); Education Code 39.0824</i>		
Projected Deficit	If the commissioner, based on the indicators adopted under Educa- tion Code 39.082 [see CFC], projects a deficit for a district general fund within the following three school years, TEA shall provide the district interim financial reports, including projected revenues and expenditures, to evaluate the district's current budget status.		
	TEA may require a district to submit additional information needed to produce a financial report. If a district fails to provide information requested or if the commissioner determines that the information submitted by a district is unreliable, the commissioner may order the district to acquire professional services under Education Code 39A.902 [see AIC].		
	Education Code 39.0823		

	CFC (LEGAL)			
distri from	board shall have its district fiscal accounts audited annually at ct 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 a matio	independent audit must meet at least the minimum require- ts and be in the format prescribed by the State Board of Edu- n (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)			
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 must be audited by an independent auditor, and the audit must be re- viewed by TEA, including review of auditors' working papers, in ac- cordance with the <i>Financial Accountability System Resource</i> <i>Guide</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			
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 i	independent auditor must:			
	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:			
	Be a member of the AICPA Governmental Audit Quality Cen- ter (GAQC);			
	distri from comp The mention The mation The cation The cation The cation The cation The comp be an view cords Guid The cond view cords Guid The cond view cords Guid The cond view cords Guid The cond cond cond cond cond cond cond cond			

South San Antonio ISD 015908 ACCOUNTING CFC AUDITS (LEGAL) 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: Texas public school district environment; a. b. Public sector; or C. Nonprofit sector. If at any time the TEA division responsible for financial compliance reviews an audit firm's working papers and finds that the firm or the quality of the work does not meet the required standards, the division may require the district to change its audit firm. 19 TAC 109.23 Financial The rules for financial accounting are described in the official TEA Accountability publication Financial Accountability System Resource Guide, Ver-System Resource sion 18.0, which is adopted by reference as TEA's official rule. A Guide copy is available on the TEA website with information related to financial compliance. 19 TAC 109.41, .5001 Filing of Report A copy of the annual audit report, approved by the board, shall be filed with TEA not later than the 150th day after the end of the fiscal vear for which the audit was made. If a board declines or refuses to approve its auditor's report, it shall nevertheless file with TEA a copy of the audit report with its statement detailing reasons for failure to approve the report. Education Code 44.008(d) Internet Posting of Each district shall maintain an internet website or have access to a Audit 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, including the district's most recent financial audit, in a format prescribed by the comptroller. Tax Code 26.18 [See CE for other required information that must be posted.] Note: 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** Each treasurer receiving or having control of any school fund of any district shall keep a full and separate itemized account with each of the different classes of its school funds coming into the treasurer's hands. The treasurer's records of the district's itemized accounts and records shall be available to audit. Education Code 44.008(c)

South San Antonio ISD 015908	
ACCOUNTING AUDITS	CFC (LEGAL)
Financial Accountability	TEA will assign a financial accountability rating to each district as required by Education Code 39.082.
Rating System (School FIRST)	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 accountability 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)
	[For information on the reporting requirements regarding a district's financial accountability rating, see CFA.]

South San Antonio ISD 015908						
	SAFETY PROGRAM/RISK MANAGEMENTCKBACCIDENT PREVENTION AND REPORTS(LEGAL)					
Mandatory Drills	Each district shall conduct emergency safety drills in according with Education Code 37.114. Drills do not include persons playing as active aggressors or other simulated threats.					
Definitions	The following words and terms related to drills and exerci have the following meanings, unless the context clearly in otherwise. These definitions do not apply to an active thre cise, which is defined in Education Code 37.1141 [see Ac Threat Exercises, below].	ndicates eat exer-				
	Active aggressor: An individual actively engaged in killing tempting to kill people in a confined and populated area.	or at-				
	Drill: A set of procedures that test a single, specific operation. Drills do not include persons role playing as actigressors or other simulated threats. Drill examples includating for a fire or locking down from an internal threat.	ve ag-				
	Evacuation drill: A response action schools take to quickly students and staff from one place to another. The primary of an evacuation is to ensure that all staff, students, and can quickly move away from the threat. Evacuation exam- clude a bomb threat or internal gas leak.	/ objective visitors				
	Exercise: An instrument to train for, assess, practice, and performance in mitigation, prevention, preparedness, res and recovery in a risk-free environment. While drills and e may overlap in some aspects, discussion-based and ope based exercises are often more in depth and multi-facete	ponse, exercises ration-				
	Fire evacuation drill: A method of practicing how a buildin be vacated in the event of a fire. The purpose of fire drills ings is to ensure that everyone knows how to exit safely a as possible.	in build-				
	Full-scale exercise: Typically the most complex and resold sive type of exercise. It involves multiple agencies, organ and jurisdictions and validates many facets of preparedne exercise often includes many players operating under coor systems such as the Incident Command System (ICS) or Command. Resources and staff are mobilized as needed tions are taken as if the emergency is real. A full-scale ex- the most time-consuming activity in the exercise continuu a multiagency, multijurisdictional effort in which all resource deployed. A full-scale exercise tests collaborations among agencies and participants, public information systems, co- tion systems, and equipment. An Emergency Operations established by either law enforcement or fire services, an is activated. Because of all the logistics and resources ne	izations, ess. This operative Unified . All ac- ercise is im and is ces are g the ommunica- Center is id the ICS				

a full-scale exercise, it often takes a year to plan and is not held often. Usually, a school district is not the organizer of such an exercise, but the district or school would play a critical role in both function and potential facility use.

Functional exercise: Designed to validate and evaluate capabilities, multiple functions and/or sub-functions, or interdependent groups of functions. A functional exercise is typically focused on exercising plans, policies, procedures, and staff members involved in management, direction, command, and control functions. It allows participants to practice their specific roles or functions in an emergency. This type of exercise is conducted in a realistic, real-time simulated environment and often includes simulators (individuals who assist with the facilitation of the exercise) and follows a master scenario events list that dictates additional information, occurrences, or activities that affect the exercise scenario.

Lockdown drill: A response action schools take to secure interior portions of school buildings and grounds during incidents that pose an immediate threat of violence inside the school. The primary objective is to quickly ensure all school students, staff, and visitors are secured away from immediate danger.

Secure drill: 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. This type of drill uses the security of the physical facility to act as protection to deny entry.

Seminar exercise: A discussion-based exercise designed to orient participants to new or updated plans, policies, or procedures through informal discussions. Seminar exercises are often used to impart new information and formulate new ideas.

Shelter-in-place for hazardous materials (hazmat) drill: 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. Examples of a shelter-in-place for hazmat drill include train derailment with chemical release or smoke from a nearby fire.

Shelter for severe weather drill: 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.

	scer fore scho deta cour to di	etop exercise: A small group discussion that walks through a nario and the courses of action a school will need to take be- during, and after an emergency to lessen the impact on the col community. Participants problem-solve together through a iled discussion of roles, responsibilities, and anticipated reses of action. A tabletop exercise leverages a defined scenario rect discussion and may need an experienced facilitator de- ding on the complexity and objectives of the exercise.		
	on ir proc used coor ofter	kshop exercise: A type of discussion-based exercise focused hcreased participant interaction and achieving or building a luct (e.g., plans or policies). A workshop exercise is typically d to test new ideas, processes, or procedures; train groups in rdinated activities; and obtain consensus. A workshop exercise in uses breakout sessions to explore parts of an issue with ller groups.		
Frequency	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 103.1209, 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 drill — One per school year.		
	2.	Lockdown drill — Two per school year (once per semester).		
	3.	Evacuation drill — One per school year.		
	4.	Shelter-in-place for hazmat drill — One per school year.		
	5.	Shelter for severe weather drill — One per school year.		
	6.	Fire evacuation drill — Districts should consult with their local fire marshal and comply with their local fire marshal's requirements and recommendations. If a district does not have a local fire marshal, it shall conduct four per school year (two per semester).		
Best Practices		more information about best practices for conducting drills and cises, refer to Texas School Safety Center (TxSSC) guidance.		
	Drills and exercises should be designed and conducted in acc ance with guidance and best practice resources provided by t TxSSC.			
	Drill and exercise design should include purpose, goals, and tives that are stated in plans for each type of drill. Purpose, g			
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and objectives should be developed with input from all sectors of the school community. Input in planning should be sought from multiple stakeholder perspectives for each type of drill and exercise, including from:

- 1. The district School Safety and Security Committee;
- 2. First responders;
- 3. Mental and behavioral health professionals;
- 4. Students and families; and
- 5. Staff, including nontraditional teachers, coaches, trade instructors, custodians, and food service workers.

Drill and exercise design elements should include:

- 1. Physical and psychological safety for all participants;
- 2. Planning in a trauma-informed manner to maximize learning and to minimize potential trauma for students and staff;
- 3. Providing advance notification of drills and exercises;
- 4. Planning for post-drill or after-action reviews of each drill and exercise; and
- 5. Ensuring drills and exercises are age and developmentally appropriate with the understanding that more complex drills and exercises will require a hierarchy of learning to achieve or obtain more advanced goals or objectives.

Exercises tend to be more complex than drills and should be conducted in accordance with guidance and resources provided by the TxSSC. It is imperative that districts conduct exercises that match their experience and capabilities. It is usually best to start with discussion-based exercises and work up to operation-based exercises over time. Discussion-based exercises include seminar exercises, tabletop exercises, and workshop exercises. Operationbased exercises include functional exercises and full-scale exercises. Exercises can be used for:

- 1. Testing and validating policies, plans, procedures, training, equipment, and interagency agreements;
- 2. Clarifying and training personnel in roles and responsibilities;
- 3. Improving interagency coordination and communications;
- 4. Identifying gaps in resources;
- 5. Improving individual performance; and

	6.	Ider	ntifyin	g opportunities for improvement.				
	19	19 TAC 103.1209; Education Code 37.114						
Active Threat Exercises Not Mandatory	as a acti	A district that elects to conduct an active threat exercise, defined as any exercise that includes a simulated active aggressor or an active shooter simulation, shall do so in accordance with Education Code 37.1141 and 19 Administrative Code 103.1211.						
	Dist	ricts	are n	ot required to conduct active threat exercises.				
	Adr ach	Districts may consider using a tabletop exercise as defined in 19 Administrative Code 103.1209 [see Mandatory Drills, above] to achieve the purpose, goals, and objectives of the exercise rather than using a functional or full-scale active threat exercise.						
	a no	Districts may consider conducting an active threat exercise during a noninstructional time when nonparticipants are not present in the facility.						
	19	19 TAC 103.1211(a)(1), (2)						
Adequate Notice	Pric	or to c	ondu	cting an active threat exercise, a district must:				
	1.	 Provide adequate notice of the exercise directly to ine participating in the exercise, parents of students parti in the exercise, and all other individuals impacted by cise. Adequate notice of the active threat exercise sh be posted through multiple distribution networks, inclu- but not limited to, the district's website and social me- forms. 						
		a.		be considered adequate notice, notice shall be pro- ed and posted at least two weeks prior to the exer- e.				
		b.		e notice shall include the following required elements cified in Education Code 37.1141(a)(1):				
			(1)	The date on which the exercise will occur;				
			(2)	The content, form, and tone of the exercise; and				
			(3)	Whether the exercise will include a live simulation that mimics or appears to be an actual shooting incident.				
		C.		notice shall be provided to parents in the parents' ve language to the greatest extent practicable; and				
	2.			audible announcement over the campus public ad- stem immediately prior to the commencement of the				

		exercise to signal the start of the exercise to the participants, noting that it is only an exercise and not a real emergency. If applicable, the announcement must state that the exercise will include a live simulation that mimics or appears to be an actual threat, such as a shooting incident.	
	19 7	TAC 103.1211(b)(1), (2); Education Code 37.1141(a)(1), (2)	
Notice to First		bre a district may conduct an active threat exercise, a district	
Responders and		I ensure that:	
Creation of Safe Zone	1.	First responder organizations that would likely respond in the event of a false report or alarm are notified regarding the exercise; and	
	2.	A safe zone is created around the area in which the exercise will be conducted to keep out actual firearms, ammunition, and other weapons, other than firearms, ammunition, or other weapons carried by a peace officer, school resource officer, or school marshal or any other person authorized by the district to carry those items on school grounds.	
	gua beh firea	a 2 above may not be construed to prohibit a parent, legal rdian, or other person acting on a parent's or legal guardian's alf from transporting or storing in the person's motor vehicle a arm, ammunition, or other weapon that the person is legally au- ized to possess while the person is picking up a child from pool.	
	Edu	cation Code 37.1141(a)(3), (4)	
Content	Before a district may conduct an active threat exercise, a dis shall ensure that the content of the exercise:		
	1.	Is age appropriate and developmentally appropriate;	
	2.	Has been developed by a team of school administrators, teachers, school-based mental health professionals, and law enforcement officers, with input from parents and students; and	
	3.	Is designed to support the well-being of students who partici- pate in the exercise before, during, and after the exercise is conducted.	
	clud	strict must ensure that the content of the exercise, which in- es planning and execution of the exercise, addresses the fol- ng elements:	
	1.	Input from multiple stakeholder perspectives in the design of the exercise;	
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	2.	The physical and psychological safety of all participants be- fore, during, and after the exercise, including:			
		a.	Planning in a trauma-informed manner to minimize po- tential trauma for students, staff, and other participants;		
		b.	The development and communication of a predeter- mined method for participants to withdraw from the exer- cise before or during the exercise; and		
		C.	Access to mental health supports before, during, and after the exercise; and		
	3.	clud tive the i have Deve need	developmental appropriateness of the exercise, which in- es a comprehensive perspective that supports the cogni- and emotional well-being of each individual and considers mpact that prior trauma, grief, and crisis experiences a had on a participant's development prior to the exercise. elopmental appropriateness considerations include the ds of special populations, including students with disabili- and emergent bilingual students.		
	Edu	catior	n Code 37.1141(a)(5); 19 TAC 103.1211(b)(3)		
Data Collection	In accordance with Education Code 37.1141(c), data regarding the efficacy and impact of an active threat exercise shall be collected and submitted to the TxSSC using the methods developed by the TxSSC. <i>19 TAC 103.1211(c); Education Code 37.1141(a)(6), (c)</i>				
Eye and Face Protection Required Devices	tive	devic	cher and student shall wear industrial-quality eye-protec- es in appropriate situations as determined by district pol- ation Code 38.005		
Recommended Guidelines	the T men	Texas ds th	tion and use of face and eye protection in public schools, Department of State Health Services (TDSHS) recom- e guidelines entitled "Eye and Face Protection," available R. 1910.133.		
	lection tled men	on in "Non· t and	d assessment and face and eye protective equipment se- public schools, TDSHS recommends the guidelines enti- mandatory Compliance Guidelines for Hazard Assess- Personal Protective Equipment Selection," available at 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 activities and programs that involve:				
	1.	The	use of hazardous chemicals;		
	2.	The	use of hot liquids or solids;		

- 3. The use of molten materials;
- 4. Performing grinding, chipping, or other hazardous 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

SAFETY PROGRAM/RISK MANAGEMENT EMERGENCY PLANS

Emergency Operations Plan	The Superintendent shall ensure updating of the District's emer- gency operations plan and ongoing staff training.			
		required by law, the emergency operations plan shall include District's procedures addressing:		
	1.	Reasonable security measures when District property is used as a polling place;		
	2.	Response to an active shooter emergency;		
	3.	Response to a nearby train derailment, as applicable; and		
	4.	Access to campus buildings and materials necessary for a substitute teacher to carry out the duties of a District employee during an emergency or an emergency drill.		

EQUIPMENT AND SUPPLIES MANAGEMENT INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

	Note:	For provisions regarding selection and adoption of in- structional materials, see EFA.				
Instructional Materials and Technology	be furnis Except a not char equipme	onal materials selected for use in the public schools shall shed without cost to the students attending those schools. as provided by Education Code 31.104(d), a district may ge a student for instructional material or technological ent purchased by the district with the district's technology ructional materials allotment. <i>Education Code 31.001</i>				
	rial only chased	structional material, including electronic instructional mate- to the extent of any applicable licensing agreement, pur- as provided by Education Code Chapter 31 for a district is perty of the district. <i>Education Code</i> $31.102(a)-(b)$				
Allotment	struction in the di nium sp sioner s each bie the state lotment. tional m struction	A district is entitled to an allotment each biennium from the state in- structional materials and technology fund for each student enrolled in the district on a date during the last year of the preceding bien- nium specified by the commissioner of education. The commis- sioner shall determine the amount of the allotment per student each biennium on the basis of the amount of money available in the state instructional materials and technology fund to fund the al- lotment. The allotment shall be transferred from the state instruc- tional materials and technology fund to the credit of the district's in- structional materials and technology account as provided by Education Code 31.0212. Education Code 31.0211(a)				
	nium, no	nmissioner shall, as early as practicable during each bien- otify each district of the estimated amount to which the dis- be entitled during the next fiscal biennium. <i>Education Code</i> <i>s</i> (<i>a</i>)				
No Appeal		ount of the allotment determined by the commissioner is fi- may not be appealed. <i>19 TAC 66.1307(d)</i>				
Delayed Publisher Payment Option	material The tota may not	t may requisition and receive state-adopted instructional s before allotment funds for those materials are available. Il cost of delayed-payment-option materials requisitioned exceed 80 percent of the district's expected allotment for sequent biennium.				
	der this district's paymen	district submits a requisition for instructional materials un- provision, the Texas Education Agency (TEA) will expend a existing allotment balance before applying the delayed t option. TEA will make payment for any remaining balance trict's order as the allotment funds become available and				

South San Antonio ISD 015908						
EQUIPMENT AND SUPPLIES MANAGEMENT CMD INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING (LEGAL)						
	will prioritize payment for requisitions under this provision imbursement of purchases made directly by a district.	over re-				
	19 TAC 66.1312(a)–(e)					
	The commissioner shall ensure that publishers of instructional ma- terials are informed of any potential delay in payment and that pay- ment is subject to the availability of appropriated funds. <i>Education</i> <i>Code</i> 31.0215(d)					
	Publishers may decline orders for which payments could be de- layed. A publisher's decision to decline an order shall affect all of that publisher's orders for which payments could be delayed. Pub- lishers may not selectively decline individual orders or orders from individual districts. <i>19 TAC 66.1312(f); Education Code 31.0215(d)</i>					
	Government Code Chapter 2251 (payments for goods an vices) does not apply to requisitions under this provision. <i>tion Code 31.0215(e); 19 TAC 66.1312(g)</i>					
Allotment Adjustment <i>Change in</i> <i>Enrollment</i>	Not later than May 31 of each school year, a district may in that the commissioner adjust the number of students for we district is entitled to receive an allotment on the grounds the number of students attending school in the district will inclu- decrease during the school year for which the allotment is vided. The commissioner may also adjust the number of st for which a district is entitled to receive an allotment, with quest by the district, if the commissioner determines a diffi- number of students is a more accurate reflection of student will be attending school in the district. The commissioner's nation is final. <i>Education Code 31.0211(e)</i>	which the hat the rease or pro- students out a re- rerent nts who				
High Enrollment Growth	Each year the commissioner shall adjust the instructional and technology allotment of districts experiencing high en growth. <i>Education Code 31.0214(a)</i>					
	High-enrollment growth adjustments will be based on the between the district's percentage of enrollment growth an the state. Enrollment growth calculations will be determined fiscal year based on fall Texas Student Data Systems Put cation Information Management System (TSDS PEIMS) en data. The amount of the adjustment determined by the co- sioner is final and may not be appealed.	d that of ed each blic Edu- enrollment				
	If sufficient funds are available, high-enrollment growth ac ments will be granted once each fiscal year. Notwithstand district that experiences an unexpected growth:	•				

EQUIPMENT AND SUPPLIES MANAGEMENT INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

	or	at least two percent due to a natural or man-made disaster catastrophic event may apply for additional allotment fund- g at any time during a fiscal year.
	ye	its bilingual population of at least ten percent in any school ar may apply for additional bilingual allotment funding at by time during a fiscal year.
	Any ado funds.	ditional funding will be dependent on the availability of
	second	r-student high-enrollment growth adjustment granted in the year of a biennium shall not exceed one-half of the per-stu- nount established as the biennial allotment.
	19 TAC	66.1309
Permitted Expenditures		strict's allotment funds must be expended according to the g priorities established in Education Code 31.0211:
	ce ele cu	rst, instructional materials necessary to permit the district to rtify that the district has instructional materials that cover all ements of the essential knowledge and skills of the required rriculum, other than physical education, for each grade vel as required by Education Code 28.002; and
		en, any other instructional materials or allowed technologi- l equipment.
	Maintai to pay f	ning the priorities above, the allotment funds may be used or:
		structional materials on the list adopted by the commis- oner under Education Code 31.0231;
		structional materials on the list adopted by the State Board Education (SBOE) under Education Code 31.024;
	3. No	on-adopted instructional materials;
	4. Co	onsumable instructional materials;
		structional materials for use in bilingual education classes, provided by Education Code 31.029;
		ersions of non-adopted instructional materials that are fully cessible to students with disabilities;
	un	structional materials for use in college preparatory courses der Education Code 28.014, as provided by Education ode 31.031;

EQUIPMENT AND SUPPLIES MANAGEMENT INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

8.	Supplemental instructional materials, as provided by Educa- tion Code 31.035;
9.	State-developed open-source instructional materials, as pro- vided by Education Code Chapter 31, Subchapter B-1;
10.	Instructional materials and technological equipment under any continuing contracts of the district in effect on September 1, 2011;
11.	Activities related to the local review and adoption of instruc- tional materials;
12.	Technological equipment that contributes to student learning, including equipment that supports the use of instructional materials;
13.	Training educational personnel directly involved in student learning in the appropriate use of instructional materials;
14.	Providing access to technological equipment for instructional use;
15.	The salary and other expenses of an employee who provides technical support for the use of technological equipment directly involved in student learning;
16.	Inventory software or systems for storing, managing, and ac- cessing instructional materials;
17.	Software for analyzing the use and effectiveness of instruc- tional materials;
18.	Services, equipment, and technology infrastructure necessary to ensure internet connectivity and adequate bandwidth;
19.	Costs associated with distance learning, including services, equipment, and technology such as Wi-Fi, internet access hotspots, wireless network service, broadband service, and other services and technological equipment to ensure internet access; and
20.	Training for personnel in the electronic administration of as- sessment instruments.
The	allotment funds may not be used to pay for:

- 1. Services for installation;
- 2. The physical conduit that transmits data such as cabling and wiring or electricity, except to the extent allotment funds are

		necessary to pay for allowable expenses under items 18 and 19, above;		
	3.	Office and school supplies;		
	4.	Items that are not directly related to student instruction such as furniture, athletic equipment, extension cords, temporary contractors, or video surveillance equipment;		
	5.	Travel expenses; or		
	6.	Equipment used for moving or storing instructional materials.		
	19 7	FAC 66.1307(e)–(g); Education Code 31.0211(c)		
Technological	In p	urchasing technological equipment, a district shall:		
Equipment	1.	Secure technological solutions that meet the varying and unique needs of students and teachers in the district; and		
	2.	Consider the long-term cost of ownership and flexibility for in- novation.		
	Edu	cation Code 31.0211(d-1)		
Certification of Allotment	A district shall annually certify to the commissioner that the dis- trict's allotment has been used only for permitted expenses. <i>Edu-</i> <i>cation Code 31.0213</i>			
Instructional Materials and Technology Account	The commissioner shall maintain an instructional materials and technology account for each district. In the first year of each bien- nium, the commissioner shall deposit the district's allotment in the account. The commissioner shall pay the cost of instructional mate- rials requisitioned by a district under Education Code 31.103 using funds from the district's instructional materials and technology ac- count.			
	A district may also use funds in the district's account to purchase electronic instructional materials or technological equipment. The district shall submit to the commissioner a request for funds for this purpose from the district's account in accordance with the commis- sioner's rules.			
	Money deposited in a district's instructional materials and technol- ogy account during each state fiscal biennium remains in the ac- count and available for use by the district for the entire biennium. At the end of each biennium, a district with unused money in the district's account may carry forward any remaining balance to the next biennium.			
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EQUIPMENT AND SUPPLIES MANAGEMENT CMD INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING (LEGAL)							
Access to Allotment	The allotment for each biennium will be made available for distruse through the state's online instructional material ordering system as early as possible in the fiscal year preceding the beginning of the biennium for which the funds have been appropriated. A contrict may access its allotment for any upcoming school year upon completion of:						
	1. Sub	omission to the commissioner certification that:					
	a.	The district has instructional materials that cover required Texas Essential Knowledge and Skills except those for physical education, as require cation Code 31.004 [see Certification of Instruc- terials, below]; and	i (TEKS), d by Edu-				
	b.	The district has used its allotment for only allow penditures [see Permitted Expenditures and Co of Allotment Use, above]; and					
		paration by TEA of the state ordering system for lool year with the new allotment amounts.	the new				
	Upon completion of these requirements, a district may access its funds by correctly providing all information required in the state or- dering system.						
	19 TAC	66.1307(h)–(j)					
Online Requisition System	The commissioner shall maintain an online requisition system for districts to requisition instructional materials to be purchased with the district's allotment. <i>Education Code 31.101(f)</i>						
Delegation of Authority	tion, dist consiste	rd may delegate to an employee the authority to ribute, and manage the inventory of instructional nt with Education Code Chapter 31 and rules ador chapter. <i>Education Code 31.104(a)</i>	materials,				
Local Funds	als in ad	may use local funds to purchase any instruction dition to those selected under Education Code C on Code 31.106					
Requisitions, Use, and Distribution	A district shall make a requisition for instructional materials using the online requisition program maintained by the commissioner. A district may requisition instructional materials on the SBOE instruc- tional materials list for grades above the grade level in which a stu- dent is enrolled. <i>Education Code 31.103(b)–(c)</i>						
Distribution	in the ma	rd shall distribute printed instructional materials to anner that the board determines is most effective <i>Education Code 31.102(c)</i>					

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Supplemental Instructional Materials	A district may requisition supplemental instructional material adopted by the SBOE but not on the instructional material list adopted under Education Code 31.023 only if the district requisi- tions the supplemental instructional material along with other sup- plemental instructional materials or instructional materials on the list adopted under Education Code 31.023 that in combination cover each element of the essential knowledge and skills for the course for which the district is requisitioning the supplemental in- structional materials. <i>Education Code 31.035(d)</i>				
Availability of Open Education Resource Instructional Materials	A district that selects open education resource instructional mate- rial shall requisition a sufficient number of printed copies for use by students unable to access the instructional material electronically unless the district provides to each student:				
	1.	Electronic access to the instructional material at no c student; or	ost to the		
	2.	Printed copies of the portion of the instructional mate will be used in the course.	rial that		
	Education Code 31.103(d)				
Employee Training	The board shall require the employee responsible for ordering in- structional materials to complete TEA-developed training in the use of the allotment and the use of the instructional materials ordering system known as EMAT. Training shall be completed prior to order- ing instructional materials for the first time and again each time the district is notified by TEA that the training has been updated. The district shall maintain documentation of the completion of the re- quired training. <i>19 TAC 66.107(d)</i>				
Special Instructional Materials	All laws and rules applying to instructional materials provided to students with no disabilities that are not in conflict with Education Code 31.028 or 19 Administrative Code 66.1311 shall apply to the distribution and control of special instructional materials. Special in- structional materials include braille, large-print, and audio books and any other formats designed specifically to provide equal ac- cess to students with disabilities.				
	actu	uisitions for special instructional materials shall be bas al student enrollment but may include up to two copies if necessary to meet individual need.			
	trict	cial instructional materials are the property of the state is responsible for replacing or reimbursing the state fo en, or damaged special instructional materials.			

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For Teachers	disa nish loar	pted instructional materials needed by a teacher with ability to carry out his or her instructional duties shall b ned in the required format without cost. The materials ned to the district as long as needed and are to be ret state when they are no longer needed.	be fur- are to be
For Parents	que cos afte dist files forb spe hav	pted instructional materials in a specialized format the sted by a parent with a print disability shall be furnish t by the state. Requests for electronic files shall be fill r the parent signs and TEA receives a statement, through rict, promising that the parent will safeguard the secu and observe all current copyright laws, including tho id reproduction of the files and their transfer to other cialized instructional material formats and electronic f e been provided must be returned to the local school end of the school year.	ed without ed by TEA ough the rity of the se that parties. All iles that
	19	TAC 66.1311(a)–(d), (h), (j)	
Bilingual Instructional Materials	stru com gua fron	strict shall purchase with its allotment or otherwise ac ctional materials for use in bilingual education classe missioner shall determine the amount of the allotmer I education based on TSDS PEIMS bilingual enrollment the fall collection of the school year preceding the find h biennium. <i>Education Code 31.029; 19 TAC 66.1307</i>	s. The nt for bilin- ent data rst year of
Certification of Instructional Materials	the the phy stuc ess ject app	To the beginning of each school year, a district shall SBOE and commissioner certification that for each su required curriculum under Education Code 28.002, or sical education, and each grade level, the district pro- dent with instructional materials that cover all element ential knowledge and skills adopted by the SBOE for and grade level. The certification shall be submitted roved by the commissioner and can be based on bot pted and non-state-adopted materials.	ubject in ther than vides each s of the that sub- in a format
	COV	determine whether each student has instructional mat er all elements of the essential knowledge and skills, / consider:	
	1.	Instructional materials adopted by the SBOE;	
	2.	Materials adopted or purchased by the commission Education Code 31.0231 or Education Code Chapter chapter B-1;	
	3.	Open education resource instructional materials sul eligible institutions and adopted by the SBOE;	omitted by

EQUIPMENT AND SUPPLIES MANAGEMENT INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

	4.	Open education resource instructional materials made available by other public schools;	
	5.	Instructional materials developed or purchased by the district; and	
	6.	Open education resource instructional materials and other electronic instructional materials included in the repository un- der Education Code 31.083.	
	Each district shall certify, in a format approved by the commis- sioner, that the district protects against access to obscene or harm- ful content in compliance with the requirements for certification un- der the Children's Internet Protection Act, 47 U.S.C. 254(h)(5)(B) and (C). [See CQ]		
	The mee	certifications shall be ratified by the board in a public, noticed ting.	
	Edu	cation Code 31.004; 19 TAC 66.105	
Ownership	tiona when year distr print	ept as otherwise provided, a student must return all instruc- al materials to the teacher at the end of the school year or n the student withdraws from school. At the end of the school for which open education resource instructional material that a ict does not intend to use for another student is distributed, the ted copy of the open education resource instructional material omes the property of the student to whom it is distributed.	
		provision does not apply to an electronic copy of open educa- resource instructional material.	
	Edu	cation Code 31.104(c), (g)–(h); 19 TAC 66.107(b)	
Responsibility for Instructional Materials and Equipment	all in in ar turn nolo and tech	In student or the student's parent or guardian is responsible for instructional material and technological equipment not returned in acceptable condition by the student. A student who fails to re- in an acceptable condition all instructional materials and tech- gical equipment forfeits the right to free instructional materials technological equipment until all instructional materials and nological equipment previously issued but not returned in an eptable condition are paid for by the student, parent, or guard-	
	payr FP]	provided by board policy, a district may waive or reduce the ment required if the student is from a low-income family. [See The district shall allow the student to use instructional materials technological equipment at school during each school day.	
		structional materials or technological equipment is not returned n acceptable condition or paid for, a district may withhold the	
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	student's records. A district may not prevent the student from grad- uating, participating in a graduation ceremony, or receiving a di- ploma. [See FL and GBA regarding student and parental right to access records; and FD, FFAB, and FL regarding a district's duties to provide records to another district]
	The board may not require an employee of the district who acts in good faith to pay for instructional materials or technological equipment that is stolen, misplaced, or not returned by a student. [See DG]
	These provisions do not apply to an electronic copy of open educa- tion resource instructional material.
	<i>Education Code 31.104(d), (e), (h); 19 TAC 66.107(c)</i> [See also EF]
Acceptable Condition	Printed instructional materials are considered to be in acceptable condition if:
	1. The cover, binding, pages, spine, and all integral components of the instructional materials are wholly intact and the instructional materials are fully usable by students; and
	 No component of the instructional materials is soiled, torn, or damaged (whether intentionally or by lack of appropriate care) to the extent that any portion of the content is too disfigured or obscured to be fully accessible to other students.
	Electronic instructional materials are considered to be in accepta- ble condition if:
	 All components or applications that are a part of the electronic instructional materials are returned;
	 The electronic materials perform as they did when they were new;
	3. The electronic instructional materials do not contain computer code (e.g., bug, virus, worm, or similar malicious software) that has been designed to self-replicate, damage, change, or otherwise hinder the performance of any computer's memory, file system, or software; and
	 The electronic instructional materials have not been installed with plug-ins, snap-ins, or add-ins without the prior approval of the district.
	Technological equipment is considered to be in acceptable condi- tion if:

EQUIPMENT AND SUPPLIES MANAGEMENT INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

	1.	The equipment is returned with the software and hardware in their original condition unless the district authorized changes; and
	2.	The physical condition of the equipment is fully usable as it was originally intended to be used.
	19 T.	AC 66.1310
Lost or Damaged Instructional Materials	have struc	strict may order replacements for instructional materials that be been lost or damaged directly from the publisher of the in- ctional materials or any source for a printed copy of open edu- on resource instructional material. <i>Education Code 31.104</i>
Sale or Disposal	ued	board shall determine how the district will dispose of discontin- printed instructional materials, electronic instructional materi- and technological equipment.
Sale	instru by th troni	board may sell printed instructional materials on the date the uctional material is discontinued for use in the public schools as SBOE or the commissioner. The board may also sell elec- c instructional materials and technological equipment owned are district.
Use of Proceeds	chas	funds received by a district from a sale must be used to pur- e instructional materials and technological equipment allowed er Education Code 31.0211.
Disposal	date scho mate sona trict	board may dispose of printed instructional material before the the instructional material is discontinued for use in the public ools by the SBOE if the board determines that the instructional erial is not needed by the district and the board does not rea- ably expect that the instructional material will be needed. A dis- must notify the commissioner of any instructional material the ict disposes of under this provision.
	Educ	cation Code 31.105
Annual Inventory	adop deliv	strict shall conduct an annual physical inventory of all currently oted instructional materials that have been requisitioned by and ered to the district. The results of the inventory shall be rec- d in the district's files. <i>19 TAC 66.107(a)</i>
Local Handling Expenses	pens	bol districts shall not be reimbursed from state funds for ex- ses incurred in local handling of instructional materials. <i>19 TAC</i> 04(d)

Information Required on Website	publ	trict that at any time on or after January 1, 2019, maintained a cly accessible internet website shall post on a publicly acces- 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 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 cour with a population of less than 25,000.	
	Gov	't Code 2051.201
	Note	e: See GBA regarding the confidentiality of certain board member information.
Trustee Information	webs date ber o an ir quire the o	n district that maintains an internet website shall post on the site the name, email address, and term of office, including the 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 iternet 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 net website.
	boar as a webs	n time there is a change in the membership of a district's d, the district shall update the information required above and, oplicable post the updated information on the district's internet site or submit the updated information to TEA for posting on s's internet website.

Education Code 11.1518

	Not	e: 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:			
	1.	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]		
	2.	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]		
	3.	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]		
	4.	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]		
	5.	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]		
	6.	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]		

- A district shall post its annual federal report card under 20 U.S.C. 6311(h)(2). [See AIB]
- A district or campus assigned a rating of D that qualifies under Education Code 39.0543(b) must notify the public of the meeting for input for the development of a local improvement plan 15 days prior to the meeting by way of the district and campus website, under 19 Administrative Code 97.1061(b)(3)(A)(ii). [See AIC]
- A campus intervention team must notify the public of the meeting for input for the development of a targeted improvement plan 15 days prior to the meeting by way of the district and campus website, under 19 Administrative Code 97.1061(e)(3)(A)(ii) and Education Code 39A.056. [See AIC]
- 10. 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]
- 11. 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]
- 12. A district shall post an election notice required under Election Code 85.007. [See BBBA]
- A district shall post election information under Election Code 4.009. [See BBBA]
- 14. Each day early voting is conducted, the district shall post the branch daily register under Election Code 85.072. [See BBBA]
- 15. A district shall post early voting rosters under Election Code 87.121. [See BBBA]
- 16. A district shall post election results under Election Code 65.016. [See BBBB]
- 17. 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]

18.	A district that is located wholly or partly in a municipality with a population of more than 500,000 and with a student enroll- ment 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 commit- tee for supporting, opposing, or assisting a candidate or mem- ber of a board under Election Code 254.04011. [See BBBC]
19.	A district shall provide access to the conflicts disclosure state- ments and questionnaires under Local Government Code 176.009. [See BBFA, CHE]
20.	A district shall post the statements regarding activities to support and promote student health under Education Code 28.004. [See BDF]
21.	A district must post notice of school health advisory council (SHAC) meetings under Education Code 28.004(d-1). [See BDF]
22.	A district must post the minutes and audio or video recording of each SHAC meeting under Education Code 28.004(d-2). [See BDF]
23.	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

24. 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]

Government Code 551.056. [See BE]

- 25. 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]
- 26. 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]
- 27. A district issuing capital appreciation bonds shall post the information required by Government Code 1201.0245. [See CCA]
- 28. 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]

- 29. 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]
- 30. A district shall maintain a link to the area of the comptroller's website where information on each of the district's agreements to limit appraised value, if any, is maintained, under Tax Code 313.0265(c). [See CCGB]
- 31. A district shall post a summary of its proposed budget concurrently with publication of the proposed budget under Education Code 44.0041. [See CE]
- 32. 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]
- 33. 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]
- 34. 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]
- 35. Prior to conducting an active threat exercise, a district must provide adequate notice of the exercise through multiple distribution networks, including the district's website, under 19 Administrative Code 103.1211(b)(1). [See CKB]
- 36. A district must make available information regarding its compliance with requirements related to the transportation of students enrolled in the district who reside outside the district, under Education Code 34.007. [See CNA]
- 37. 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]
- 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]

39.	A district shall post its employment policy and any regulations referenced under Education Code 11.1513(a). [See DC]
40.	A district shall post the board's employment policies under Education Code 21.204(d). [See DCB]
41.	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]
42.	The board shall post on the district's website and on the web- site, if any, of each campus the annual report of progress to- ward the goals set under the early childhood literacy and mathematics plans under Education Code 11.185. [See EA]
43.	The board shall post on the district's website and on the web- site, if any, of each campus the annual report of progress to- ward the goals set under the college, career, and military readiness plans under Education Code 11.186. [See EA]
44.	A district shall post curriculum materials used in the district's human sexuality instruction or instruction relating to the pre- vention of child abuse, family violence, dating violence, and sex trafficking, if the materials are in the public domain, under Education Code 28.004(j). [See EHAA]
45.	A district shall post the transition and employment guide for students enrolled in special education programs and their par- ents 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]
46.	A district shall make available on the district or campus web- site 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 to- ward education, under 19 Administrative Code 102.1003(e). [See EHBG]
47.	Annually, a district shall post any agreement between the dis- trict and a public institution of higher education to provide a dual credit program, under Education Code 28.009(b-2). [See EHDD]

48. 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]

- 49. 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]
- 50. 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]
- 51. 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]
- 52. 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]
- 53. Each school year, the board shall post a summary of the <u>Guidelines for the Care of Students With Food Allergies At-</u><u>Risk for Anaphylaxis¹ on the district's website with instructions</u> for obtaining access to the complete guidelines document, under Education Code 38.0151. [See FFAF]
- 54. 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]
- 55. 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]
- 56. 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]
- 57. A district shall post on its website, for each district campus, the email address and dedicated phone number of the campus behavior coordinator under Education Code 26.015. [See FO]
- 58. If the board designates a method for making a written request 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 Government Code

		552.234(b) unless the statement is on the sign required by Government Code 552.205. [See GBAA]	
	59.	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]	
	60.	A district shall post on its website and each campus shall po on any campus website a notice regarding the district's abili- to refuse entry or eject certain persons under Education Coc 37.105 and 19 Administrative Code 103.1207(g), including the appeal process. [See GKA]	
Optional Internet Postings	A di tion	strict that maintains an internet website has the following op- s:	
	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 sub- sidies for certain exam fees and the availability and enroll- ment qualifications for programs under which a student may earn college credit and career and technology education pro- grams or other work-based education programs in the district, under Education Code 28.010. [See EHDD]	
	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		ospatial data product" means a document, computer file, or in- et website that contains geospatial data; a map; or information	

CQA (LEGAL)

	about a service involving geospatial data or a map. <i>Gov't Code</i> 2051.101(1)			
Notice	A district shall include a notice on each geospatial data product that:			
	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 perform surveys under laws in effect when the survey was conducted.			
	The notice must be in substantially the following form: "This prod- uct is for informational purposes and may not have been prepared for or be suitable for legal, engineering, or surveying purposes. It does not represent an on-the-ground survey and represents only the approximate relative location of property boundaries."			
	The notice may include language further defining the limits of liabil- ity of a geospatial data product producer; apply to a geospatial data product that contains more than one map; or for a notice that applies to a geospatial data product that is or is on an internet web- site, be included on a separate page that requires the person ac- cessing the website to agree to the terms of the notice before ac- cessing the geospatial data product.			
	Gov't Code 2051.102			
Exemption	A district is not required to include the notice on a geospatial data product that:			
	 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't Code 2051.103			
	¹ TDSHS Guidelines for the Care of Students with Food Allergies At-Risk for Anaphylaxis:			

tor Anaphylaxis: <u>https://www.dshs.texas.gov/schoolhealth/pdf/FoodAllergyGuide.pdf</u>

South San Antonio ISD 015908

Definitions Participating Entity	"Participating entity" means an entity participating in the uniform group coverage program established under Insurance Code Chap- ter 1579.		
Program	"Program" means the uniform group coverage program establishe under Insurance Code Chapter 1579 (TRS-ActiveCare).		
	Insurance Code 1579.002(5), (6)		
Coverage Requirements	A district shall participate in the uniform group coverage program established under Insurance Code Chapter 1579 as provided by Subchapter D of that chapter. <i>Education Code 22.004(a)</i>		
Districts with 500 or Fewer Employees	Each district with 500 or fewer employees is required to participate in the program. <i>Insurance Code 1579.151(a)</i>		
Self-Funded Districts	Notwithstanding the above, a district otherwise subject to the re- quirement that, on January 1, 2001, was individually self-funded for the provision of health coverage to its employees may elect not to participate in the program. <i>Insurance Code 1579.151(b)</i>		
Districts with More Than 500 Employees	A district with more than 500 employees may elect to participate in the program. A district that elects to participate shall apply for participation in the manner prescribed by TRS rule. <i>Insurance Code 1579.152</i>		
TRS-ActiveCare	The Teacher Retirement System (TRS) shall implement and admin- ister the uniform group coverage program described by Insurance Code Chapter 1579. TRS shall establish plans of group coverages for employees participating in the program and their dependents. <i>Insurance Code</i> 1579.051, .101		
Eligibility	Participation in the program is limited to employees of participating districts who are full-time employees and to part-time employees who are participating members in TRS. <i>Insurance Code 1579.202(a)</i>		
Full-Time	A "full-time employee" is a participating member who:		
Employees	1. Is currently employed by a district;		
	 Is employed in a position that is eligible for membership in TRS; and 		
	3. Is not receiving coverage as an employee or retiree from a uniform group insurance or health benefits program under the Texas Employees Group Benefits Act (Insurance Code Chapter 1551), or the State University Employees Uniform Insurance Benefits Act (Insurance Code Chapter 1601) or the Texas Public School Retired Employees Group Benefits Act (Insurance Code Chapter 1575, also known as TRS-Care).		

An individual who is eligible to Medicare, and meets the criteria in 1
and 2, above, will be considered a full-time employee.

34 TAC 41.33(2)

Certain Part-Time A part-time employee of a district who is not a participating mem-*Employees* ber in TRS is eligible to participate in the program only if the employee pays all of the premiums and other costs associated with the health coverage plan selected by the employee. *Insurance Code* 1579.204

A "part-time employee" is an individual who:

- 1. Is currently employed by a district for ten hours or more each week;
- Is employed in a position that is not eligible for membership in TRS or is not eligible for membership in TRS because of a service or disability retirement; and
- 3. Is not receiving coverage as an employee or retiree from a uniform group insurance or health benefits program under the Texas Employees Group Benefits Act (Insurance Code Chapter 1551) or the State University Employees Uniform Insurance Benefits Act (Insurance Code Chapter 1601) or the Texas Public School Retired Employees Group Benefits Act (Insurance Code Chapter 1575, also known as TRS-Care).

An individual who is eligible to Medicare, and who meets the criteria of 1 and 2, above, will be considered a part-time employee.

34 TAC 41.33(6)

Alternative Group Health Coverage Prohibited Notwithstanding any other law, a participating entity may not offer or make available to the entity's employees or their dependents group health coverage not provided under the program. *Insurance Code* 1579.1045; 34 TAC 41.30(e)

If, contrary to 34 Administrative Code 41.30(e) and Insurance Code 1579.1045, a participating entity offers alternative group health coverage, TRS may pursue remedies for noncompliance, including but not limited to removal from or denial of entry into TRS-ActiveCare. TRS may impose or pursue one or more remedies. The pursuit of one remedy does not constitute a waiver of any other remedy that TRS may have at law or equity. If TRS discovers that a participating entity is in violation of 34 Administrative Code 41.30(e) after the beginning of a plan year, in addition to any other available remedy, TRS will remove the entity from the program effective at the end of the month in which TRS discovers the situation; and it will be the entity's liability to procure alternative

	coverage or provide other remedies for the employees and their dependents that lose coverage under these circumstances. <i>34 TAC 41.30(f)</i>			
Participation Election Election to Discontinue	Effective September 1, 2022, a participating entity may elect to dis- continue the entity's participation in the program by providing writ- ten notice to TRS not later than December 31 of the year preceding the first day of the plan year in which the election will be effective.			
	A participating entity that elects to discontinue participation in the program may not elect to:			
	 Participate in the program until the fifth anniversary of the ef- fective date of the entity's election to discontinue participation; or 			
	 Discontinue the entity's participation after an election de- scribed by item 1 until the fifth anniversary of the effective date of that election. 			
Election to Continue	Effective September 1, 2022, an entity that elects to participate in the program shall provide written notice to TRS not later than De- cember 31 of the year preceding the first day of the plan year in which the election will be effective. The entity may not elect to dis- continue the entity's participation until the fifth anniversary of the effective date of the entity's election to participate.			
	Insurance Code 1579.155; 34 TAC 41.30			
	An eligible entity that submits a written election to participate in TRS-ActiveCare under 34 Administrative Code 41.30 must include with the notice of election the information specified in 34 Administrative Code 41.45. Written notices of election to participate in TRS-ActiveCare without the information required will be considered incomplete and will be denied by TRS. <i>34 TAC 41.45</i>			
Optional Coverages	Education Code 22.004 does not preclude a district that is participating in the uniform group coverage program established under Insurance Code Chapter 1579 from entering into contracts to provide optional insurance coverages for district employees. <i>Education Code 22.004(j)</i>			
Other Health Coverage Programs	A district that does not participate in the program shall make available to its employees group health coverage provided by a risk pool established by one or more districts under Local Government Code Chapter 172 ("authorized risk pool"), or under a policy of insurance or group contract issued by an insurer, a company subject to Insurance Code Chapter 842, or a health maintenance organization under Insurance Code Chapter 843.			

Comparability	prog sura Cha grou The cluo med cov be d	The coverage provided by a district that does not participate in the program must meet the substantive coverage requirements of In- surance Code Chapter 1251, Subchapter A, Chapter 1364, and Chapter 1366, Subchapter A, and any other law applicable to group health insurance policies or contracts issued in this state. The coverage must include major medical treatment but may exclude experimental procedures. "Major medical treatment" means a medical, surgical, or diagnostic procedure for illness or injury. The coverage may include managed care or preventive care and must be comparable to the basic health coverage provided under Insurance Code Chapter 1551 (Texas Employees Group Benefits Act).			
	the	The following factors shall be considered in determining whether the district's coverage is comparable to the basic health coverage specified above:			
	1.	The deductible amount for service provided inside and out- side of the network;			
	2.	The coinsurance percentages for service provided inside and outside of the network;			
	3.	The maximum amount of coinsurance payments a covered person is required to pay;			
	4.	The amount of the copayment for an office visit;			
	5.	The schedule of benefits and the scope of coverage;			
	6.	The lifetime maximum benefit amount; and			
	7.	Verification that the coverage is issued by a provider licensed to do business in this state by the Texas Department of Insur- ance (TDI) or is provided by an authorized risk pool or that a district is capable of covering the assumed liabilities in the case of coverage provided through district self-insurance.			
	Edι	ication Code 22.004(b)			
Financial Statement	with 842 trac the befo or p sho	A district that does not participate in the program may not contra with an insurer, a company subject to Insurance Code Chapter 842, or a health maintenance organization to issue a policy or of tract under Education Code 22.004, or with any person to assist the district in obtaining or managing the policy or contract unless before the contract is entered, the insurer, company, organization or person provides the district with an audited financial statement showing the financial condition of the insurer, company, organization tion, or person. <i>Education Code 22.004(f)</i>			

South San Antonio ISD 015908			
INSURANCE AND ANNUITIES MANAGEMENT HEALTH AND LIFE INSURANCE			
Small Employer Market Election	A district may elect to participate as a small employer with gard to the number of employees in the district. A district th makes this election is treated as a small employer under In Code Chapter 1501 for all purposes.		
	A district that is participating in the uniform group coverage gram established under Insurance Code Chapter 1579 ma participate in the small employer market under this provisi may not renew a health insurance contract obtained in acc with this provision after the date on which the program of a ges provided under Chapter 1579 is implemented. This p does not affect a contract for the provision of optional cove not included in a health benefit plan under Insurance Code 1501.	ay not on and cordance cover- provision erages	
	Insurance Code 1501.009		
Employee Election — Spouses	A district employee who is eligible for coverage under a la small employer health benefit plan providing coverage to t trict's employees and who is the spouse of another district ployee covered under the plan may elect whether to be tred der the plan as an employee or as the dependent of the or employee. <i>Insurance Code 1501.0095</i>	he dis- : em- eated un-	
Self-Funded Health- Care Plan	The board may establish a health-care plan for district em and their dependents. In implementing the plan, the board tablish a fund to pay, as authorized under the plan, all or p actual costs for hospital, surgical, medical, dental, or relate care incurred by employees or any dependent whose part in the program is being supported by deductions from an e ployee's salary. Under the plan, the fund also may be used the costs of administering the fund. The fund consists of m contributed by the district and money deducted from salar employees for dependent or employee coverage. Money f fund may not be deducted from an employee's salary unle employee authorizes the deduction in writing. The plan sh tempt to protect the district against unanticipated catastrop vidual loss, or unexpectedly large aggregate loss, by secu- vidual stop-loss coverage, or aggregate stop-loss coverage both, from a commercial insurer.	shall es- part of the ed health icipation em- d to pay noney ies of for the ess the all at- phic indi- ring indi-	
	The board may amend or cancel the district's health-care any regular or special board meeting. If the plan is cancele valid claim against the fund for payment of health-care cos ing from illness or injury occurring during the time the plan effect shall be paid out of the fund. If the fund is insufficien	ed, any sts result- was in	

the claim, the costs shall be paid out of other available district funds.

Education Code 22.005

- Compliance Report Each district that does not participate in the program shall prepare a report addressing its compliance with Education Code 22.004. The report must be available for review, together with the policy or contract for the group health coverage plan, at the central administrative office of each campus in the district and be posted on the district's internet website if the district maintains a website, must be based on the district group health coverage plan in effect during the current plan year, and must include:
 - 1. Appropriate documentation of:
 - a. The district's contract for group health coverage with a provider licensed to do business in this state by TDI or an authorized risk pool; or
 - b. A resolution of the board authorizing a self-insurance plan for district employees and of the district's review of district ability to cover the liability assumed;
 - 2. The schedule of benefits;
 - 3. The premium rate sheet, including the amount paid by the district and employee;
 - 4. The number of employees covered by the health coverage plan offered by the district; and
 - 5. Information concerning the ease of completing the report.

Education Code 22.004(d)

Cost of Coverage
TRS-ActiveCareThe cost of coverage under the program shall be paid by the state,
the district, and the employees in the manner provided by Insur-
ance Code Chapter 1579, Subchapter F, below. Education Code
22.004(c)

StateThe state shall provide for each covered employee the amount of
\$900 each state fiscal year or a greater amount as provided by the
General Appropriations Act. The state contribution shall be distrib-
uted through the school finance formulas under Education Code
Chapters 48 and 49 and used by districts as provided by Education
Code 48.275. Insurance Code 1579.251(a)

Employee An employee covered by the program shall pay that portion of the cost of coverage selected by the employee that exceeds the amount of the state contribution and a district's contribution.

District Contribution	A district may pay any portion of what otherwise would be the er ployee share of premiums and other costs associated with the c erage selected by the employee.			
	Insurance Code 1579.253			
	A district shall make contributions for the program as provided by Insurance Code Chapter 1581. <i>Insurance Code 1579.252</i> [See District Required Minimum Effort, below]			
Other Health Coverage Programs	The cost of coverage under a plan adopted by a district that does not participate in the program shall be shared by the employees and the district, using the contributions by the state described by Insurance Code Chapter 1579, Subchapter F. [See State Contribu- tion, above] <i>Education Code 22.004(c)</i>			
District Required Minimum Effort	A district shall, for each fiscal year, use to provide health coverage an amount equal to the number of participating employees of the district multiplied by \$1,800. <i>Insurance Code 1581.052(a)</i>			
Designation of Compensation for Benefits	An employee who is covered by a cafeteria plan or who is eligible to pay health-care premiums through a premium conversion plan may elect to designate a portion of the employee's compensation to be used as health-care supplementation. [See DEA] <i>Education</i> <i>Code 22.103(a), (c)</i>			
Use	An employee may use compensation designated for health-care supplementation for any employee benefit, including depositing the designated amount into a cafeteria plan in which the employee is enrolled or using the designated amount for health-care premiums through a premium conversion plan. <i>Education Code 22.106</i>			
Written Election	Each year, an active employee must elect in writing whether to designate a portion of the employee's compensation to be used as health-care supplementation. An election must be made at the same time that the employee elects to participate in a cafeteria plan, if applicable. <i>Education Code 22.105</i>			
Continuation Coverage After Resignation	Notwithstanding any other law, an employee whose resignation is effective after the last day of an instructional year is entitled to par- ticipate or be enrolled in the uniform group coverage plan or the district's group health coverage through the earlier of:			
	 The first anniversary of the date participation in or coverage under the uniform group coverage plan or the group health coverage was first made available to district employees for the last instructional year in which the employee was em- ployed by the district; or 			

	 The last calendar day before the first day of the instructional year immediately following the last instructional year in which the employee was employed by the district. 				
	If an employee's resignation is effective after the last day of an in- structional year, the district may not diminish or eliminate the amount of a contribution available to the employee under Insur- ance Code Chapter 1581 [see District Required Minimum Effort, above] before the last date on which the employee is entitled to participation or enrollment.				
	Education Code 22.004(k), (l); 34 TAC 41.38				
During Military Leave	An employee who is absent from a position of employment by rea- son of service in the uniformed services may elect to continue cov- erage under a health plan. The maximum period of coverage of such a person and the person's dependents shall be the lesser of:				
	1. The 24-month period beginning on the date on which the per- son's absence begins; or				
	2. The day after the date on which the person fails to apply for or return to a position of employment. [See DECB]				
	38 U.S.C. 4317(a)				
During FMLA Leave	During any period of leave under the Family and Medical Leave Act (FMLA), a district shall maintain coverage under any group health plan for the duration of the leave at the level and under the conditions coverage would have been provided if the employee had continued in employment continuously for the duration of the leave. 29 U.S.C. 2614(c); 29 C.F.R. 825.209, .210, .213 [See also DECA]				
Upon Termination or Other Qualifying Event (COBRA)	In accordance with regulations that the Secretary of Health and Human Services shall prescribe, each group health plan that is maintained by any state that receives funds under 42 U.S.C. Chap- ter 6A, by any political subdivision of such a state, or by any agency or instrumentality of such a state or political subdivision, shall provide, in accordance with 42 U.S.C. Chapter 6A, Subchap- ter XX, that each qualified beneficiary who would lose coverage under the plan as a result of a qualifying event is entitled, under the plan, to elect, within the election period, continuation coverage un- der the plan. <i>42 U.S.C. 300bb-1(a)</i>				
	[For more information on the Consolidated Omnibus Budget Rec- onciliation Act of 1986 (COBRA), see 42 U.S.C. 300bb-1 through 300bb-8.]				

	Note:	See DEB for continuation benefits that are available to survivors of district peace officers under certain conditions.			
Coverage of Preexisting Conditions	Notwithstanding any other law, group health benefit coverage pro- vided by or offered through a district to its employees under any law other than the uniform group coverage program is subject to the requirements of Insurance Code Sections 1501.102–.105, which limit exclusion for preexisting conditions. This provision ap- plies to all group health benefit coverage provided by or offered through a district to its employees, including a standard health ben- efit plan issued under Insurance Code Chapter 1507 and health and accident coverage provided through a risk pool established un- der Local Government Code Chapter 172. <i>Education Code</i> <i>22.004(m)</i>				
TRS-ActiveCare	may not	Coverage provided under the uniform group coverage program may not be made subject to a preexisting condition limitation during the initial period of eligibility. <i>Insurance Code</i> 1579.105			
Federal Law	A group health plan and a health insurance issuer offering group or individual health insurance coverage may not impose any preexisting condition exclusion with respect to such plan or coverage. <i>42 U.S.C. 300gg-3(a)</i>				
Privacy of Health Information	To the extent a district is a covered entity under the Administrative Simplification provisions of HIPAA (42 U.S.C. Chapter 7, Subchap- ter XI, Part C; 45 C.F.R. Parts 160, 162, 164), the district must maintain the privacy of protected health information in accordance with the Privacy Rule, 45 C.F.R. Part 164, Subpart E.				
Definitions	"Covered	entity" means:			
Covered Entity	1. A he	ealth plan;			
	2. A he	ealth-care clearinghouse; or			
	elec	ealth-care provider who transmits any health information in tronic form in connection with a transaction covered by 45 R. Subtitle A, Subchapter C.			
	45 C.F.R.	160.103			
Protected Health Information	information electronic dium. "Pr	d health information" means individually identifiable health on that is transmitted by electronic media, maintained in c media, or transmitted or maintained in any form or me- otected health information" excludes individually identifia- n information:			

- 1. In education records covered by the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. 1232g. [See FL]
- In records described at 20 U.S.C. 1232g(a)(4)(B)(iv) (medical treatment records on a student who is at least 18 years of age).
- 3. In employment records held by a covered entity in its role as employer.

45 C.F.R. 160.103

Purpose	As a condition of accreditation, a district shall provide instruction in the essential knowledge and skills at appropriate grade levels in the foundation and enrichment curriculum. <i>Education Code 28.002(c); 19 TAC 74.1(b)</i>				
	A district shall ensure that all children in the district participate ac- tively in a balanced curriculum designed to meet individual needs. <i>Education Code 28.002(g)</i>				
	Instruction may be provided in a variety of arrangements and set- tings, including mixed-age programs designed to permit flexible learning arrangements for developmentally appropriate instruction for all student populations to support student attainment of course and grade-level standards. <i>19 TAC 74.2</i>				
	A primary purpose of the public school curriculum is to prepare thoughtful, informed citizens who understand the importance of patriotism and can function productively in a free enterprise society with appreciation for the fundamental democratic principles of our state and national heritage.				
	A district shall require the teaching of informed American patriot- ism, Texas history, and the free enterprise system in the adoption of instructional materials for kindergarten through grade 12, includ- ing the founding documents of the United States. In providing in- struction required by the State Board of Education under Education Code 28.002(h-1), regarding the founding documents of the United States, a district shall use those documents as part of the instruc- tional materials for the instruction.				
	Education Code 28.002(h), (h-6)				
Required Curriculum Foundation	A district that offers kindergarten through grade 12 shall offer a foundation curriculum that includes:				
Curriculum	1. English language arts and reading;				
	2. Mathematics;				
	3. Science; and				
	 Social studies, consisting of Texas, United States, and world history; government; geography; and economics with empha- sis on the free enterprise system and its benefits. 				
	Education Code 28.002(a)(1); 19 TAC 74.1(a)(1)				
Enrichment Curriculum	A district that offers kindergarten through grade 12 shall offer an enrichment curriculum that includes:				

	1.	can	guages other than English, to the extent possible. Ameri- Sign Language is a language for these purposes and the rict may offer an elective course in the language;		
	2.	Hea	lth, with emphasis on:		
		a.	Physical health, including the importance of proper nutri- tion and exercise;		
		b.	Mental health, including instruction about mental health conditions, substance abuse, skills to manage emotions, establishing and maintaining positive relationships, and responsible decision-making; and		
		C.	Suicide prevention, including recognizing suicide-related risk factors and warning signs;		
	3.	Phy	sical education;		
	4.	Fine	e arts;		
	5.	Car	eer and technical education;		
	6.	Тес	hnology applications;		
	7.	tam	gious literature, including the Hebrew Scriptures (Old Tes- ent) and New Testament, and its impact on history and lit- ure; and		
	8.	Per	sonal financial literacy.		
	Edu	icatio	n Code 28.002(a)(2), (e); 19 TAC 74.1(a)(2)		
Digital Citizenship	The State Board of Education by rule shall require each district to incorporate instruction in digital citizenship into the district's curriculum, including information regarding the potential criminal consequences of cyberbullying.				
	"Cyberbullying" has the meaning assigned by Education Code 37.0832. [See FFI]				
	ble,	and e, ev	itizenship" means the standards of appropriate, responsi- healthy online behavior, including the ability to access, an- aluate, create, and act on all forms of digital communica-		
	Edu	icatio	n Code 28.002(z)		
Positive Character Traits	kno at le	wledg east o	are required to provide instruction in the essential ge and skills for positive character traits and personal skills ince in the following grade bands: kindergarten–grade 2, –5, grades 6–8, and grades 9–12.		

	Districts may provide the required instruction in a variety of ar- rangements, including through a stand-alone course or by integrat- ing the positive character traits standards in the essential knowledge and skills for one or more courses or subject areas at the appropriate grade levels.				
	19	TAC 120.3(a), .5(a), .7(a), .9(a)			
Local Credit	tion omi	A district may offer courses for local credit, at its discretion, in addi- tion to those in the required curriculum, but it may not delete or omit instruction in the foundation and enrichment curricula speci- fied above. <i>Education Code</i> 28.002(<i>f</i>); 19 TAC 74.1(<i>b</i>)			
Local Instructional Plan	A district's local instructional plan may draw on state curriculum frameworks and program standards as appropriate. A district is encouraged to exceed minimum requirements of law and State Board rule.				
Major Curriculum Initiatives	use	ore the adoption of a major curriculum initiative, including the of a curriculum management system, a district must use a pro- s that:			
	1.	Includes teacher input;			
	2.	Provides district employees with the opportunity to express opinions regarding the initiative; and			
	3.	Includes a meeting of the board at which information regard- ing the initiative is presented, including the cost of the initia- tive and any alternatives that were considered; and members of the public and district employees are given the opportunity to comment regarding the initiative.			
	Edι	cation Code 28.002(g)			
Common Core State Standards	A district may not use common core state standards to comply with the requirement to provide instruction in the essential knowledge and skills at appropriate grade levels. A district may not be required to offer any aspect of a common core state standards curriculum. "Common core state standards" means the national curriculum standards developed by the Common Core State Standards Initia- tive. <i>Education Code 28.002(b-1), (b-3), (b-4)</i>				
Scope and Sequence	a su 28.0 cier the	dopting a recommended or designated scope and sequence for ubject in the required curriculum under Education Code 002(a) in a particular grade level, a district shall ensure suffi- at time is provided for teachers to teach and students to learn essential knowledge and skills for that subject and grade level a DG]. <i>Education Code 28.0027(a)</i>			

Coordinated Health Programs	The Texas Education Agency (TEA) shall make available to each district one or more coordinated health programs in elementary, middle, and junior high school. Each program must provide for co-ordinating education and services related to:				
	1.	Physical health education, including programs designed to prevent obesity, cardiovascular disease, oral diseases, and Type 2 diabetes and programs designed to promote the role of proper nutrition;			
	2.	Mental health education, including education about mental health conditions, mental health well-being, skills to manage emotions, establishing and maintaining positive relationships, and responsible decision-making;			
	3.	Substance abuse education, including education about alco- hol abuse, prescription drug abuse, and abuse of other con- trolled substances;			
	4.	Physical education and physical activity; and			
	5.	Parental involvement.			
	Education Code 38.013; 19 TAC 102.1031(a)				
	A district shall participate in appropriate training to implement TEA's coordinated health program and shall implement the pro- gram in each elementary, middle, and junior high school in the dis- trict. <i>Education Code 38.014</i>				
	Coordinated school health programs that are developed by districts and that meet TEA criteria may be approved and made available as approved programs. Districts must use materials that are proven effective, such as TEA-approved textbooks or materials de- veloped by nationally recognized and/or government-approved en- tities. <i>19 TAC 102.1031(c)</i>				
Physical Education	Each district shall establish specific objectives and goals trict intends to accomplish through the physical education lum. The physical education curriculum must be sequentia opmentally appropriate, and designed, implemented, and evaluated to enable students to develop the motor, self-m ment, and other skills, knowledge, attitudes, and confiden sary to participate in physical activity throughout life.				
	A physical education course shall:				
	1.	Offer students an opportunity to choose among many types of physical activity in which to participate;			
	2.	Offer students both cooperative and competitive games; and			

	3.	Be	an enjoyable experience for students.		
	clas tivit	On a weekly basis, at least 50 percent of a physical education class shall be used for actual student physical activity and the ac- tivity shall be, to the extent practicable, at a moderate or vigorous level.			
Student/Teacher Ratio	stud	The objectives and goals shall include, to the extent practicable, student/teacher ratios [see EEB] that are small enough to enable the district to:			
	1.		ry out the purposes of and requirements for the physical location curriculum; and		
	2.	Ens tion	sure the safety of students participating in physical educa-		
	1 in	a ph	ct establishes a student to teacher ratio greater than 45 to ysical education class, the district shall specifically identify her in which the safety of the students will be maintained.		
	Edι	icatio	n Code 25.114, 28.002(d); 19 TAC 74.37		
Classification for Physical Education	A district shall classify students for physical education on the basis of health into one of the following categories:				
	1.	Unr	restricted — not limited in activities.		
	2.		stricted — excludes the more vigorous activities. Restricted ssification is of two types:		
		a.	Permanent — A member of the healing arts licensed to practice in Texas shall provide written documentation to the school as to the nature of the impairment and the expectations for physical activity for the student.		
		b.	Temporary — Students may be restricted from physical activity of the physical education class. A member of the healing arts licensed to practice in Texas shall provide written documentation to the school as to the nature of the temporary impairment and the expected amount of time for recovery. During recovery time, the student shall continue to learn the concepts of the lessons but shall not actively participate in the skill demonstration.		
	3.	hibi	apted and remedial — specific activities prescribed or pro- ted for students as directed by a member of the healing licensed to practice in Texas.		

19 TAC 74.31

EHAA (LEGAL)

South San Antonio ISD 015908						
	BASIC INSTRUCTIONAL PROGRAMEHAAREQUIRED INSTRUCTION (ALL LEVELS)(LEGAL)					
School Health Advisory Council	A board shall establish a local school health advisory council (SHAC) to assist the district in ensuring that local community values are reflected in the district's health education instruction. <i>Education Code 28.004(a)</i> [See BDF regarding composition of the SHAC and FFA regarding federal wellness requirements.]					
Duties	The SHAC's duties include recommending:					
	1.	The	number of hours of instruction to be provided in:			
		a.	Health education in kindergarten through grade	8; and		
		b.	If the district requires health education for high s graduation, health education, including physical education and mental health education, in grade through 12.	health		
	2.	Policies, procedures, strategies, and curriculum appropriate for specific grade levels designed to prevent physical health concerns, including obesity, cardiovascular disease, Type 2 diabetes, and mental health concerns, including suicide, through coordination of:				
		a.	Health education, which must address physical l concerns and mental health concerns to ensure gration of physical health education and mental education;	the inte-		
		b.	Physical education and physical activity;			
		C.	Nutrition services;			
		d.	Parental involvement;			
		e.	Instruction on substance abuse prevention;			
		f.	School health services, including mental health	services;		
		g.	A comprehensive school counseling program un cation Code 33.005 [see FFEA];	der Edu-		
		h.	A safe and healthy school environment; and			
		i.	School employee wellness;			
	3.		opriate grade levels and methods of instruction for sexuality instruction;	or hu-		
	4.	by ite	tegies for integrating the curriculum components em 2, above, with the following elements in a coc ol health program:	•		

		a.	School health services, including physical health ser- vices and mental health services, if provided at a cam- pus by the district or by a third party under a contract with the district;	
		b.	A comprehensive school counseling program under Education Code 33.005 [see FFEA];	
		C.	A safe and healthy school environment; and	
		d.	School employee wellness;	
	5.	betv cies tion	asible, joint use agreements or strategies for collaboration ween the district and community organizations or agen- a. Any agreement entered into based on a recommenda- of the SHAC must address liability for the district and munity organization;	
	6.	Stra	tegies to increase parental awareness regarding:	
		a.	Risky behaviors and early warning signs of suicide risks and behavioral health concerns, including mental health disorders and substance use disorders; and	
		b.	Available community programs and services that ad- dress risky behaviors, suicide risks, and behavioral health concerns.	
	7.	Appropriate grade levels and curriculum for instruction regarding opioid addiction and abuse and methods for administerinan opioid antagonist; and		
	8.	Appropriate grade levels and curriculum for instruction regard- ing child abuse, family violence, dating violence, and sex traf- ficking, including likely warning signs that a child may be at risk for sex trafficking, provided that the local SHAC's recom- mendations under this provision do not conflict with the es- sential knowledge and skills developed by the State Board of Education.		
	Edu	Education Code 28.004(c), (n)		
Policy Recommendations	dist sch stru and tion flec	The SHAC shall consider and make policy recommendations to th district concerning the importance of daily recess for elementary school students. The SHAC must consider research regarding un- structured and undirected play, academic and social development, and the health benefits of daily recess in making the recommenda tions. The SHAC shall ensure that local community values are re- flected in any policy recommendation made to the district concern- ing the importance of daily recess for elementary school students.		

Education Code 28.004(I)

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	crea ing	e SHAC shall make policy recommendations to the district to in- ase parental awareness of suicide-related risk factors and warn- signs and available community suicide prevention services. <i>Ed-</i> <i>tion Code 28.004(o)</i>				
Complaints	A parent may use the grievance procedure at FNG concerning a complaint of a violation of Education Code 28.004. <i>Education Code</i> 28.004(<i>i</i> -1)					
Human Sexuality Instruction Definitions	"Human sexuality instruction," "instruction in human sexuality," and "instruction relating to human sexuality" include instruction in repro- ductive health.					
	"Curriculum materials" includes the curriculum, teacher training materials, and any other materials used in providing instruction.					
	Edι	Education Code 28.004(p)				
Board Selection	The board shall determine the specific content of a district's in- struction in human sexuality. <i>Education Code 28.004(h)</i>					
	The board shall select any instruction relating to human sexuality, sexually transmitted diseases, or human immunodeficiency virus (HIV) or acquired immune deficiency syndrome (AIDS) with the ad- vice of the SHAC. The instruction must:					
	1.	Present abstinence as the preferred choice of behavior for un- married persons of school age;				
	2.	Devote more attention to abstinence than to any other behav- ior;				
	3.	Emphasize that abstinence is the only method that is 100 per- cent effective in preventing pregnancy, sexually transmitted diseases, infection with HIV or AIDS, and the emotional trauma associated with adolescent sexual activity;				
	4.	Direct adolescents to a standard of behavior in which absti- nence before marriage is the most effective way to prevent pregnancy, sexually transmitted diseases, and infection with HIV or AIDS; and				
	5.	Teach contraception and condom use in terms of human use reality rates instead of theoretical laboratory rates, if instruction on contraception and condoms is included in the curriculum.				
	Edι	Education Code 28.004(e)				
Notice to Parents	Before each school year, a district shall provide written notice to parent of each student enrolled in the district of the board's dec					

	stru	n regarding whether the district will provide human sexuality in- action to district students. If instruction will be provided, the no- must include:			
	1.	A statement informing the parent of the human sexuality struction requirements under state law;			
	2.	A detailed description of the content of the district's human sexuality instruction and a general schedule on which the in struction will be provided;			
	3.	A statement of the parent's right to:			
		a.	At the parent's discretion, review or purchase a copy of curriculum materials as provided by Education Code 28.004(j) [see EFA];		
		b.	Remove the student from any part of that instruction without subjecting the student to any disciplinary action, academic penalty, or other sanction imposed by the dis- trict or the student's school; and		
		C.	Use the grievance procedure at FNG or the appeals pro- cess under Education Code 7.057 concerning a com- plaint of a violation of Education Code 28.004;		
	4.	maii be p an ii	atement that any curriculum materials in the public do- n used for the district's human sexuality instruction must posted on the district's internet website, if the district has nternet website, and the internet website address at which curriculum materials are located; and		
	5.	Information describing the opportunities for parental involve- ment in the development of the curriculum to be used in hu- man sexuality instruction, including information regarding the SHAC.			
	Education Code 28.004(i)				
Parent Consent Before Instruction	Before a student may be provided with human sexuality instruction, a district must obtain the written consent of the student's parent. A request for written consent may not be included with any other noti- fication or request for written consent provided to the parent, other than the notice provided under Education Code 28.004(i), de- scribed above, and must be provided to the parent not later than the 14th day before the date on which the human sexuality instruc- tion begins. The requirements in this paragraph expire August 1, 2024. Education Code $28.004(i-2)-(i-3)$				
Condoms	A district may not distribute condoms in connection with instruction relating to human sexuality. <i>Education Code</i> 28.004(f)				

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Separate Classes	stud	If a district provides human sexuality instruction, it may separate students according to sex for instructional purposes. <i>Education Code 28.004(g)</i> [See FB regarding single-sex classes under Title IX.]				
Adoption of Instructional Materials	tion	The board shall adopt a policy establishing a process for the adop- tion of curriculum materials for the district's human sexuality in- struction. The policy must require:				
	1.	The board to adopt a resolution convening the local SHAC for the purpose of making recommendations regarding the curric- ulum materials;				
	2.	The local SHAC to:				
		a. After the board's adoption of the resolution, hold at least two public meetings [see BDF] on the curriculum materials before adopting recommendations; and				
		b. Provide the adopted recommendations to the board at a public meeting of the board; and				
	3.	The board, after receipt of the local SHAC's recommenda- tions under item 2, above, to take action on the adoption of the recommendations by a record vote at a public meeting.				
	ality	Before adopting curriculum materials for the district's human sexu- ality instruction, the board shall ensure that the curriculum materi- als are:				
	1.	Based on the advice of the local SHAC;				
	2.	Suitable for the subject and grade level for which the curricu- lum materials are intended; and				
	3.	Reviewed by academic experts in the subject and grade level for which the curriculum materials are intended.				
	Edu	cation Code 28.004(e)–(e-1), (e-3)				
Abuse Prevention Instruction Adoption of Instructional Materials	Any course materials relating to the prevention of child abuse, fam- ily violence, dating violence, and sex trafficking shall be selected by the board with the advice of the local SHAC.					
	The board shall adopt a policy establishing a process for the adop- tion of curriculum materials for the district's instruction relating to the prevention of child abuse, family violence, dating violence, and sex trafficking. The policy must require:					
	1.	The board to adopt a resolution convening the SHAC for the purpose of making recommendations regarding the curricu- lum materials;				

2.		The	The SHAC to:		
		a.	After the board's adoption of the resolution, hold at least two public meetings [see BDF] on the curriculum materi- als before adopting recommendations; and		
		b.	Provide the adopted recommendations to the board at a public meeting of the board; and		
	3.	take	board, after receipt of the SHAC's recommendations, to action on the adoption of the recommendations by a rec- vote at a public meeting.		
Board Selection	Before adopting curriculum materials for the district's instruction re- lating to the prevention of child abuse, family violence, dating vio- lence, and sex trafficking, the board shall ensure that the curricu- lum materials are:				
	1.	Base	ed on the advice of the local SHAC;		
	2.		able for the subject and grade level for which the curricu- materials are intended; and		
	3.		ewed by academic experts in the subject and grade level hich the curriculum materials are intended.		
	The board shall determine the specific content of the district's in- struction relating to the prevention of child abuse, family violence, dating violence, and sex trafficking, including the essential knowledge and skills addressing these topics developed by the State Board of Education.				
	Education Code 28.004(q)–(q-1), (q-3)–(q-4)				
Notice to Parents	Before each school year, a district shall provide written notice to a parent of each student enrolled in the district of the board's decision regarding whether the district will provide instruction relating to the prevention of child abuse, family violence, dating violence, and sex trafficking to district students. If instruction will be provided. The notice must include:				
	1.	state	atement informing the parent of the requirements under a law regarding instruction relating to the prevention of abuse, family violence, dating violence, and sex traffick-		
	2.	relat	tailed description of the content of the district's instruction ing to the prevention of child abuse, family violence, da- violence, and sex trafficking;		
	3.	A sta	atement of the parent's right to:		

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (ALL LEVELS)

		a.	At the parent's discretion, review or purchase a copy of curriculum materials [see below at Availability of Instruc- tional Materials];
		b.	Remove the student from any part of the district's in- struction relating to the prevention of child abuse, family violence, dating violence, and sex trafficking without sub- jecting the student to any disciplinary action, academic penalty, or other sanction imposed by the district or the student's school; and
		C.	Use the grievance procedure at FNG or the appeals pro- cess under Education Code 7.057 concerning a com- plaint of a violation of Education Code 28.004;
	4.	mair tion traffi	Atement that any curriculum materials in the public do- a used for the district's instruction regarding the preven- of child abuse, family violence, dating violence, and sex cking must be posted on the district's internet website ad- s at which the curriculum materials are located; and
	5.	men struc lence	mation describing the opportunities for parental involve- t in the development of the curriculum to be used in in- ction relating to the prevention of child abuse, family vio- e, dating violence, and sex trafficking, including mation regarding the local SHAC.
Parent Consent Before Instruction	prev traffi	entioı cking	student may be provided with instruction relating to the n of child abuse, family violence, dating violence, and sex , a district must obtain the written consent of the student's request for written consent:
	1.	writte	not be included with any other notification or request for en consent provided to the parent, other than the notice ribed above; and
	2.	fore tion	t be provided to the parent not later than the 14th day be- the date on which the instruction relating to the preven- of child abuse, family violence, dating violence, and sex cking begins.
	Educ	cation	n Code 28.004(q-5)–(q-6)
Availability of Materials for Human Sexuality Instruction and Abuse Prevention Instruction	man child must	sexu abus t be n	n materials proposed to be adopted for the district's hu- ality instruction or instruction relating to the prevention of se, family violence, dating violence, and sex trafficking nade available as provided below, except copyrighted must be provided as described by items (2)(a) or (2)(c),

as applicable.

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (ALL LEVELS)

A district shall make all curriculum materials used in human sexuality instruction or instruction relating to the prevention of child abuse, family violence, dating violence, and sex trafficking available by:

- 1. For curriculum materials in the public domain:
 - a. Providing a copy of the curriculum materials by mail or email to a parent of a student enrolled in the district on the parent's request; and
 - b. Posting the curriculum materials on the district's internet website, if the district has an internet website; and
- 2. For copyrighted curriculum materials, allowing a parent of a student enrolled in the district to:
 - a. Review the curriculum materials at the student's campus at any time during regular business hours;
 - b. Purchase a copy of the curriculum materials from the publisher as provided by the district's purchase agreement for the curriculum materials; or
 - c. Review the curriculum materials online through a secure electronic account in a manner that prevents the curriculum materials from being copied and that otherwise complies with copyright law.

For purchase agreements entered into, amended, or renewed on or after September 1, 2021, if a district purchases from a publisher copyrighted curriculum materials for use in the district's human sexuality instruction, the district shall ensure that the purchase agreement provides for a means by which a parent of a student enrolled in the district may purchase a copy of the curriculum materials from the publisher at a price that does not exceed the price per unit paid by the district for the curriculum materials.

If a district purchases from a publisher copyrighted curriculum materials for use in the district's instruction relating to the prevention of child abuse, family violence, dating violence, and sex trafficking, the district shall ensure that the purchase agreement provides for a means by which a parent of a student enrolled in the district may purchase a copy of the curriculum materials from the publisher at a price that does not exceed the price per unit paid by the district for the curriculum materials.

Education Code 28.004(e-2), (j)–(j-2), (q-2)

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (ALL LEVELS)

Character Education	A district must adopt a character education program that includes the following positive character education traits and personal skills		
	1.	Courage;	
	2.	Trustworthiness, including honesty, reliability, punctuality, and loyalty;	
	3.	Integrity;	
	4.	Respect and courtesy;	
	5.	Responsibility, including accountability, diligence, persever- ance, self-management skills, and self-control;	
	6.	Fairness, including justice and freedom from prejudice;	
	7.	Caring, including kindness, empathy, compassion, considera- tion, patience, generosity, charity, and interpersonal skills;	
	8.	Good citizenship, including patriotism, concern for the com- mon good and the community, responsible decision-making skills, and respect for authority and the law;	
	9.	School pride; and	
	10.	Gratitude.	
	Edu sele edu	eveloping or selecting a character education program under cation Code 29.906, a district shall consult with a committee cted by the district that consists of parents of district students, cators, and other members of the community, including com- ity leaders.	
		provisions above do not require or authorize proselytizing or ctrinating concerning any specific religious or political belief.	
	Edu	cation Code 29.906	

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BASIC INSTRUCTIONAL PROGRAMEHREQUIRED INSTRUCTION (ELEMENTARY)(LEG/		
Essential Knowledge and Skills	A district that offers kindergarten through grade 5 must prostruction in the required curriculum as specified in 19 Adm tive Code 74.1 (Essential Knowledge and Skills).	
	A district shall ensure that sufficient time is provided for te teach and students to learn English language arts, mather science, social studies, fine arts, health, physical education nology applications, and to the extent possible, languages than English.	matics, on, tech-
	19 TAC 74.2	
Daily Physical Activity	A district shall require students in kindergarten through graph participate in moderate or vigorous daily physical activity for least 30 minutes throughout the school year, as part of the physical education program or through structured activity campus's daily recess.	for at e district's
	If a district determines, for any particular grade level, that moderate or vigorous daily physical activity is impractical scheduling concerns or other factors, the district may as a native require a student in that grade level to participate in ate or vigorous physical activity for at least 135 minutes d each school week.	due to an alter- n moder-
	A district must provide an exemption for a student who is participate in the required physical activity because of illne disability.	
	Education Code 28.002(I)	
Grade 6 Fine Arts	A district that provides instruction for grade 6 in a self-con ementary class as part of elementary school shall provide tion for students in grade 6 in all of the Middle School 1 Th art, dance, music, and theatre as specified in 19 Administ Code Chapter 117. <i>Education Code 28.002(c-1); 19 TAC</i>	instruc- EKS for rative
Kindergarten– Grade 3 Reading Program	Each district shall adopt a phonics curriculum for kinderga grade 3 in accordance with 19 Administrative Code 74.200 phonics program that does not meet all criteria in 19 Admi Code 74.2001(b)(1) may be used by a district if the progra strong evidence base and is used in conjunction with a ph program that meets all criteria. <i>19 TAC 74.2001; Education</i> <i>28.0062(a)(1)</i>	01. A inistrative am has a ionics
	A district shall certify to the Texas Education Agency (TEA district prioritizes placement of highly effective teachers in garten through second grade and has integrated reading ments used to diagnose reading development and compresent and compre	kinder- instru-

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (ELEMENTARY) EHAB (LEGAL)

to support each student in prekindergarten through third grade. *Education Code 28.0062(a)(3)* [See DMA for early literacy personnel requirements]

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			EHAC (LEGAL)		
	12 r and mar four	Courses in the foundation and enrichment curriculum in grades 6– 12 must be provided in a manner that allows all grade promotion and high school graduation requirements to be met in a timely manner. A district is not required to offer a specific course in the foundation and enrichment curriculum except as specified in 19 Administrative Code 74.3. <i>19 TAC 74.3(c)</i>			
Grades 6–8	quir latir suff lear at le thea to th dist sett lear for a	strict that offers grades 6–8 must provide instruction in ed curriculum as specified in 19 Administrative Code 7 ing to essential knowledge and skills. A district must en icient time is provided for teachers to teach and for stu in English language arts, mathematics, science, social east one of the four disciplines in fine arts (art, dance, atre), health, physical education, technology application in extent possible, languages other than English. The rict may provide instruction in a variety of arrangement ings, including mixed-age programs designed to permining arrangements for developmentally appropriate in all student populations to support student attainment of grade level standards. <i>19 TAC 74.3(a)(1)</i>	74.1, re- sure that udents to studies, music, ons, and school ts and hit flexible struction		
Physical Activity Requirements	erat leas	strict shall require students in grades 6–8 to participat e or vigorous daily physical activity for at least 30 min t four semesters during those grade levels as part of t s physical education curriculum.	utes for at		
	gra pate	strict may as an alternative require a student enrolled de level for which the district uses block scheduling to e in moderate or vigorous physical activity for at least 2 utes during each period of two school weeks.	partici-		
Exemptions	A di	strict must provide an exemption for:			
	1.	A student who is unable to participate in the required activity because of illness or disability; and	l physical		
	2.	A student who participates in an extracurricular activ moderate or vigorous physical activity component th sidered a structured activity and meets the requirem extracurricular activity as defined at 19 Administrativ 76.1001.	at is con- ents for		
	ior I an a	strict may allow an exemption for a student on a midd high school campus participating in a school-related a activity sponsored by a private league or club only if th ets each of the following requirements:	ctivity or		
	1.	The activity must be structured;			
	2.	The board must certify the activity; and			

	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.				
	Edι	Education Code 28.002(I)–(I-1); 19 TAC 103.1003				
Fine Arts Requirement	ente one in g	e school district must ensure that, beginning with students who er grade 6 in the 2010–11 school year, each student completes e 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> C 74.3(a)(2)				
	opp in fi fine upc	A district shall offer and maintain evidence that students have the opportunity to take courses in at least three of the four disciplines in fine arts. The requirement to offer three of the four disciplines in fine arts may be reduced to two by the commissioner of education upon application of a school district with a total middle school enrollment of less than 250 students. <i>19 TAC 74.3(a)(3)</i>				
Instruction in High School, College, and Career Preparation	pre	ch district shall provide instruction to students in grade 7 or 8 in paring for high school, college, and a career. The instruction st include information regarding:				
	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 tl	istrict may provide the instruction as part of an existing course ne required curriculum; provide the instruction as part of an ex- ng career and technology course designated by the State Board				

		of Education (SBOE) as appropriate for that purpose; or establish a new elective course through which to provide the instruction.		
	Edu	cation Code 28.016		
High School Courses at Earlier Grades		strict may offer courses designated for grades 9–12 in earlier de levels. <i>19 TAC 74.26(b)</i>		
Grades 9–12 Course Offerings	quir disti teac	strict that offers grades 9–12 shall provide instruction in the re- ed curriculum as specified in 19 Administrative Code 74.1. A rict shall ensure that sufficient time is provided for teachers to sh and for students to learn the subjects in the required curricu- . 19 TAC 74.3(b)(1)		
	sha	strict shall offer the courses listed below in grades 9–12 and Il maintain evidence that students have the opportunity to take se 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.		
		 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. 		
		 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, Economics with Emphasis on the Free Enterprise System and Its Benefits,		

and Personal Financial Literacy and Economics. The requirement to offer both Economics with Emphasis on the Free En-

terprise System and Its Benefits and Personal Financial Literacy and Economics may be reduced to one by the commissioner upon application of a district with a total high school enrollment of less than 500 students.

- 5. Physical education at least two courses selected from:
 - a. Lifetime Fitness and Wellness Pursuits;
 - b. Lifetime Recreation and Outdoor Pursuits; or
 - c. Skill-Based Lifetime Activities.
- 6. Fine arts courses selected from at least two of the four fine arts areas (art, music, theatre, and dance) as follows:
 - a. Art I, II, III, IV;
 - b. Music I, II, III, IV;
 - c. Theatre I, II, III, IV; or
 - d. Dance I, II, III, IV.
- Career and technical education [see EEL] 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 Texas Education Agency (TEA)-designated programs of study determined by enrollment as follows:
 - a. One program of study for a district with fewer than 500 students enrolled in high school;
 - b. Two programs of study for a district with 501–1,000 students enrolled in high school;
 - c. Three programs of study for a district with 1,001–2,000 students enrolled in high school;
 - d. Four programs of study for a district with 1,001–5,000 students enrolled in high school;
 - e. Five programs of study for a district with 5,001–10,000 students enrolled in high school; and
 - f. Six programs of study for a district with more than 10,000 students enrolled in high school.
- 8. Languages other than English Levels I, II, and III or higher of the same language.
- Computer science one course selected from Fundamentals of Computer Science, Computer Science I, or Advanced Placement (AP) Computer Science Principles.

10.	Speech — Communication Applications.
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19 TAC 74.3(b)(2)

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** Literacy 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. *Education Code 28.0021(b)*
- Applied Courses A school district may offer the foundation curriculum in an applied manner. The courses delivered in an applied manner must cover the essential knowledge and skills, and the student shall be administered the applicable end-of-course assessment instrument. *Education Code 28.025(b-4)*
- **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. *19 TAC 74.3(b)(5)*

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (SECONDARY)

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 cour to assist the district in ensuring that local community values are flected in the district's health education instruction.		council	
		strict may add elements at its discretion but must include wing areas of instruction:	the	
	1.	Parenting skills and responsibilities, including child supp	oort;	
	2.	Relationship skills, including money management, comr cation, and marriage preparation; and	nuni-	
	3.	Skills relating to the prevention of family violence, only in district's middle, junior high, or high schools do not have family violence program.		
		ne discretion of the district, a teacher may modify the sug- red sequence and pace of the program at any grade level		
Local Programs and Materials	ricul ope	A district may develop or adopt research-based programs and or riculum materials for use in conjunction with the program devel- oped by the SBOE. The programs and curriculum materials ma		
	1.	Child development;		
	2.	Parenting skills, including child abuse and neglect preve and	ention;	
	3.	Assertiveness skills to prevent teenage pregnancy, abus relationships, and family violence.	sive	
Parent Permission	with	udent under 14 years of age may not participate in the proof out the permission of the student's parent or person stan ental 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 gram to use in the district's middle school, junior high school,			
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	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.
	Education Code 28.002(r); 19 TAC 74.35(b)
CPR Instruction	For all students who entered grade 7 in the 2010–11 school year and thereafter, a district shall provide instruction to students in grades 7–12 in cardiopulmonary resuscitation (CPR). The instruc- tion may be provided as a part of any course. A student shall re- ceive the instruction at least once before graduation from high school.
	CPR instruction must include training that has been developed by the American Heart Association or the American Red Cross or us- ing nationally recognized, evidence-based guidelines for emer- gency cardiovascular care and incorporating psychomotor skills to support the instruction.
	A district may use emergency medical technicians, paramedics, police officers, firefighters, representatives of the American Heart Association or the American Red Cross, teachers, other school employees, or other similarly qualified individuals to provide in- struction and training. Instruction is not required to result in CPR certification. If instruction is intended to result in certification, the 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

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BASIC INSTRUCTIONA REQUIRED INSTRUCT		EHAC (LEGAL)
Donations	A district may accept from TEA donations the agency rece der Education Code 7.026 for use in providing instruction dents in the principles and techniques of CPR. A district n cept other donations, including donations of equipment, for providing CPR instruction. <i>Education Code 29.903</i>	to stu- nay ac-
Proper Interaction with a Peace Officer	For any student entering grade 9 in the 2018–19 school y thereafter, a district shall provide instruction in one or more to students in grades 9–12 on proper interaction with pea during traffic stops and other in-person encounters. The r instruction may be provided as part of any course or cour must be provided to each student at least once before gra- from high school.	re courses ice officers required rses and
	The instruction must include all the information required to ministrative Code 74.39(b). A district shall use materials of through a memorandum of understanding among the Tex mission on Law Enforcement, the SBOE, and TEA. A dist tailor the instruction developed under this section as appr for the district's community. In tailoring the instruction, the shall solicit input from local law enforcement agencies, dr ing schools, and the community.	developed as Com- rict may ropriate e district
	A district shall clearly indicate on the transcript or academ achievement record the year in which the instruction was to the student.	
	19 TAC 74.39; Education Code 28.012	

South San Antonio ISD 015908				
SPECIAL EDUCATION ARD COMMITTEE AND	INDI	VIDU.	ALIZED EDUCATION PROGRAM	EHBAB (LEGAL)
Admission, Review, and Dismissal Committee	Each district must establish an admission, review, and dismiss (ARD) committee for each eligible student with a disability and each student for whom a full individual and initial evaluation is conducted. The ARD committee is the individualized education program (IEP) team defined in federal law and regulations, including 34 C.F.R. 300.321.		and for on is ation	
	tear whic	n is re ch the	ict is responsible for all of the functions for which esponsible under federal law and regulations and ARD committee is responsible under state law, insibilities listed at 19 Administrative Code 89.105	for ncluding
	19 7	TAC 8	9.1050(a); 34 C.F.R. 300.116(a), .321(a)	
Committee Members			shall ensure that each ARD committee meeting in following:	ncludes
	1.	The	parents of a student with a disability;	
	2.	stuc	east one regular education teacher of the student lent is, or may be, participating in the regular edu ronment);	•
	3.		east one special education teacher or, if appropria t one special education provider of the student;	ate, at
	4.	A re	presentative of the district who:	
		a.	Is qualified to provide or supervise the provision cially designed instruction to meet the unique no students with disabilities;	•
		b.	Is knowledgeable about the general education of lum; and	urricu-
		C.	Is knowledgeable about the availability of resou the district;	rces of
	5.		er individuals who have knowledge or special exp ling the student at the discretion of the district or	
	6.	of e	ndividual who can interpret the instructional impli valuation results, who may be a member of the A ee described in items 2–5;	
	7.	The	student, if appropriate;	
	8.	a te	a student who is suspected to be deaf or hard of acher who is certified in the education of students f or hard of hearing;	

	9.	For a student with a suspected or documented visual impair- ment, a teacher who is certified in the education of students with visual impairments;					
	10.	For a student with suspected or documented deaf-blindness, a teacher who is certified in the education of students with vis- ual impairments and a teacher who is certified in the educa- tion of students who are deaf or hard of hearing;					
	11.	For a student with limited English proficiency, a member of the language-proficiency assessment committee (LPAC), who may also be a member as described at items 2 or 3;					
	12.	A representative of any participating agency likely to be re- sponsible for providing transition services for a student, as ap- propriate, and with the consent of the student's parents or a student who has reached the age of majority; and					
TI pa ce 19 C A te tri th	13.	When considering initial or continued placement of a student in a career and technical education program, a representative from career and technical education, preferably the teacher.					
	part	The special education teacher or special education provider that participates in the ARD committee meeting must be appropriately certified or licensed as required by 34 C.F.R. 300.18 and 300.156.					
		19 TAC 75.1023(d)(1), 89.1050(c); 20 U.S.C. 1414(d)(1)(B); 34 C.F.R. 300.321;					
	teno trict the	A district member of the ARD committee shall not be required to at- tend an IEP meeting, in whole or in part, if the parent and the dis- trict agree in writing that the attendance is not necessary because the member's area of the curriculum or related services is not be- ing modified or discussed during the meeting.					
	atte invo curr dist to th	strict member of the ARD committee may be excused from nding an IEP meeting, in whole or in part, when the meeting olves a modification to or discussion of the member's area of riculum or related services if the parent, in writing, and the rict consent to the excusal and the member submits, in writing, he parent and the ARD committee, input into the development the IEP before the meeting.					
	20 (U.S.C. 1414(d)(1)(C); 34 C.F.R. 300.321(e)					
Regular Education Teacher	tead	ARD committee is required to include a regular education cher, the regular education teacher must, to the extent practica- be a teacher who is responsible for implementing a portion of					

the child's IEP. Education Code 29.005(a)

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SPECIAL EDUCATION ARD COMMITTEE AND	INDI	VIDUALIZED EDUCATION PROGRAM	EHBAB (LEGAL)
Parent Involvement	stuc	strict shall take steps to ensure that one or both parer lent with a disability are present at each ARD committ or are afforded an opportunity to participate, including	ee meet-
	1.	Notifying the parents of the meeting early enough to that they will have an opportunity to attend (the notic clude the purpose, time, and location of the meeting be in attendance, that persons with knowledge or sp pertise may be invited by either the parent or the dis that the Part C service coordinator or other represen- the Part C system may be invited to the initial meetin child previously served under a Part C early childhoor vention program); and	ce shall in- , who will becial ex- strict, and statives of ng for a
	2.	Scheduling the meeting at a mutually agreed on time place.	e and
		e purpose of the meeting is to consider transition service must also indicate this purpose, indicate that the d	

34 C.F.R. 300.322(a)–(b); 19 TAC 89.1050(d)

to send a representative.

Alternative
Means of
MeetingIf neither parent can attend an ARD meeting, the district must allow
other methods of participation, such as through telephone calls or
video conferencing. 20 U.S.C. 1414(f); 34 C.F.R. 300.322(c); 19
TAC 89.1050(d)

An ARD meeting may be conducted without a parent in attendance if a district is unable to convince the parents that they should attend, but the district shall have a record of its attempts to arrange a mutually agreed on time and place, such as detailed records of telephone calls, correspondence, or visits made or attempted and the results of any of those actions. *34 C.F.R. 300.322(d)*

invite the student, and identify any other agency that will be invited

Meetings A district shall initiate and conduct ARD committee meetings for the purpose of developing, reviewing, and revising the IEP of a child with a disability. The committee shall review each child's IEP periodically, and, if appropriate, revise the IEP. A meeting must be held for this purpose at least once a year. The ARD committee must also determine the child's placement once a year.

A "meeting" does not include informal or unscheduled conversations involving district personnel and conversations on issues such as teaching methodology, lesson plans, or coordination of service provisions if those issues are not addressed in the child's IEP. A "meeting" also does not include preparatory activities that district

South San Antonio ISD 015908		
SPECIAL EDUCATION ARD COMMITTEE AND		EHBAB LEGAL)
	personnel engage in to develop a proposal or response to a proposal that will be discussed at a later meeting.	parent
	20 U.S.C. 1414(d)(4); 34 C.F.R. 300.116(b)(1), .324(b), (c)(1 .501(b)(3)	1),
<i>Meeting at</i> Parent's Request	Upon receipt of a written request for an ARD committee meet from a parent, the school district must schedule and conven meeting in accordance with the procedures in 19 Administra Code 89.1050(d) or within five school days, provide the pare written notice explaining why the district refuses to convene meeting. <i>19 TAC 89.1050(e)</i>	e a itive ent with
Written Notice	If a parent is unable to speak English, a district must provide parent with a written notice regarding the ARD committee m required under 19 Administrative Code 89.1050(d) (notice for poses of scheduling) or (e)(2) (notice explaining why the dis fuses to convene a meeting) in the parent's native language less it is clearly not feasible to do so. If the parent's native language is not a written language, the school district must for steps to ensure that the notice is translated orally or by other means to the parent in his or her native language or other m communication so that the parent understands the content of notice. <i>19 TAC 89.1050(f)</i>	eeting or pur- trict re- e, un- take er node of
Transfer Students In-State Transfers	When a student transfers to a new district within the state in same school year and the parents verify that the student wa ceiving special education services in the previous district or previous district verifies in writing or by telephone that the st was receiving special education services, the new school dis must meet the requirements of 34 C.F.R. 300.323(e) regarding provision of special education services. The timeline for com the requirements outlined in 34 C.F.R. 300.323(e)(1) or (2) is school days from the date the student is verified as being a eligible for special education services.	is re- the tudent strict ing the npleting s 30
Transfers from Another State	When a student transfers from a district in another state in the same school year and the parents verify that the student was ceiving special education services in the previous district or previous district verifies in writing or by telephone that the st was receiving special education services, the new district m meet the requirements of 34 C.F.R. 300.323(f) regarding the sion of special education services. If the new district determ that an evaluation is necessary, the evaluation is considered individual and initial evaluation and must be completed within timelines established by 19 Administrative Code 89.1011(c) (e). The timeline for completing the requirements in 34 C.F.F. 300.323(f)(2), if appropriate, is 30 calendar days from the data	is re- the tudent ust e provi- ines d a full in the and R.

	the completion of the evaluation report. If the school district deter- mines that an evaluation is not necessary, the timeline for complet- ing the requirements outlined in 34 C.F.R. 300.323(f)(2) is 30 school days from the date the student is verified as being a student eligible for special education services.
	A student with a disability who has an IEP in place from a previous in- or out-of-state district and who enrolls in a new district during the summer is not considered a transfer student for the purposes of this provision or for 34 C.F.R. 300.323(e) or (f). For these stu- dents, the new district must implement the IEP from the previous district in full on the first day of class of the new school year or must convene an ARD committee meeting during the summer to revise the student's IEP for implementation on the first day of class of the new school year.
	19 TAC 89.1050(j)
Transfer of Records	The district in which the child enrolls shall take reasonable steps to promptly obtain the child's records, including the IEP and support- ing documents and any other records relating to the provision of special education or related services to the child, from the previous district.
	The previous district shall take reasonable steps to promptly re- spond to the request from the new district and must furnish the new school district with a copy of the student's records, including the student's special education records, not later than the tenth working day after the date a request for the information is received by the previous school district.
	20 U.S.C. 1414(d)(2)(C)(ii); 34 C.F.R. 300.323(g); 19 TAC 89.1050(j)(3)
Students Who Are Homeless or in Substitute Care	When a student who is homeless or in substitute care transfers into a district after being referred by a previous district for a special ed- ucation evaluation, the receiving district must accept the referral and ensure that any written report of a full individual and initial evaluation must be completed in accordance with the timelines es- tablished in 19 Administrative Code 89.1011 (relating to Full Indi- vidual and Initial Evaluation).
	When a student who is already eligible for special education and is homeless or in substitute care transfers into a district during the school year, the receiving district must ensure that it meets the stu- dent transfer requirements of 19 Administrative Code 89.1050(j) (relating to the Admission, Review, and Dismissal Committee).
	19 TAC 89.1615

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SPECIAL EDUCATION ARD COMMITTEE AND	INDI	EHBAB VIDUALIZED EDUCATION PROGRAM (LEGAL)	
Military Dependents	A district shall initially provide comparable services to a military stu- dent with disabilities based on his or her current IEP. This does not preclude the district from performing subsequent evaluations to en- sure appropriate placement of the student. <i>Education Code</i> <i>162.002 art. V, C</i> [See FDD]		
Individualized Education Program		A district shall develop, review, and revise an IEP for each child with a disability. 20 U.S.C. 1412(a)(4); 34 C.F.R. 300.320(a)	
	for e	he beginning of each school year, a district shall have in effect, each child with a disability in its jurisdiction, an IEP. 20 U.S.C. 4(d)(2)(A); 34 C.F.R. 300.323(a)	
	mer sior	e term "individualized education program" means a written state- nt for each student with a disability that documents the deci- ns of the ARD committee with respect to issues discussed at h committee meeting and includes:	
	1.	A statement of the student's present levels of academic achievement and functional performance;	
	2.	A statement of measurable annual goals, including academic and functional goals;	
	3.	A description of how the student's progress toward the annual goals will be measured and when periodic reports on the pro- gress of the student will be provided;	
	4.	A statement of the specific special education and related ser- vices and supplementary aids and services, based on peer- reviewed research to the extent practicable, to be provided to the student;	
	5.	A statement of the program modifications or supports for school personnel that will be provided for the student;	
	6.	An explanation of the extent, if any, to which the student will not participate with nondisabled students in the regular class and in extracurricular and nonacademic activities;	
	7.	The projected dates for initiation of services and modifications and the anticipated frequency, location, and duration of these services and modifications;	
	8.	A statement of any individual appropriate and allowable ac- commodations that are necessary to measure the academic achievement and functional performance of the student on state or district-wide assessments;	
	9.	If the ARD committee determines that the student must take an alternative assessment instead of a particular regular state	

	or district-wide assessment, a statement of why the student cannot participate in the regular assessment and why the par- ticular assessment selected is appropriate for the student;
0	If the APD committee determines that a student is in need of

- If the ARD committee determines that a student is in need of extended school year (ESY) services, identification of the goals and objectives that will be addressed during ESY services;
- Beginning not later than when a student reaches 14 years of age and updated annually thereafter, the ARD committee's consideration and decisions regarding the transition issues under 19 Administrative Code 89.1055(h) [see EHBAD];
- 12. Beginning not later than the first IEP to be in effect when the student is 16, or younger if determined appropriate by the ARD committee, and updated annually thereafter, a statement of appropriate measurable postsecondary goals and transition services needed to assist the student in reaching those goals [see EHBAD];
- 13. Beginning not later than one year before the student reaches the age of 17, a statement that the student has been informed of the rights that will transfer to the student upon reaching the age of majority;
- 14. The date of the meeting;
- 15. The name, position, and signature of each member participating in the meeting; and
- 16. An indication of whether the child's parents, the adult student, if applicable, and the administrator agreed or disagreed with the decisions of the ARD committee.

20 U.S.C. 1414(d); 34 C.F.R. 300.320; Education Code 29.005(b-1), .011; 19 TAC 89.1055

The written statement of a student's IEP may be required to include only information included in the model form developed by the Texas Education Agency (TEA) under Education Code 29.0051(a) and posted on the TEA website. A district may use the model form to comply with the requirements for an IEP under 20 U.S.C. 1414(d). *Education Code 29.005(f), .0051*

IEP Supplement For each child who was enrolled in a district's special education program during the 2019–20 school year or the 2020–21 school year, the district shall prepare a supplement to be included with the written statement of the IEP. For more information about the re-

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SPECIAL EDUCATION ARD COMMITTEE AND	INDI\	IDUALIZED EDUCATION PROGRAM	EHBAB (LEGAL)		
	sion	ed supplement, see Education Code 29.0052 and the er rules, when adopted. This requirement expires Sep 1, 2023. <i>Education Code 29.0052</i>			
Supplemental Special Education Services	The ARD committee of a student approved for participation in the supplemental special education services and instructional materials program shall provide to the student's parent at an ARD committee meeting for the student:				
	1.	 Information regarding the types of supplemental special education services available under the program and provided b agency-approved providers for which an account maintainer under Education Code 29.042(b) for the student may be use and 			
	2.	Instructions regarding accessing the account.			
	The supplemental special education services and instructional ma- terials program (SSES) expires September 1, 2024.				
	Education Code 29.048				
	A district shall notify parents and guardians of students served by special education of the SSES program and how to apply.				
	A student's ARD committee may not consider a student's current or anticipated eligibility for any supplemental special education in- structional materials or services that may be provided under the SSES program when developing or revising a student's IEP, when determining a student's educational setting, or in the provision of a free appropriate public education.				
	19 T	AC 102.1601(i)-(j)			
Behavioral Intervention Plan	The ARD committee may determine that a behavior improvement plan or a behavioral intervention plan is appropriate for a student for whom the committee has developed an IEP. <i>Education Code</i> 29.005(g)				
	If the committee makes that determination, the behavior improve- ment plan or behavioral intervention plan shall be included as part of the student's IEP and provided to each teacher with responsibil- ity for educating the student.				
	If a behavior improvement plan or a behavioral intervention plan is included as part of a student's IEP, the ARD committee shall review the plan at least annually, and more frequently if appropriate, to ad- dress:				
	1.	Changes in a student's circumstances that may impastudent's behavior, such as:	ct the		

	а	The placement of the stu setting;	dent in a different educational			
	b	•	ce in disciplinary actions taken similar types of behavioral inci-			
	C	A pattern of unexcused a	bsences; or			
	d	An unauthorized, unsupe ational setting; or	rvised departure from an edu-			
	2. T	afety of the student or ot	hers.			
	19 TAC	1055(g); Education Cod	e 29.005(h)			
Translation of IEP into Native Language	native copy o native make a the stu	If the parent is unable to speak English and Spanish is the parent's native language, a district shall provide a written or audiotaped copy of the student's IEP translated into Spanish. If the parent's native language is other than Spanish or English, a district shall make a good faith effort to provide a written or audiotaped copy of the student's IEP translated into the parent's native language. <i>Education Code 29.005(d)</i>				
	parent IEP in written compa	tive language means that ish is accurately translat n. The IEP translated into	translated into Spanish or the at all of the text in the student's ed into the target language in the target language must be a English and not a partial transla- sh.			
	the part studen and re- providi meetin as the transla	s native language means EP in English is orally tra ed with an audio device. he parent with an audio r which the parent was as o recording provided to t	IEP translated into Spanish or s that all of the content in the nslated into the target language A district is not prohibited from ecording of an ARD committee sisted by an interpreter as long the parent contains an oral of all of the content in the stu-			
	must ta or by c	steps to ensure that the s	a written language, the district student's IEP is translated orally his or her native language or			
	copy o meets	student's IEP at no cost requirement by providing	ct must give a parent a written to the parent. A school district a parent with a written copy of roviding a parent with a written			

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SPECIAL EDUCATION ARD COMMITTEE AND	INDI\	/IDUALIZED EDUCATION PROGRAM	EHBAB (LEGAL)	
		slation of the student's IEP in the parent's native languided above.	lage as	
	19 7	AC 89.1050(i)		
Autism/Pervasive Developmental Disorder	For students with autism/pervasive developmental disorders, the following strategies shall be considered by the ARD committee, based on peer-reviewed, research-based educational programming practices to the extent practicable and, when needed, addressed in the IEP:			
	1.	Extended educational programming;		
	2.	Daily schedules reflecting minimal unstructured time tive engagement in learning activities;	and ac-	
	3.	In-home training and community-based training or via ternatives that assist the student with the acquisition cial/behavioral skills;		
	4.	Positive behavior support strategies based on releva mation;	nt infor-	
	5.	Beginning at any age, futures planning for integrated work, community, and educational environments that ers skills necessary to function in current and postse environments;	t consid-	
	6.	Parent/family training and support, provided by qualit sonnel with experience in Autism Spectrum Disorder	•	
	7.	Suitable staff-to-student ratio appropriate to identified ties and as needed to achieve social/behavioral prog based on the student's developmental and learning le quisition, fluency, maintenance, generalization) that e ages work towards individual independence;	ress evel (ac-	
	8.	Communication interventions, including language for functions that enhance effective communication acro tings;		
	9.	Social skills supports and strategies based on social sessment/curriculum and provided across settings;	skills as-	
	10.	Professional educator/staff support; and		
	11.	Teaching strategies based on peer-reviewed, research practices for students with ASD.	ch-based	
	If the	e ARD committee determines that services are not nee	eded in	

one or more of the areas in 1–11 above, the IEP shall include a

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SPECIAL EDUCATION ARD COMMITTEE AND	INDIV	IDUALIZED EDUCATION PROGRAM	EHBAB (LEGAL)
		ment reflecting that decision and the basis upon whic mination was made.	h the
	19 T,	AC 89.1055(e)–(f)	
Visual Impairment	ual ir ucati	listrict provides special education services to students npairments, it shall have written procedures as require on Code 30.002(c)(10) (staff access to resources). 19 075(b)	ed in Ed-
Collaborative Process	All members of the ARD committee shall have the opportunity to participate in a collaborative manner in developing the IEP. Decisions of the ARD committee concerning the required elements of the IEP shall be made by mutual agreement, if possible. The ARD committee may agree to an annual IEP or an IEP of shorter duration.		
Ten-Day Recess	When mutual agreement about all required elements of t not achieved, the parent who disagrees must be offered opportunity to recess and reconvene the ARD committee The period of time for reconvening the ARD committee m must not exceed ten school days, unless the parties mut agree otherwise. The ARD committee must schedule the vened meeting at a mutually agreed upon time and place portunity to recess and reconvene is not required when:		single neeting. eting ally econ-
	1.	The student's presence on campus represents a dan physical harm to the student or others;	ger of
	2.	The student has committed an expellable offense; or	
	3.	The student has committed an offense that may lead ment in a disciplinary alternative education program. FOF]	
	cess	e requirements do not prohibit the ARD committee fro ing an ARD committee meeting for reasons other thar o reach mutual agreement about all required elements	n the fail-
	terna and/o	ng the recess, the ARD committee members must con atives, gather additional data, prepare further docume or obtain additional resource persons who may assist the ARD committee to reach mutual agreement.	ntation,
Failure to Reach Agreement	If a recess is implemented and the ARD committee still cannot reach mutual agreement, a district shall implement the IEP it has determined to be appropriate for the student. Each member of the ARD committee who disagrees with the IEP developed by the ARD		

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SPECIAL EDUCATION ARD COMMITTEE AND	INDI	/IDUALIZED EDUCATION PROGRAM	EHBAB (LEGAL)		
	corr IEP.	mittee is entitled to include a statement of disagreem	ent in the		
	the mer ope	e IEP is not developed by agreement, the written state program must include the basis of the disagreement. nber of the ARD committee who disagrees with the IE d by the committee is entitled to include a statement of ement in the written statement of the program.	Each P devel-		
	Edu	cation Code 29.005(c); 19 TAC 89.1050(g)			
Modification of Existing IEP	Changes to the IEP may be made either by the entire ARD commit- tee or by amending the IEP by agreement, rather than redrafting the entire IEP.				
	After the annual IEP meeting for a school year, the parent and dis- trict may agree not to convene an IEP meeting for the purposes of making changes to the IEP and instead may develop a written doc- ument to amend or modify the child's current IEP.				
	Upon request, a parent shall be provided with a revised copy of the IEP with amendments incorporated.				
	of re	ne extent possible, a district shall encourage the cons eevaluation meetings for the child and other ARD mee child.			
	20 (J.S.C. 1414(d)(3)(D)–(F); 34 C.F.R. 300.324(a)(4)–(6))		
Teacher Access to IEP	tion the spo port	h district must ensure that each teacher who provides to a student with a disability has access to relevant so student's current IEP, is informed of the teacher's spe nsibilities related to implementation of the IEP, and ha unity to request assistance regarding implementation lent's IEP. <i>19 TAC 89.1075(c)</i>	ections of cific re- is an op-		
Teacher Request to Review IEP		h district shall develop a process to be used by a tead ructs a student with a disability in a regular classroom			
	1.	To request a review of the student's IEP;			
	2.	To provide input in the development of the student's	IEP;		
	3.	That provides for a timely district response to the tea quest; and	acher's re-		
	4.	That provides for notification to the student's parent guardian of that response.	or legal		
	Edu	cation Code 29.001(11); 19 TAC 89.1075(d)			

Procedural Safeguards	A district shall establish and maintain procedures to ensure that children with disabilities and their parents are guaranteed procedural safeguards with respect to the provision of a free appropriate public education (FAPE). <i>20 U.S.C. 1415(a)</i>				
	The	These procedures shall include the following:			
	1.	An opportunity for the parents to review all education records and to participate in meetings relating to the identification, evaluation, and educational placement of the child and the provision of FAPE to the child. <i>34 C.F.R. 300.501</i>			
	2.	An opportunity for the parents to obtain an independent edu- cational evaluation of the child. <i>34 C.F.R. 300.502</i>			
	3.	Protecting the rights of a child when no parent can be identi- fied, a district cannot locate the parents, or the child is a ward of the state, which may include the assignment of an individ- ual to act as a surrogate parent. <i>34 C.F.R. 300.519</i>			
	4.	Prior written notice to the parents when a district proposes to initiate or change, or refuses to initiate or change, the identification, evaluation, or educational placement of the child, or the provision of FAPE to the child. <i>34 C.F.R. 300.503</i> [See Prior Notice and Consent, below]			
	5.	Procedures to allow parties to resolve disputes through a me- diation process. 34 C.F.R. 300.506			
	6.	An opportunity for any party to file a due process complaint on any matter relating to the identification, evaluation, or educa- tional placement of the child, or the provision of FAPE to the child. [See Dispute Resolution, below] <i>34 C.F.R. 300.507</i>			
	7.	Procedures that require either party, or the attorney repre- senting a party, to provide to the other party a due process complaint (which shall remain confidential). <i>34 C.F.R. 300.508</i>			
Consent	Consent means that:				
	1.	The parent has been fully informed of all information relevant to the activity for which consent is sought, in his or her native language, or other mode of communication;			
	2.	The parent understands and agrees in writing to the activity for which his or her consent is sought, and the consent de- scribes that activity and lists the records (if any) that will be released and to whom; and			

	3.	The parent understands that the granting of consent is volun- tary on the part of the parent and may be revoked at any time. A revocation of consent is not retroactive.
		If the parent revokes consent in writing for his or her child's receipt of services after the child is initially provided special education and related services, the district is not required to amend the child's education records to remove any references to the child's receipt of services because of the revocation of consent.
	34 C	C.F.R. 300.9
Language of Notices	be w notic othe	procedural safeguards and prior notices described below must vritten in language understandable to the general public. The ce must be provided in the native language of the parent or mode of communication used by the parent, unless it is rly not feasible to do so. <i>34 C.F.R. 300.503(c), .504(d)</i>
Electronic Delivery of Notices	prior	rent may elect to receive the procedural safeguards notice, notice, or notice of due process complaint by electronic mail if strict makes that option available. <i>34 C.F.R. 300.505</i>
Notice of Procedural Safeguards	ents	strict shall provide a copy of the procedural safeguards to par- only one time a year, except that a copy also shall be given to parents:
	1.	Upon initial referral or parental request for evaluation;
	2.	Upon receipt of the first state complaint and upon receipt of the first due process complaint in a school year;
	3.	On the date of a decision to make a disciplinary removal that is a change in placement; and
	4.	Upon request by a parent.
		strict may place a current copy of the procedural safeguards ce on its website, if it has one.
Contents of Notice		notice shall include a full explanation of the procedural safe- ds relating to:
	1.	Independent educational evaluations;
	2.	Prior written notice;
	3.	Parental consent;
	4.	Access to educational records;

	5.		rtunity to present and resolve complaints through the rocess complaint and state complaint procedures, in- ig:
		a	The time period in which to file a complaint;
			The opportunity for the district to resolve the complaint; and
		t	The difference between the due process complaint and the state complaint procedures, including the jurisdiction of each procedure, what issues may be raised, filing and decisional timelines, and relevant procedures.
	6.	The a	vailability of mediation;
	7.		hild's placement during pendency of any due process edings;
	8.		edures for children who are subject to placement in an in- alternative educational setting;
	9.		irements for unilateral placement by parents of children /ate schools at public expense;
	10.		ngs on due process complaints, including requirements sclosure of evaluation results and recommendations;
	11.	Civil a tions;	actions, including the time period in which to file such ac- and
	12.	Attorr	neys' fees.
	20 U	.S.C.	1415(a)–(b), (d); 34 C.F.R. 300.504
Consent ble fu: tio		me be s to ini Il place	hall provide prior written notice to the parents a reasona- fore the district proposes to initiate or change, or re- tiate or change, the identification, evaluation, or educa- ement of a child or the provision of FAPE to the child. <i>34</i> .503(a)
	guag befo	je or o re the	It be provided to the parent in the parent's native lan- ther mode of communication at least five school days school district proposes or refuses the action unless the ses to a shorter time frame. <i>19 TAC 89.1050(h)</i>
Contents of Notice	The	notice	must include:
	1.	A des	cription of the action proposed or refused by the district;
	2.	An ex the ac	planation of why the district proposes or refuses to take ction;

	3.	A description of each evaluation procedure, assessment, rec- ord, or report the district used as a basis for the proposed or refused action;		
	4.	A statement that the parents have protection under the proce- dural safeguards and, if this notice is not an initial referral for evaluation, the means by which a copy of the procedural safe- guards can be obtained;		
	5.	Sources for parents to contact to obtain assistance in under- standing the Individuals with Disabilities Act (IDEA) rules;		
	6.	A description of other options the admission, review, and dis- missal (ARD) committee [see EHBAB] considered and the reasons why those options were rejected; and		
	7.	A description of other factors that are relevant to the district's proposal or refusal.		
	34 (C.F.R. 300.503(b)		
Consent to Initial Evaluation	Before a district conducts an initial evaluation, it shall provide prior written notice, including a description of any evaluation the district proposes to conduct, and obtain informed consent for the evaluation from the parents. <i>20 U.S.C. 1414(a)(1)(D), (E); 34 C.F.R. 300.304(a)</i>			
Consent to Services	A district shall seek informed consent from the parent before providing special education and related services to a child. 20 $U.S.C. 1414(a)(1)(D)$ [See EHBAA]			
Consent to Reevaluation	A district shall obtain informed parental consent before conducting any reevaluation of a child with a disability, except that such in- formed parental consent need not be obtained if the district can demonstrate that it has taken reasonable measures to obtain such consent and the parent has failed to respond. 20 U.S.C. $1414(c)(3)$			
Psychological Examinations and Tests	sent to th	request of a child's parent, before obtaining the parent's con- for the administration of any psychological examination or test he child as part of the evaluation of the child's need for special cation, a district shall provide to the child's parent:		
	1.	The name and type of the examination or test; and		
	2.	An explanation of how the examination or test will be used to develop an appropriate individualized education program (IEP) for the child.		
	If a district determines that an additional examination or test is required for the evaluation of a child's need for special education, district shall provide the information above to the parent regarding the information above to the parent regarding the second			

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SPECIAL EDUCATION PROCEDURAL REQUIREMENTS (
		additional examination or test and shall obtain additio t for the examination of test.	nal con-		
	Edι	ucation Code 29.0041(a), (b)			
Dispute Resolution	The possible options for resolving disputes that arise between a parent and a school district relating to the identification, evaluati or educational placement of or the provision of FAPE to a studer with a disability include, but are not limited to:				
	1.	ARD committee meetings, including IEP facilitation in by the district, under 19 Administrative Code 89.1196			
	2.	Meetings or conferences with the student's teachers	;		
	3.	Meetings or conferences, subject to the district's pol the campus principal, special education director, sup dent, or board;			
	4.	Requesting state IEP facilitation in accordance with istrative Code 89.1197;	19 Admin-		
	5.	Requesting mediation through the Texas Education (TEA) in accordance with 19 Administrative Code 89			
	6.	Filing a complaint with TEA in accordance with 19 A tive Code 89.1195; or	dministra-		
	7.	Requesting a due process hearing through TEA in a ance with 19 Administrative Code 89.1151–.1191.	ccord-		
	19	TAC 89.1150			
Due Process Complaint	the due hea hea	enever a due process complaint has been received by parent or the district shall have an opportunity for an i process hearing, which shall be conducted by an imp ring officer selected by TEA. [For TEA rules on due pr rings, see 19 Administrative Code 89.1151–.1191.] 20 5(f)(1)(A); 19 TAC 89.1151(a), .1170(a)	mpartial artial ocess.		
Timeline	Beginning September 1, 2022, a parent or a district must request a hearing within two years of the date the parent or public education agency knew or should have known about the alleged action that serves as the basis for the request, unless tolled, as described below.				
	Prior to September 1, 2022, a parent or public education agency must request a hearing within one year of the date the parent or public education agency knew or should have known about the al leged action that serves as the basis for the request, unless tolled				

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SPECIAL EDUCATION PROCEDURAL REQUIN	REME	NTS EHBAE (LEGAL)				
	pursuant to 50 U.S.C. 3936, as set forth in 19 Administrative Code 89.1151(e), below.					
	19 TAC 89.1151(c)					
Tolled Timeline	TEA will include in the Notice of Procedural Safeguards a state- ment that the statute of limitations for the parent of a student to re- quest an impartial due process hearing may be tolled if:					
	1.	The parent is an active-duty member of the armed forces, the Commissioned Corps of the National Oceanic and Atmos- pheric Administration, or the Commissioned Corps of the United States Public Health Service; and				
	2.	50 U.S.C. 3936 (statute of limitations for military service) applies to the parent.				
	19	ГАС 89.1151(e)				
Timeline Exception	This timeline shall not apply if the parent was prevented from re- questing a hearing due to:					
	1.	A specific misrepresentation by a district that it had resolved the problem forming the basis of the complaint; or				
	2.	A district's withholding of information from the parent that the district was required by the IDEA to provide.				
	20 (J.S.C. 1415(f)(3)(D); 34 C.F.R. 300.511(f), 19 TAC 89.1151(d)				
"Stay Put"	During the pendency of any proceeding conducted under IDEA part B (except proceedings to challenge a disciplinary change of placement or manifestation determination), the child shall remain in the then-current educational placement unless the district and the parent agree otherwise. If the child is applying for initial admission to a public school, the child shall, with the consent of the parents, be placed in the public school program until all proceedings have been completed. <i>20 U.S.C. 1415(j); 34 C.F.R. 300.518, .533</i>					
Exception	distr tatic edu unti ting unle	en a due process hearing has been requested by a parent or rict concerning a disciplinary change of placement or manifes- on determination, the child shall remain in the interim alternative cational setting pending the decision of the hearing officer or I the expiration of the child's assignment to the alternative set- or the 45-day timeline, if applicable, whichever occurs first, ess the parent and district agree otherwise. 20 U.S.C. 5(k)(3)(A), 1415(k)(4)(A); 34 C.F.R. 300.533 [See FOF]				
Resolution Process	ces	Within 15 calendar days of receiving notice of a parent's due pro- cess complaint, and before initiating a due process hearing, a dis- trict shall convene a meeting with the parent and the relevant				

	member or members of the ARD committee. The purpose of the meeting is for the parent to discuss the due process complaint and the facts that form the basis of the due process complaint, so that the district has the opportunity to resolve the dispute.			
	writ	ing to	ting need not be held if the parent and the district agree in waive the meeting, or the parent and the district agree to nediation process.	
	If the district has not resolved the due process complaint to the sat- isfaction of the parent within 30 calendar days of the receipt of the complaint, the due process hearing may occur. If the district is una- ble to obtain the participation of the parent in the resolution meet- ing after reasonable efforts have been made, the district may, at the conclusion of the 30-day period, request that a hearing officer dismiss the parent's request for a hearing.			
	34 (C.F.R.	300.510, 19 TAC 89.1183	
Transfer of Rights to Adult Students			than one year before the 18th birthday of a student with a the district at which the student is enrolled shall:	
	1.	Prov	vide to the student and the student's parents:	
		a.	Written notice regarding the transfer of rights; and	
		b.	Information and resources regarding guardianship, alter- natives to guardianship, including a supported decision- making agreement under Estates Code Chapter 1357, and other supports and services that may enable the student to live independently; and	
	2.	ure that the student's IEP includes a statement that the rict provided the required notice, information, and re- rices.		
	If a student with a disability or the student's parent requests infor- mation regarding guardianship or alternatives to guardianship from the district, the district shall provide to the student or parent infor- mation and resources on supported decision-making agreements under Estates Code Chapter 1357.			
	 A student with a disability who is 18 years of age or older or whose disabilities of minority have been removed for general purposes under Family Code Chapter 31 shall have the same right to make educational decisions as a student without a disability. All other rights accorded to parents under Education Code Chapter 29, Sub chapter A or 20 U.S.C. 1415 transfer to the student. 34 C.F.R. 300.520; Education Code 29.017(a), (c), (c-1), (c-2); 19 TAC 89.1049(a) 			

Notice	ten paro quir rea	When a student reaches the age of 18, a district shall provide writ- ten notice to the student and the student's parents of the transfer of parental rights. This notice is separate and distinct from the re- quirement that, beginning at least one year before the student reaches the age of 18, the student's IEP include a statement re- garding transfer of parental rights.					
	gua dec ena vide	The notice must include information and resources regarding guardianship, alternatives to guardianship, including a supported decision-making agreement, and other supports and services that enable the student to live independently. The notice must also pro- vide contact information for the parties to use in obtaining addi- tional information.					
		34 C.F.R. 300.520(a)(3); Education Code 29.017(c); 19 TAC 89.1049(c)					
Special Education Decision-Making for Children in Foster	A foster parent may act as a parent of a child with a disability, as authorized under 20 U.S.C. Section 1415(b) and its subsequent amendments, if:						
Care	1.	арр	Department of Family and Protective Services (DFPS) is ointed as the temporary or permanent managing conser- or of the child;				
	2.	gard	rights and duties of the department to make decisions re- ding education provided to the child under Family Code .371 have not been limited by court order; and				
	3.	The	foster parent agrees to:				
		a.	Participate in making special education decisions on the child's behalf; and				
		b.	Complete a training program that complies with mini- mum standards established by agency rule.				
Training	mus con the	A foster parent who will act as a parent of a child with a disability must complete a training program before the next scheduled ARD committee meeting for the child but not later than the 90th day after the date the foster parent begins acting as the parent for the pur- pose of making special education decisions.					
	grai roga trair	A district may not require a foster parent to retake a training pro- gram to continue serving as a child's parent or to serve as the sur- rogate parent for another child if the foster parent has completed a training program to act as a parent of a child with a disability pro- vided by:					
	1.	DFF	PS;				

	2.	A school district;				
	3.	An education service center; or				
	4.	Any other entity that receives federal funds to provide special education training to parents.				
	scho	A foster parent who is denied the right to act as a parent by a school district may file a complaint with TEA in accordance with federal law and regulations.				
	Not later than the fifth day after the date a child with a disability is enrolled in a school, DFPS must inform the appropriate school dis- trict if the child's foster parent is unwilling or unable to serve as a parent.					
	Edu	Education Code 29.015; 19 TAC 89.1047				
Appointment of	The	se provisions apply to a child with a disability for whom:				
Surrogate Parent for Certain Children	1.	DFPS is appointed as the temporary or permanent managing conservator of the child; and				
	2.	The rights and duties of the department to make decisions re- garding the child's education under Family Code 153.371 have not been limited by court order.				
	gate pare unw	A school district must appoint an individual to serve as the surro- gate parent for a child if the district is unable to identify or locate parent for a child with a disability or the foster parent of a child is unwilling or unable to serve as a parent for the purposes of this subchapter.				
	Education Code 29.0151(a)–(b)					
Eligibility and Duties of a Surrogate Parent	A surrogate parent appointed by a school district may not be an employee of TEA, the school district, or any other agency involved in the education or care of the child; or have any interest that con- flicts with the interests of the child.					
	A sı	rrogate parent appointed by a district must:				
	1.	Be willing to serve in that capacity;				
	2.	Exercise independent judgment in pursuing the child's interests;				
	3.	Ensure that the child's due process rights under applicable state and federal laws are not violated;				
	4.	Complete a training program that complies with minimum standards established by agency rule within the time specified in Education Code 29.015(b);				
	~~					

	5.	Visi	Visit the child and the school where the child is enrolled;	
	6.	Rev	view the child's educational records;	
	7.		nsult with any person involved in the child's education, in- ling the child's:	
		a.	Teachers;	
		b.	Caseworkers;	
		C.	Court-appointed volunteers;	
		d.	Guardian ad litem;	
		e.	Attorney ad litem;	
		f.	Foster parent; and	
		g.	Caregiver; and	
	8.	Atte	end meetings of the child's ARD committee.	
	ser adv	district may appoint a person who has been appointed to ve as a child's guardian ad litem or as a court-certified volunteer ocate, as provided under Section 107.031(c), Family Code, as child's surrogate parent.		
	Edu	ucatio	n Code 29.0151(c)–(d); 19 TAC 89.1047	
Notice of Appointment	trict edu uca	as soon as practicable after appointing a surrogate parent, a dis- ict shall provide written notice of the appointment to the child's ducational decision-maker and caseworker as required under Ed- cation Code 25.007(b)(10)(H) [see FFC]. <i>Education Code</i> <i>9.0151(e-1)</i> a court appoints a surrogate parent for a child with a disability un- er Family Code 263.0025, and the school district determines that he surrogate parent is not properly performing the duties, the dis- ict shall consult with DFPS regarding whether another person hould be appointed to serve as the surrogate parent for the child.		
Failure to Properly Perform	der the trict			

Education Code 29.0151(f); 19 TAC 89.1047

SPECIAL PROGRAMS COMPENSATORY/ACCELERATED SERVICES

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Compensatory Education Allotment Census Block	in ao port enro	ccord to the	edule determined by the commissioner of educati ance with Education Code 48.104, each district sl e agency the census block group in which each st n the district who is educationally disadvantaged in Code 48.104(i)	hall re- tudent
Use			5 percent of the district's compensatory education used to:	n funds
	1.	prov disp tere	d supplemental programs and services, including vided by an instructional coach, designed to elimin arity in performance on assessment instruments a d under Education Code Chapter 39, Subchapter ty in the rates of high school completion between:	ate any adminis- B or dis-
		a.	Students who are educationally disadvantaged a dents who are not educationally disadvantaged;	
		b.	Students at risk of dropping out of school, as def low, and all other students; or	fined be-
	2.	Sec	port a program eligible under Title I of the Elemen ondary Education Act of 1965 [see AID], and its su nt amendments, and by federal regulations impler Act.	ubse-
	Edu	catio	n Code 48.104(k)	
Dropout Prevention Strategies	sion mar catio	er, sh iner ii on alle	with a high dropout rate, as determined by the con nall submit a plan to the commissioner describing in which the district intends to use its compensator otment for developing and implementing research is for dropout prevention.	the y edu-
	scho	ool ye e the	shall submit the plan not later than December 1 o ear preceding the school year in which the district compensatory education allotment to which the p	will re-
	distr	rict's o	may not spend or obligate more than 25 percent of compensatory education allotment unless the com proves the plan.	
	A di	strict	s plan shall:	
	1.	nolo	ign a dropout recovery plan that includes career a gy education courses or technology applications lead to industry or career certification;	

	2.	egie	grate into the dropout recovery plan research-based strates to assist students in becoming able academically to purpostsecondary education, including:
		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	n to offer advanced academic and transition opportunities, uding dual credit courses and college preparatory courses, h as advanced placement courses.
	acc		may enter into a partnership with a public junior college in the with Education Code 29.402 [see GNC] in order to ful-
			ram designed to fulfill a plan must comply with the re- its of Education Code 29.081(e) and (f).
	Edu	catio	n Code 29.918
Reporting	the Sch to s Cod Gui for p	state ool P tanda le 109 de). C progra	shall report financial information relating to expenditure of compensatory education allotment under the Foundation rogram to the Texas Education Agency (TEA), according ands for financial accounting provided in 19 Administrative 0.41 (relating to <i>Financial Accountability System Resource</i> Costs charged to state compensatory education shall be ams and services that supplement the regular education <i>19 TAC 109.25(a)</i>
	attri are sum tain cost also ider lishe	butec identi mary docu s and mair tifica ed in	shall ensure that supplemental direct costs and personnel to compensatory education and accelerated instruction ified in district and/or campus improvement plans at the elevel for financial units or campuses. A district shall main- mentation that supports the attribution of supplemental d personnel to compensatory education. A district must nation sufficient documentation supporting the appropriate tion of students in at-risk situations, under criteria estab- Education Code 29.081 [see Definition of At-Risk Student, 9 TAC 109.25(b)

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EHBC (LEGAL)

Educationally Disadvantaged Students Student Eligibility	unted to generate the con t to Education Code 48.10	ally disadvantaged in order to be npensatory education allotment pursu- 04, a student must meet the income re- er the National School Lunch Program S.C. 1751, et seq.
	-	ng approved methods for the purpose ry education allotment pursuant to Ed-
	-	ere the parent or guardian asserts quirements for eligibility;
	dren are certified for fre	ere the process by which eligible chil- be meals without the need for a house- on household participation in one or e programs; or
		re public records are used to verify a ree or reduced-price meals when verifi- lity is required.
	TAC 61.1027(a)	
Virtual School Network	im students receiving a fu ate virtual school network ntaged students. The requ hanced services to be del twork students and submi	approval from the commissioner to ull-time virtual education through the in their counts of educationally disad- uest must include a plan detailing the ivered to full-time state virtual school tted in a manner and with a deadline er. 19 TAC 61.1027(b)(3)(B)
Definition of At-Risk Student	tudent at risk of dropping on is under 26 years of age	out of school" includes each student e and who:
	ten under Education Co vanced from one grade school years, unless th	TEA rule or if retained in prekindergar- ode 28.02124 [see EIE], was not ad- e level to the next for one or more e student did not advance from prekin- en to the next grade level only as a re- e student's parent;
	equivalent to 70 on a s the foundation curriculu or current school year,	es 7–12, did not maintain an average cale of 100 in two or more subjects in um during a semester in the preceding or is not maintaining such an average in the foundation curriculum in the

- 3. Did not perform satisfactorily on a state assessment instrument and who has not in the previous or current school year subsequently performed on that instrument or another appropriate instrument at a level equal to at least 110 percent of the level of satisfactory performance on that instrument;
- 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;
- Was previously reported through the Public Education Information Management System (PEIMS) to have dropped out of school;
- 10. Is an emergent bilingual student, as defined by Section 29.052;
- 11. Is in the custody or care of the Department of Family and Protective Services or has, during the current school year, been referred to the department by a school official, officer of the juvenile court, or law enforcement official;
- 12. Is homeless [see FD];
- 13. Resided in the preceding school year or resides in the current school year in a residential placement facility in a district, including a detention facility, substance abuse treatment facility, emergency shelter, psychiatric hospital, halfway house, cottage home operation, specialized child-care home, or general residential operation;
- 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; or
- 15. Is enrolled in a district or a campus that is designated as a dropout recovery school under Education Code 39.0548.

Education Code 29.081(d)(1)

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	Regardless of the student's age, a student who par adult education program provided under the adult h ter school program is considered a "student at risk of high school." <i>Education Code 29.081(d)(2)</i>	high school char-			
Local Eligibility Criteria	In addition to students described above, a student cal eligibility criteria adopted by a board may received education services. The number of students received der local eligibility criteria during a school year may bercent of the number of students described above services from the district during the preceding school tion Code 29.081(g)	e compensatory ng services un- not exceed ten who received			
Designing and Implementing Services	A district shall use student performance data from s assessment instruments and achievement tests to plement appropriate compensatory, intensive, or ac structional services for students in the district's sch the students to perform at grade level at the conclu- regular school term. <i>Education Code 29.081(a)</i>	design and im- ccelerated in- ools that enable			
Services After Unsatisfactory Performance on	A district shall establish an accelerated learning co each student who does not perform satisfactorily of state assessment instruments [see EKB]:				
State Assessments Accelerated	1. The third grade mathematics or reading asses	ssment;			
Learning Committee	2. The fifth grade mathematics or reading asses	sment; or			
	3. The eighth grade mathematics or reading ass	essment.			
	Education Code 28.0211(a)				
Composition	The accelerated learning committee shall be comp cipal or the principal's designee, the student's pare and the teacher of the subject of an assessment in which the student failed to perform satisfactorily. The notify the parent or guardian of the time and place the accelerated learning committee and the purpos tee. <i>Education Code 28.0211(c)</i>	nt or guardian, strument on ne district shall for convening			
	If a student is changing campuses, the committee receiving principal or designee, the sending princip the receiving content teacher or designee, and the teacher or designee. <i>19 TAC 104.1001(e)(1)</i>	al or designee,			
Educational Plan	An accelerated learning committee shall, not later t the subsequent school year, develop an education student that provides the necessary accelerated in the student to perform at the appropriate grade	al plan for the struction to ena-			

	men	clusion of the school year. The educational plan must be docu- ted in writing, and a copy must be provided to the student's nt or guardian.
	that plan strur time	ng the school year, the student shall be monitored to ensure the student is progressing in accordance with the educational . The district shall administer to the student the assessment in- nent for the grade level in which the student is placed at the the district regularly administers the assessment instruments nat school year.
	dure	board shall adopt a policy consistent with the grievance proce- adopted under Education Code 26.011 [see FNG] to allow a ant to contest the content or implementation of an educational
	Edu	cation Code 28.0211(f)–(f-3)
Failure in a Subsequent School Year	eigh scho in th desig	student who fails to perform satisfactorily on the third, fifth, or th grade math or reading assessment fails in the subsequent ool year to perform satisfactorily on an assessment instrument e same subject, the superintendent, or the superintendent's gnee, shall meet with the student's accelerated learning com- ee to:
	1.	Identify the reason the student did not perform satisfactorily; and
	2.	Determine, in order to ensure the student performs satisfacto- rily on the assessment instrument at the next administration of the assessment instrument, whether the educational plan de- veloped for the student must be modified to provide the nec- essary accelerated instruction for that student and any addi- tional resources are required for that student.
	eduo	superintendent's designee may be an employee of a regional cation service center and may not be a person who served on student's accelerated learning committee.
	Edu	cation Code 28.0211(f-4)–(f-5)
ARD Determination for Grades 3, 5, and 8	dent grad man	admission, review, and dismissal (ARD) committee of a stu- who does not perform satisfactorily on a third, fifth, or eighth e math or reading assessment must meet to determine the ner in which the student will participate in an accelerated in- ction program. <i>Education Code 28.0211(i)</i>

Students Who Meet Criteria for the Alternative Assessment	The ARD committee must serve as the accelerated learning com- mittee for students who meet the criteria for participation in alterna- tive assessment instruments under Education Code 39.023(b) [see EKB], who do not perform satisfactorily on a mathematics or read- ing assessment instrument in grade 3, 5, or 8. The ARD committee must determine the manner in which the student will participate in supplemental accelerated instruction; however, the requirements for supplemental accelerated instruction described by 19 Adminis- trative Code 104.1001(b) do not apply.
ARD Committee Responsibilities	In serving as the accelerated learning committee for a student served by special education, the ARD committee must meet and develop a plan [see Education Plan, above] to determine the man- ner in which the student will participate in supplemental acceler- ated instruction, and this meeting must include the required mem- bers of a properly constituted ARD committee [see EHBAB].
	When the ARD committee for a student served by special educa- tion serves as the accelerated learning committee, efforts must be taken to ensure parental participation as specified within the re- quirements of 19 Administrative Code 89.1050(d) and 34 Code of Federal Regulations 300.322 [see EHBAB].
	The ARD committee, serving as the accelerated learning commit- tee, must document decisions regarding supplemental accelerated instruction in writing and a copy must be provided to the student's parent or guardian. This documentation may either be included in ARD deliberations or as a supplemental attachment to the stu- dent's individualized education program.
Dispute Resolution	A parent or guardian of a student served by special education may use a dispute resolution mechanism specified in 19 Administrative Code 89.1150 [see EHBAE] to resolve any dispute between the parent and a public education agency relating to the identification, evaluation, or educational placement of or the provision of a free appropriate public education (FAPE) to a student with a disability. If a parent or guardian of a student served by special education does not agree with the decision of the ARD committee serving as the accelerated learning committee regarding supplemental acceler- ated instruction, the parent or guardian may follow the district grievance policy [see FNG].
	19 TAC 104.1001(f)
Parent Request	Each district shall establish a process allowing for the parent or guardian of a student who fails to perform satisfactorily on a third, fifth, or eighth grade math or reading assessment to make a re- quest for district consideration that the student be assigned to a particular classroom teacher in the applicable subject area for the

South San Antonio ISD 015908			
SPECIAL PROGRAMS COMPENSATORY/ACCE	ELER	ATED SERVICES	EHBC (LEGAL)
		sequent school year, if more than one classroom teach lable. <i>Education Code</i> 28.0211(a-5); 19 TAC 104.1001	
Classroom Assignment	eigh next in ea on th fied	udent who fails to perform satisfactorily on a third, fifth, th grade math or reading assessment and is promoted grade level must be assigned in the subsequent scho ach subject in which the student failed to perform satis the applicable assessment instrument to an appropriate teacher who meets all state and federal qualifications subject and grade.	d to the ol year factorily ely certi-
	othe the a	manner consistent with federal law and notwithstandir r law, the commissioner may waive the requirement re assignment of a student to an appropriately certified cl her on the request of a district.	egarding
	Edu	cation Code 28.0211(n)–(n-1)	
Accelerated Instruction	sess eigh scho appl	n time a student fails to perform satisfactorily on a state ment instrument in the third, fourth, fifth, sixth, sevent th grade [see EKB], the district in which the student at ool shall provide to the student accelerated instruction icable subject area during the subsequent summer or and either:	h, or tends in the
	1.	Allow the student to be assigned a classroom teache certified as a master, exemplary, or recognized teach the local optional teacher designation system [see DE the subsequent school year in the applicable subject	er under EAA] for
	2.	Provide the student supplemental instruction under E Code 28.0211(a-4) [see below].	ducation
	Edu	cation Code 28.0211(a-1)	
Participation Requirements	ticipa ipati	plemental accelerated instruction may require a studer ate before or after normal school hours and may includ on at times of the year outside normal school operatio 104.1001(c)	de partic-
	stud in th	oviding accelerated instruction, a district may not reme ent, except under circumstances for which a student e e same grade level who is not receiving accelerated ir ld be removed, from:	enrolled
	1.	Instruction in the foundation curriculum and enrichme ulum adopted under Education Code 28.002 [see EH for the grade level in which the student is enrolled; or	A series]

Recess or other physical activity that is available to other stu-2. dents enrolled in the same grade level.

Education Code 28.0211(a-3)

	mat ricul sis o hea star tain cide edu	foundation curriculum includes English language arts, it ics, science, and social studies. Courses in the enrichm um include languages other than English; health, with e on physical health, proper nutrition, and exercise; menta- lith, including instruction about mental health conditions, ice abuse, skills to manage emotions, establishing and ing positive relationships, and responsible decision make prevention; physical education; fine arts; career and te cation; technology applications; religious literature; and al financial literacy.	ent cur- empha- al , sub- main- king; sui- chnical
	the onc	ne event that a school week is three or less instructional school is exempt from meeting the requirement of meet e per week for supplemental accelerated instruction. [So mental Instruction Requirements for Certain Funding, ite w.]	ing ee Sup-
	19	FAC 104.1001(c)	
ARD Committee Determination	satis uca view in w stru stru stuc sup den the the mitte for s	a student served by special education who does not persist of the student served by special education who does not persist of the student of the student of the student will engage in supplemental accelerated of the student will engage in supplemental accelerated in the student will engage in supplemental accelerated in the student will engage in supplemental accelerated in the student with a disability when determining the manner in who be provided to that. If supplemental accelerated instruction is to be provided to that. If supplemental accelerated instruction is to be provided to that the supplemental accelerated instruction must requirements outlined in this subsection unless the ARE is specifically determines that some or all of the requirements accelerated instruction would deny the student is to a FAPE. <i>19 TAC 104.1001(b)(3)</i>	nder Ed- n, re- nanner ed in- eds of a nich e stu- ed to meet 0 com- ements
Supplemental Instruction Requirements for Certain Funding	Cor Act, Plar	district receives funding under Education Code 29.0881 onavirus Response and Relief Supplemental Appropriat 2021 (Div. M, Pub. L. No. 116-260), or the American Re Act of 2021 (Pub. L. No. 117-2), then supplemental ins vided by a district must:	tions escue
	1.	Include targeted instruction in the essential knowledge skills for the applicable grade levels and subject area;	e and
	2.	Be provided in addition to instruction normally provide dents in the grade level in which the student is enrolle	
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	3.	Be provided for no less than 30 total hours during the subse- quent summer or school year and, unless the instruction is provided fully during summer, include instruction no less than once per week during the school year;
	4.	Be designed to assist the student in achieving satisfactory performance in the applicable grade level and subject area;
	5.	Include effective instructional materials designed for supple- mental instruction;
	6.	Be provided to a student individually or in a group of no more than three students, unless the parent or guardian of each student in the group authorizes a larger group;
	7.	Be provided by a person with training in the applicable in- structional materials for the supplemental instruction and un- der the oversight of the district; and
	8.	To the extent possible, be provided by one person for the en- tirety of the student's supplemental instruction period.
	Edu	cation Code 28.0211(a-4)
General Accelerated Instruction Requirements	limit for t by a the of th prov vidu pare	plemental accelerated instruction shall be based on, but not ed to, targeted instruction in the essential knowledge and skills he applicable grade levels and subject areas and be provided a person with training in the applicable instructional materials for supplemental accelerated instruction and under the oversight be school district. Supplemental accelerated instruction shall be vided as outlined in items 2–5 and 8 (above), to a student indi- ally or in a group of no more than three students, unless the ent or guardian of each student in the group authorizes a larger up. <i>19 TAC 104.1001(d)</i>
Transportation	prog the	strict shall provide students required to attend the accelerated grams described above with transportation to those programs if programs occur outside of regular school hours. <i>Education le 28.0211(j)</i>
Notice to Parents of Performance and Accelerated Instruction	the the prov und	enever a district is required to notify a parent or guardian about requirements related to promotion and accelerated instruction, district shall make a good-faith effort to ensure that the notice is vided either in person or by regular mail, is clear and easy to erstand, and is written in English or in the parent or guardian's ve language. <i>Education Code 28.0211(h)</i>
		5 5

South San Antonio ISD 015908					
SPECIAL PROGRAMSEHBOCOMPENSATORY/ACCELERATED SERVICES(LEGAL)					
Assessments Not Required	Education Code 28.0211 does not require the administrati fifth or eighth grade assessment instrument in a subject up cation Code 39.023(a) to a student enrolled in the fifth or e grade, as applicable, if the student:	nder Edu-			
	 Is enrolled in a course in the subject intended for stu- above the student's grade level and will be administer assessment instrument adopted or developed under tion Code 39.023(a) [see EKB] that aligns with the cu for the course in which the student is enrolled; or 	ered an Educa-			
	2. Is enrolled in a course in the subject for which the sture receive high school academic credit and will be administration an end-of-course assessment instrument [see EKB] course.	inistered			
	Notwithstanding any other provision of Education Code 28 the student may not be denied promotion on the basis of f perform satisfactorily on an assessment instrument not re- be administered to the student, nor may a student in grade grade 8 be denied promotion to the next grade on the bas ure to perform satisfactorily on a reading or mathematics a ment instrument intended for use above the student's grade	ailure to quired to e 5 or is of fail- assess-			
	Education Code 28.0211(o)–(p)				
Accelerated Instruction After EOC Assessments	A district shall provide accelerated instruction to an enrolled dent who has taken an end-of-course (EOC) assessment ment and has not performed satisfactorily or who is at risk ping out of school.	instru-			
	A district shall offer before the next scheduled administrati assessment instrument, without cost to the student, addition celerated instruction to each student in any subject in which student failed to perform satisfactorily on an end-of-course ment instrument required for graduation.	onal ac- ch the			
	A district that is required to provide accelerated instruction separately budget sufficient funds for that purpose. [See C				
	A district shall evaluate the effectiveness of accelerated in programs and annually hold a public hearing to consider to 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 as ment instrument administered under Education Code 39.0 the district in which the student attends school shall provid student accelerated instruction in the applicable subject as	023(c), de to the			

	Accelerated instruction may require participation of the student be- fore or after normal school hours and may include participation at times of the year outside normal school operations and must com- ply with the requirements for accelerated instruction provided un- der Education Code 28.0211 [see above].
	Education Code 28.0217
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>
No Available Test Score	The superintendent of each district shall establish procedures to ensure that each eligible student who is absent or does not receive a test score for any test administration shall receive appropriate supplemental accelerated instruction as warranted on an individual student basis. <i>19 TAC 104.1001(b)(4)</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 program (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 of the number of students in average daily attendance at the school, as determined by TEA. <i>Education Code 33.157</i>
Optional Extended Year Program	A district may set aside an amount from the district's compensatory education allotment or may apply to the agency for funding of an extended year program. <i>Education Code 29.082(a); 19 TAC 105.1001</i>

South San Antonio ISD 015908			
SPECIAL PROGRAMS COMPENSATORY/ACCE	ELER	ATED SERVICES	EHBC (LEGAL)
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	appl	vithstanding Education Code 25.081 or 25.082, a distri y to the commissioner to provide a flexible school day SDP) for students who:	-
	1.	Have dropped out of school or are at risk of dropping school as defined by Education Code 29.081;	out of
	2.	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	
	3.	As a result of attendance requirements under Educati 25.092, will be denied credit for one or more classes i the students have been enrolled.	
	Edu	cation Code 29.0822	
		strict may apply to the commissioner to provide an OFS ents, in accordance with 19 Administrative Code 129.1	
	OFS com plyin	ard must approve the application. The board must incl DP as an item on the regular agenda for a board meet pliance with 19 Administrative Code 129.1027(h)(2) be of to operate an OFSDP. The application shall include on described in 19 Administrative Code 129.1027.	ting in fore ap-
	19 T	AC 129.1027(c)	
Tutorial Services	trict grad lent	strict may provide tutorial services at district schools. If provides tutorial services, it shall require a student who e in a subject for a reporting period is lower than the e of 70 on a scale of 100 to attend tutorials. [See EC for s on loss of class time.]	ose quiva-
	dent	strict may provide transportation services to accommod s who are required to attend tutorials and who are elig lar transportation.	
	Edu	cation Code 29.084	
Basic Skills Programs	prog ficiei grad	strict may apply to the commissioner for funding of bas rams for students in grade 9 who are at risk of not earn nt credit or who have not earned sufficient credit to adv the 10 and who fail to meet minimum skills levels establis commissioner.	ning suf- /ance to

	With the consent of a student's parent or guardian, a district may assign a student to the basic skills program.						
		A basic skills program may not exceed 210 instructional days and must meet the requirements set forth at Education Code 29.086.					
	Edι	Education Code 29.086(a)					
After-School and Summer Intensive Mathematics and Science Programs	ten	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.		dents who are not performing at grade level in mathemat- or science to assist those students in performing at grade al;				
	2.	ics	dents who are not performing successfully in a mathemat- course or science course to assist those students in suc- sfully completing the course; or				
	3.	Oth	er students as determined by the district.				
	Bef	Before providing a program, a board must adopt a policy for:					
	1.	Det that	ermining student eligibility for participating in the program				
		a.	Prescribes the grade level or course a student must be enrolled in to be eligible; and				
		b.	Provides for considering teacher recommendations in determining eligibility;				
	2.		suring that parents of or persons standing in parental rela- to eligible students are provided notice of the program;				
	3.		suring that eligible students are encouraged to attend the gram;				
	4.		suring that the program is offered at one or more locations ne district that are easily accessible to eligible students;				
	5.	Меа	asuring student progress on completion of the program.				
	Edι	Education Code 29.088, .090; 19 TAC 102.1041					
Mentoring Services Program	risk or r	of dr 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.				

South San Antonio ISD 015908				
SPECIAL PROGRAMS COMPENSATORY/ACCE	ELER	ATEC) SERVICES	EHBC (LEGAL)
			hall obtain the consent of a student's parent or guowing the student to participate in the program.	lardian
	Educ	catior	n Code 29.089	
Accelerated Reading Instruction Program	gram cieno grad sults	n that cies t e who [see The o	shall implement an accelerated reading instruction provides reading instruction that addresses read o each student in kindergarten, first grade, or sec o is determined, on the basis of reading instrumen EKC], to be at risk for dyslexia or other reading of district shall determine the form, content, and timi	ing defi- ond nt re- lifficul-
	tion f [see	to ea EKC	shall provide additional reading instruction and int ch student given the seventh grade reading asses], as appropriate to improve the student's reading ant areas identified through the assessment instru	ssment skills in
	Educ	catior	n Code 28.006(g), (g-1)	
Intensive Program of Instruction State Assessments	who men fifth	does t or is schoo	shall offer an intensive program of instruction to a not perform satisfactorily on a state assessment on the likely to receive a high school diploma before of year following the student's enrollment in grade ad by the district.	instru- e the
	The	progr	am shall be designed to:	
	1.	Enal	ble the student to:	
		a.	To the extent practicable, perform at the student level at the conclusion of the next regular school	
		b.	Attain a standard of annual growth specified by a and reported by the district to TEA; and	a district
	2.		plicable, carry out the purposes of Education Coc 211. [See EIE]	le
Students Receiving Special Education Services	satis ucati	facto ion C	dent in a special education program who does not rily on an assessment instrument administered ur ode 39.023(a), (b), or (c), the student's admission dismissal committee shall design the program to	nder Ed- n, re-
	1.	the b	ble the student to attain a standard of annual grow basis of the student's individualized education pro); and	
	2.		plicable, carry out the purposes of Education Coc 211. [See EIE]	le

South San Antonio ISD 015908					
SPECIAL PROGRAMS COMPENSATORY/ACC	ELEF	RATEI	DSERVICES	EHBC (LEGAL)	
Graduation Requirements	tens stru	A district shall use funds appropriated by the legislature for an in- tensive program of instruction to plan and implement intensive in- struction and other activities aimed at helping a student satisfy state and local high school graduation requirements.			
No Cause of Action	prog	gram	s determination of the appropriateness of an inte of instruction for a student is final and does not c action.		
	Edu	catio	n Code 28.0213		
College Preparatory Courses	cati	on to	rict shall partner with at least one institution of high develop and provide courses in college preparate and English language arts. The courses must be	ory math-	
	1.	For	students at the 12th grade level whose performa	nce on:	
		a.	An end-of-course assessment instrument requir Education Code 39.023(c) does not meet colleg ness standards; or		
		b.	Coursework, a college entrance examination, or sessment instrument designated under Education 51.334 [Texas Success Initiative (TSI) assessm cates that the student is not ready to perform en college coursework; and	on Code ent] indi-	
	2.		repare students for success in entry-level college rses.	9	
	ing prov	the co /ided	must be provided on the campus of the high schoourse or through distance learning or as an online through an institution of higher education with what through an institution of higher education with what	e course	
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		lent's	rict shall provide a notice to each eligible student parent or guardian regarding the benefits of enro		
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 stu- dent 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				
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SPECIAL PROGRAMS COMPENSATORY/ACC	ELERATED SERVICES	EHBC (LEGAL)
	after completion of the mathematics curriculum requirements the foundation high school program under Education Cod 28.025(b-1)(2).	
Dual Credit	A course may be offered for dual credit at the discretion o tution of higher education with which a district partners.	f the insti-
Instructional Materials	Each district, in consultation with each institution of higher tion with which the district partners, shall develop or purch structional materials for a course consistent with Education Chapter 31. The instructional materials must include techn sources that enhance the effectiveness of the course and established best practices.	nase in- on Code nology re-
	Education Code 28.014	
End-of-Course Exam	A student enrolled in a college preparatory mathematics of language arts course under Education Code 28.014 who the TSI college readiness benchmarks on an assessment ment administered at the end of the course satisfies the re- ments concerning and is exempt from the administration of gebra I or the English I and English II end-of-course assess instruments, as applicable, as prescribed by Education Co 39.023(c) [see EKB], even if the student did not perform ser rily on a previous administration of the applicable end-of- sessment instrument. A student who fails to perform satisfies on the assessment instrument may retake that assessment ment or may take the appropriate end-of-course assess strument. <i>Education Code 39.025(a-1)</i>	satisfies instru- equire- of the Al- ssment ode satisfacto- course as- factorily nt instru-

ACADEMIC ACHIEVEMENT **RETENTION AND PROMOTION**

EIE (LEGAL)

Student Advancement	A student may be promoted only on the basis of academic achieve- ment or demonstrated proficiency of the subject matter of the course or grade level. [See EI]			
	In determining promotion, a district shall consider:			
	1.	The recommendation of the student's teacher;		
	2.	The student's grade in each subject or course;		
	3.	The student's score on an assessment instrument adminis- tered under Education Code 39.023(a), (b), or (I), to the ex- tent applicable; and		
	4.	Any other necessary academic information, as determined by the district.		
	Edu	cation Code 28.021(a), (c)		
Advancement Requirements	quir	he start of the school year, a district shall make public the re- ements for student advancement under Education Code 021. <i>Education Code 28.021(d)</i>		
Retention After Assessment	A district is not precluded from retaining, in accordance with state law or board policy, a student who performs satisfactorily on a grade advancement test. <i>Education Code 28.0211(g)</i>			
Parental Option to	A parent or guardian may elect for a student to:			
Retain	1.	Repeat prekindergarten;		
	2.	Enroll in prekindergarten, if the student would have been eligi- ble to enroll in prekindergarten during the previous school year under Education Code 29.153(b) [see EHBG] and the student has not yet enrolled in kindergarten;		
	3.	Repeat kindergarten;		
	4.	Enroll in kindergarten, if the student would have been eligible to enroll in kindergarten in the previous school year and has not yet enrolled in first grade; or		
	5.	For grades 1 through 3, repeat the grade in which the student was enrolled during the previous school year.		
	An election made by a parent or guardian shall be made in writing to a district.			
Retention Committee	rete cus an a	district disagrees with the election, the district must convene a ntion committee and meet with the parent or guardian to dis- s retention. The meeting shall be conducted in person unless alternative means is agreeable to the parent or guardian. A stu- t may not be retained for a grade or retake a course under this		
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ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION

EIE (LEGAL)

		provision if the parent or guardian does not meet with the retention committee.			
	A re	tention committee shall be composed of:			
	1.	The principal or the principal's designee;			
	2.	The student's parent or guardian;			
	3.	The teacher who taught the grade or course for which the par- ent wants the student retained or repeated; and			
	4.	Additional teachers at the discretion of the principal, if the stu- dent will potentially repeat multiple courses.			
	A re	tention committee shall:			
	1.	Discuss the merits of and concerns with advancement and re- tention; and			
	2.	Review and consider the student's grade in each subject or course, the results of any formative or summative assess- ments administered to the student, and any other available academic information to determine the student's academic readiness for the next grade or a given course.			
	tent whe cou	stablished, after the parent or guardian has participated in a re- ion committee meeting, the parent or guardian shall decide other the student should be retained or retake a grade or rse. The district must abide by the decision of the parent or rdian.			
Retention Considerations	Except as provided by this provision or other law, retention of a stu- dent pursuant to a parent's or guardian's election under this provi- sion shall be considered the same as retention of a student by a district.				
Transfer of Rights	stuc abili gua	rights of a parent or guardian under this provision transfer to a lent if the student is 18 years of age or older or has had the dis- ties of a minor removed, unless the student is under a form of rdianship imposed by law or court order that continues after the lent turns 18 years of age.			
	Edu	cation Code 28.02124			
Students with Dyslexia	who cien	neasuring the academic achievement or proficiency of a student has dyslexia, the student's potential for achievement or profi- icy in the area must be considered. <i>Education Code 28.021(b)</i> e policies at EHB, EKB, and FB]			
Optional Extended- Year Program	An optional extended year program may extend the day, the week, or the year to provide additional support and instruction for eligible				
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ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION

students. The program shall be conducted beyond the required instructional days, which may include intercessions for year-round programs. *19 TAC 105.1001(b)*

A student is eligible for services in accordance with Education Code 29.082(a)(1)–(2). A student who does not demonstrate proficiency in a subject area as determined by the district is also eligible for services. 19 TAC 105.1001(c); Education Code 29.082(a)(1)– (2)

A student who attends at least 90 percent of the extended-year program days and who satisfies the requirements for promotion (academic achievement or demonstrated proficiency of the subject matter of the course or grade level) shall be promoted to the next grade level at the beginning of the next school year. However, if the student's parent presents a written request to the school principal asking that the student not be promoted, the principal shall hold a formal meeting with the parent, the teacher, and the school counselor, as soon as practicable after receiving such a request. During the meeting, the principal, teacher, or school counselor shall explain the possible effects of not promoting a student. If the parent withdraws the request after the meeting, the student shall be promoted, and the district shall continue to use innovative practices to ensure that the student is successful in school in succeeding school years.

If a district provides an extended-year program, it shall adopt a policy designed to lead to immediate reduction and ultimate elimination of student retention.

Education Code 29.082(e)–(f) [See EHBC]

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ACADEMIC ACHIEVEMENT GRADUATION

EIF (LEGAL)

High School Diploma	A studer	It may graduate and receive a diploma only if the student:
	by tior plic fina	ccessfully completes the curriculum requirements identified the State Board of Education (SBOE) [see State Gradua- n Requirements, below], has performed satisfactorily on ap- cable state assessments [see EKB], and complies with the ancial aid application requirements in Education Code 0256 [see below]; or
		ccessfully completes an individualized education program P) developed under Education Code 29.005. [See EHBAB]
	Educatio	on Code 28.025(c)
	Note:	Education Code 28.0256 applies beginning with students enrolled at the 12th grade level during the 2021–22 school year.
FAFSA Required	and sub	raduating from high school, each student must complete mit a free application for federal student aid (FAFSA) or a oplication for state financial aid (TASFA), except as pro- low.
	A studer	t is not required to comply with the above provision if:
	tior per	e student's parent or other person standing in parental rela- n submits a signed form indicating that the parent or other son authorizes the student to decline to complete and sub- the financial aid application;
	the old	e student signs and submits the form described above on student's own behalf if the student is 18 years of age or er or the student's disabilities of minority have been re- ved for general purposes under Family Code Chapter 31;
	ple	chool counselor authorizes the student to decline to com- te and submit the financial aid application for good cause, determined by the school counselor.
	plied wit dent me Code 28 student manner	ol counselor notifies a district whether a student has com- h this section for purposes of determining whether the stu- ets high school graduation requirements under Education 0.025, the school counselor may only indicate whether the has complied with this section and may not indicate the in which the student complied, except as necessary for the o comply with the commissioner's rules.
		counselor may not indicate that a student has not com- h this section if the district fails to provide the required form
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		e student or the student's parent or other person standing in ntal relation to the student.	
	Edu	cation Code 28.0256; 19 TAC 74.11(b)	
Opt-Out Form		board shall adopt the standard opt-out form provided by the as Education Agency (TEA).	
	othe biling	opt-out form shall be available in English, Spanish, and any r language spoken by a majority of the students enrolled in a gual education or special language program in the district. A ict is responsible for translations not provided by TEA.	
	decli	opt-out form must include the student's signature of intent to ine to complete a financial aid application prior to the student's sipated graduation date.	
	19 T.	AC 74.1023(c)	
Notification	A district shall provide students with the notifications regarding the financial aid application requirement, in accordance with 19 Administrative Code 74.1023(d).		
Proof of Submission		strict shall require one of the following methods of proof that a ent has completed and submitted the FAFSA or TASFA.	
	For	completion and submission of the FAFSA:	
	1.	ApplyTexas Counselor Suite FAFSA data;	
	2.	Notification from the U.S. Department of Education that demonstrates a student has completed and submitted a FAFSA; or	
	3.	A local policy developed by a district for the method by which a student must provide proof that the student has completed a FAFSA.	
		strict shall develop a local policy for the method by which a stu- must provide proof that the student has completed a TASFA.	
	19 T.	AC 74.1023(e)	
Information Submission and Confidentiality	lic E later diplo com ber o	strict shall report through the Texas Student Data System Pub- ducation Information Management System (TSDS PEIMS) not than December 1 of each school year for students awarded omas in the previous school year the number of students who pleted and submitted a financial aid application and the num- of students who submitted an exception.	
		strict shall maintain student financial aid application information rely and ensure compliance with federal law regarding the	

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	Farr tion	nily Eo 1232	iality of student educational information, including the ducational Rights and Privacy Act of 1974 (20 U.S.C. Sec- g), and any state law relating to the privacy of student in- [see FL].		
	19 1	TAC 7	74.1023(f)–(g)		
Individual Graduation Committee	plon esta	A student may receive a diploma if the person is eligible for a di- ploma as determined by an individual graduation committee (IGC) established under Education Code 28.0258. <i>Education Code</i> 28.025(c-6)			
	IGC Cod com satis	requ le 74. mitte sfacto	t receiving special education services is not subject to the irements in Education Code 28.0258 or 19 Administrative 1025. A student's admission, review, and dismissal (ARD) e determines whether a student is required to achieve ory performance on an end-of-course (EOC) assessment ate. <i>19 TAC 74.1025(n)</i> [See EHBAB]		
	the Edu shal grac ate.	r each 11th or 12th grade student who has failed to comply with EOC assessment instrument performance requirements under lucation Code 39.025 for not more than two courses, the district all establish an IGC at the end of or after the student's 11th ade year to determine whether the student may qualify to gradu- e. A student may not qualify to graduate as a result of an IGC de- ion before the student's 12th grade year.			
	The	IGC	shall be composed of:		
	1.	The	principal or principal's designee;		
	2.		each EOC assessment instrument on which the student do not be the course;		
	3.		department chair or lead teacher supervising the cher(s) above; and		
	4.	As a	applicable:		
		a.	The student's parent or person standing in parental rela- tion to the student;		
		b.	A designated advocate if the parent is unable to serve; or		
		C.	The student, at the student's option, if the student is at least 18 years of age or is an emancipated minor.		
	The superintendent shall establish procedures for convening the				

The superintendent shall establish procedures for convening the committee.

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

Additional Requirements to Graduate	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.				
	Education Code 28.0258(f), (g)				
	mitte any the l mine ate a tee's addi dent tee's	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 tional 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 not be appealed. <i>Education Code 28.0258(i)</i>			
Emergent Bilingual Students		provisions related to an IGC and emergent bilingual students, EKBA.			
Students Who Entered Grade 9	In accordance with Education Code 28.02541, a district may award a high school diploma to an individual who:				
Before the 2011–12 School Year	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			

	 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	The district in which the individual is enrolled or was last enrolled shall determine whether the individual may qualify to graduate and receive a high school diploma on the basis of the alternative requirements 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	A decision regarding whether the individual qualifies to graduate and receive a high school diploma is final and may not be ap- pealed. <i>19 TAC 74.1027(e); Education Code 28.02541</i>
Documentation	The district shall maintain documentation to support the decision to award or not award an individual a high school diploma. <i>19 TAC 74.1027(f)</i>
Special Education	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 high school diploma. A student's ARD committee shall de- termine if the student will be required to meet satisfactory performance on an assessment for purposes of graduation. <i>19 TAC 101.3023(a)</i> [See Graduation of Students Receiving Spe- cial Education Services, below, and EKB]
Posthumous Diploma	Beginning with students who would have graduated at the end of the 2019–20 school year, and on request of the student's parent, a district shall issue a high school diploma posthumously to each stu- dent who died while enrolled in the district at the end of the school year in which the student was expected to graduate under the reg- ular schedule of school attendance. The high school diploma may not be issued before the graduation date of the class in which the student was enrolled at the time of death.
Exception	A district is not required to issue a posthumous diploma if the stu- dent was convicted of a felony offense under Penal Code Title 5 or

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	6 or adjudicated as having engaged in conduct constituting a fel- ony offense under Penal Code Title 5 or 6.
	Education Code 28.0254
Diplomas for Veterans	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:
	 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, military 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 under the War Powers Resolution of 1973, 50 U.S.C. 1541, et seq.
	Education Code 28.0251
Texas First Early High School Completion Program	A district may issue a high school diploma to a student under the Texas First Early High School Completion Program if, using the standards established by TEA and the Texas Higher Education Co- ordinating Board and eligible institutions of higher education, the student demonstrates mastery of and early readiness for college in each of the subject areas described by the standards and in a lan- guage other than English, notwithstanding any other local or state requirements.
	A student who earns a high school diploma through the program is considered to have earned a distinguished level of achievement.
Notice Upon Enrollment	On a student's initial enrollment in high school in a grade level be- low grade 12 in a district, the district shall provide to the student and the student's parent or guardian information regarding the re- quirements to earn a high school diploma under the Texas First Early High School Completion Program and the Texas First Schol- arship Program.
	Education Code 28.0253(e)–(g); 19 TAC 21.52(a)
	The notice must include information about the requirement that a student must provide an official copy of their assessment results

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and transcripts, as applicable, to receive credit for the assessments and credits required to receive early graduation from the program. 19 TAC 21.54

Personal Graduation A principal of a junior high or middle school shall designate a Plan school counselor, teacher, or other appropriate individual to develop and administer a personal graduation plan (PGP) for each Junior High or student enrolled in the junior high or middle school who: Middle School PGP

- 1. Does not perform satisfactorily on a state assessment instrument: or
- 2. Is not likely to receive a high school diploma before the fifth school year following the student's enrollment in grade level 9, as determined by a district.

A PGP must:

- 1. Identify educational goals for the student;
- 2. Include diagnostic information, appropriate monitoring and intervention, and other evaluation strategies;
- 3. Include an intensive instruction program described in Education Code 28.0213 [see EHBC];
- 4. Address participation of the student's parent or guardian, including consideration of the parent's or guardian's educational expectations for the student; and
- 5. Provide innovative methods to promote the student's advancement, including flexible scheduling, alternative learning environments, online instruction, and other interventions that are proven to accelerate the learning process and have been scientifically validated to improve learning and cognitive ability.

Education Code 28.0212

Students	For a student receiving special education services, the student's
Receiving	ARD committee and the district are responsible for developing the
Special	student's PGP.
Education	
Services	A student's IEP developed under Education Code 29.005 may be

used as the student's PGP.

Education Code 28.0212(c); 19 TAC 89.1050(a) [See EHBAB]

High School PGP A principal of a high school shall designate a school counselor or school administrator to review PGP options with each student entering grade 9 together with that student's parent or guardian. The

	PGP options reviewed must include the distinguished level of achievement and endorsements.
	Before the conclusion of the school year, the student and the stu- dent's parent or guardian must confirm and sign a PGP for the stu- dent that identifies a course of study that:
	 Promotes college and workforce readiness and career place- ment and advancement; and
	2. Facilitates the student's transition from secondary to postsec- ondary education.
	A district may not prevent a student and the student's parent or guardian from confirming a PGP that includes pursuit of a distin- guished level of achievement or an endorsement.
	A student may amend the student's PGP after the initial confirma- tion of the plan. If a student amends the student's PGP, the school must send written notice to the student's parents regarding the change.
	TEA must make available to a district information that explains the advantages of the distinguished level of achievement described by Education Code 28.025(b-15) and each endorsement described by Education Code 28.025(c-1). A district, in turn, shall publish the information from TEA on the internet website of the district and ensure 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 proficient.
	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	Note	For current state graduation requirements, including those for students who entered grade 9 before the 2007–08 school year but that are not otherwise refer- enced in this policy, see Education Code 28.025 and 19 Administrative Code Chapter 74.
Students Entering Grade 9		ceive a high school diploma, a student entering grade 9 in the –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];
		Testing requirements for graduation under 19 Administrative Code Chapter 101 [see EKB]; and
		Demonstrated proficiency, in grade 8 or higher, as determined by the district, in delivering clear verbal messages; choosing effective nonverbal behaviors; listening for desired results; ap- plying valid critical-thinking and problem-solving processes; and identifying, analyzing, developing, and evaluating com- munication skills needed for professional and social success in interpersonal situations, group interactions, and personal and professional presentations.
	riculu	dent shall enroll in the courses necessary to complete the cur- im requirements for the foundation high school program and urriculum requirements for at least one endorsement.
	Educ	ation Code 28.025(c); 19 TAC 74.11(a), (d)
Foundation High School Program	high	dent must earn at least 22 credits to complete the foundation school program and must demonstrate proficiency in the fol- g 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

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8. Elective courses — 5 credits.

19 TAC 74.12(a)–(b)

Endorsements A student shall specify in writing an endorsement the student intends to earn upon entering grade 9. *19 TAC 74.13(a)*

A student may earn any of the following endorsements:

- 1. Science, technology, engineering, and mathematics (STEM);
- 2. Business and industry;
- 3. Public services;
- 4. Arts and humanities; and
- 5. Multidisciplinary studies.

A district must make at least one endorsement available to students. A district that offers only one endorsement curriculum must offer multidisciplinary studies.

To earn an endorsement a student must demonstrate proficiency in the curriculum requirements for the foundation high school program and, in accordance with 19 Administrative Code 74.13(e), earn:

- 1. A fourth credit in mathematics;
- 2. An additional credit in science; and
- 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 pre-requisites in 19 Administrative Code Chapters 110–117, 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:		
	 The student and the student's parent or person standing in parental relation to the student are advised by a school coun- selor of the specific benefits of graduating from high school with one or more endorsements; and 		
	2. 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(e)		
Distinguished Level of Achievement	A 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. <i>19 TAC 74.11(f)</i>		
Algebra II Notification	Not later than September 1 of each school year, a district shall no- tify by regular mail or email the parent of or other person standing in parental relation to each student enrolled in grade 9 or above that the student is not required to complete an Algebra II course to graduate under the foundation high school program. The notifica- tion must include information regarding the potential consequences to a student of not completing an Algebra II course, including the impact on eligibility for:		
	 Automatic college admission under Education Code 51.803; and 		
	 Certain financial aid authorized under Title 3 of the Education Code. 		
	Education Code 28.02123		
Prerequisites	A student may not be enrolled in a course that has a required pre- requisite unless:		
	1. The student has completed the prerequisite course(s);		

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	2.	The student has demonstrated equivalent knowledge a termined by the district; or	is de-	
	3.	The student was already enrolled in the course in an or state, an out-of-country, or a Texas nonpublic school ar transferred to a Texas public school prior to successful pleting the course.	nd	
	out cou	strict may award credit for a course a student completed having met the prerequisites if the student completed the rse in an out-of-state, an out-of-country, or a Texas nonp ool where there was not a prerequisite.	Э	
	19	TAC 74.11(j)–(k)		
Dual Credit Courses	tion stru and atio for i	urses offered for dual credit at or in conjunction with an in of higher education (IHE) that provide advanced acader ction beyond, or in greater depth than, the essential know skills for the equivalent high school course required for g n may satisfy graduation requirements, including require required courses, advanced courses, and courses for ele dit as well as requirements for endorsements. <i>19 TAC 74</i>	nic in- wledge gradu- ments ective	
Core Curriculum College Courses	A district shall permit a student to comply with the curriculum re- quirements under the foundation high school program by success- fully completing appropriate courses in the core curriculum of an IHE. A student who has completed the core curriculum of an IHE in accordance with Education Code 61.822, as certified by the IHE in accordance with Education Code 4.28:			
	1.	Is considered to have earned an endorsement by succe completing the appropriate courses for that endorseme	-	
	2.	Is considered to have earned a distinguished level of a ment under the foundation high school program; and	chieve-	
	3.	Is entitled to receive a high school diploma.		
	19	TAC 74.11(o)		
Languages Other Than English		dents may earn credit for languages other than English ir dance with 19 Administrative Code 74.12(b)(5).	ו ac-	
	A student who successfully completes a dual language imme program may satisfy one credit of the two credits required in a guage other English in accordance with 19 Administrative Co 74.12(b)(5)(F).			
	19	TAC 74.12(b)(5)		
		udent who successfully completes a course in American guage while in elementary school may satisfy one credit	-	
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		credit 2(b)(5	s required in a language other than English. <i>19 TAC</i> 5) <i>(G)</i>	
Physical Education Substitutions Other Physical	In accordance with local district policy, the required physical educa- tion credit may be earned through completion of any TEKS-based course that is not being used to satisfy another specific graduation requirement. [See Restrictions, below]			
Activity	catio	In accordance with local district policy, credit for any physical edu- cation course may be earned through participation in the following activities:		
	1.	Athle	etics;	
	2.	JRO	TC; and	
	ity p ply t grar phys	Appropriate private or commercially sponsored physical activ- ity programs conducted on or off campus. A district must ap- ply to the commissioner of education for approval of such pro- grams, which may be substituted for state graduation credit in physical education. Such approval may be granted under the following conditions:		
		a.	Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the superintendent to be of exceptional quality. Students qualifying and participating at this level may be dismissed from school one hour per day. Stu- dents dismissed may not miss any class other than physical education.	
		b.	Private or commercially sponsored physical activities 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.

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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 allowed to be substituted 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.			
	Education 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.			
	In accordance with local policy, credit may be earned through p ticipation in the community-based fine arts program only if the p gram meets each of the following requirements:			
	 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;			

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	3.		district must document student completion of the ap- ed activity;			
	4.		program must be organized and monitored by appropri- / trained instructors;			
	5.		fine arts program may be provided on or off a school pus and outside the regular school day; and			
	6.	scho	lents may not be dismissed from any part of the regular ool day to participate in the community-based fine arts ram.			
	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.	Outs	standing performance:			
		a.	In a dual credit course;			
		b.	In bilingualism and biliteracy;			
		C.	On a College Board advanced placement test or interna- tional baccalaureate examination;			
		d.	On an established, valid, reliable, and nationally norm- referenced 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 norm- referenced assessment instrument used by colleges and universities as part of their undergraduate admissions process; or			
	2.		ning a state-recognized or nationally or internationally rec- zed business or industry certification or license.			

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

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Students Who Entered Grade 9	All credit for graduation must be earned no later than grade 12. <i>19 TAC 74.61(b), .71(b)</i>			
Before the 2014–15 School Year <i>Minimum High</i> <i>School Program</i>	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 require- ments for the Recommended High School Program or the Ad- vanced/Distinguished Achievement High School Program, unless the student, the student's parent or other person standing in paren- tal relation to the student, and a school counselor or school admin- istrator 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;		
	2.	Has completed two credits required for graduation in each subject of the foundation curriculum under Education Code 28.002(a)(1); or		
	3.	Has failed to be promoted to the tenth grade one or more times as determined by the school district.		
Students with Disabilities	If an ARD committee makes decisions that place a student with a disability on a modified curriculum in a subject area, the student will be automatically placed in the Minimum High School Program.			
Applicability	A student who was permitted to take courses under the Minimum High School Program prior to the 2009–10 school year may remain in the Minimum High School Program.			
	19 7	AC 74.61(c), (d), .71(c), (d)		
Requirements	A student must earn at least 22 credits to complete the Minimum High School Program.			
	A student who entered grade 9 in the 2012–13 or 2013–14 school year must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.72.			
	A student who enters grade 9 before the 2012–13 school year must meet the applicable program requirements in 19 Administra- tive Code Chapter 74, Subchapters D–F.			
	Education Code 28.025; 19 TAC 74.62, .72			
Recommended High School Program	year	udent who entered grade 9 in the 2012–13 or 2013–14 school must earn at least 26 credits to complete the Recommended School Program. A student must demonstrate proficiency in		

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		program requirements listed at 19 Administrative Code 74.73. Ication Code 28.025; 19 TAC 74.63, .73		
Advanced / Distinguished Achievement High School Program	yea guis den	udent who entered grade 9 in the 2012–13 or 2013–14 school r must earn at least 26 credits to complete the Advanced/Distin- shed Achievement High School Program. A student must nonstrate proficiency in the program requirements listed at 19 ninistrative Code 74.74. <i>Education Code 28.025; 19 TAC 74.64</i> ,		
Substitutions	mer mer	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), .64(e), .73(d), .74(e)</i>		
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		strict may offer a maximum of 3 credits of reading for state duation elective credit for identified students if the district:		
	1.	Adopts policies to identify students in need of additional read- ing instruction;		
	2.	Has procedures that include assessment of individual student needs and ongoing evaluation of each student's progress; and		
	3.	Monitors instructional activities to ensure that student needs are addressed.		
	Reading 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 under the Minimum, Recommended, or Advanced/Distinguished Achieve- ment High School Program for each subject of the foundation cur- riculum and for languages other than English by successfully com- pleting appropriate courses in the core curriculum of an IHE. <i>19</i> <i>TAC 74.61(l), .71(j)</i>			
Physical Education Substitutions	In accordance with local district policy, credit for any physical edu- cation course may be earned through participation in the following activities:			
Other Physical Activity	1.	Athletics;		
,	2.	JROTC; and		

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- 3. Appropriate private or commercially sponsored physical activity programs conducted on or off campus. A district must apply to the commissioner for approval of such programs, which may be substituted for state graduation credit in physical education. Such approval may be granted under the following conditions:
 - a. Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, professional, supervised training. The training facility, instructors, 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. Students dismissed may not miss any class other than physical education.
 - b. Private or commercially sponsored physical activities include those certified by the superintendent to be of high quality and well supervised by appropriately trained instructors. Student participation of at least five hours per week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.

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

- 1. Drill team;
- 2. Marching band; and
- 3. Cheerleading.
- Restrictions All substitution activities must include at least 100 minutes per fiveday 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 orA 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:

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	1.	The student's ARD committee if the student receives special education services under Education Code Chapter 29, Sub- chapter A;
	2.	The committee established for the student under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794) if the stu- dent does not receive special education services under Edu- cation Code Chapter 29, Subchapter A but is covered by the Rehabilitation Act of 1973; or
	3.	A committee, established by the district, of persons with ap- propriate knowledge regarding the student if each of the com- mittees described above is inapplicable. This committee must follow the same procedures required of an ARD or a Section 504 committee.
Student with Physical Limitations	there phys licen cour or Ac dent the r	student entering grade 9 during the 2007–08 school year or eafter is unable to comply with all of the requirements for a ical education course due to a physical limitation certified by a sed medical practitioner, a modification to a physical education se does not prohibit the student from earning a Recommended dvanced/Distinguished High School Program diploma. A stu- with a physical limitation must still demonstrate proficiency in elevant knowledge and skills in a physical education course do not require physical activity.
		cation Code 28.025(b-10)–(b-11); 19 TAC 74.62(b)(7), b)(7), .64(b)(7), .72(b)(6), .73(b)(6), .74(b)(6)
Transfers from Out- of-State or Nonpublic Schools	exch scho all ar cred men ence ing te	of-state or out-of-country transfer students (including foreign ange students) and transfer students from Texas nonpublic tools are eligible to receive Texas diplomas but shall complete oplicable high school graduation requirements. Any course its required for graduation that are not completed before enroll- t may be satisfied through credit by examination, correspond- e courses, distance learning, or completing the course, accord- to the provisions of 19 Administrative Code 74.26. <i>19 TAC</i> 1(g) [See EHDB, EHDC, EHDE, and EI]
Graduation of Students Receiving Special Education Services Modified Curriculum and Content	the a 19 A Subs not b	ified curriculum and modified content refer to any reduction of amount or complexity of the required knowledge and skills in dministrative Code Chapters 110–117, 126–128, and 130. stitutions that are specifically authorized in statute or rule must be considered modified curriculum or modified content. <i>19 TAC</i> 070(k)
Employability and Self-Help Skills	the p	loyability and self-help skills are those skills directly related to preparation of students for employment, including general skills essary to obtain or retain employment. <i>19 TAC 89.1070(i)</i>

ACADEMIC ACHIEVEMENT GRADUATION

Summary of Academic Achievement and Evaluation	den C.F the fron 300 chile a st (b)(pate sub	students graduating must be provided with a summary of aca- nic achievement and functional performance as described in 34 .R. 300.305(e)(3). This summary must consider, as appropriate, views of the parent and student and written recommendations in adult service agencies on how to assist the student in meeting tsecondary goals. An evaluation as required by 34 C.F.R. .305(e)(1) (evaluation to determine that the child is no longer a d with a disability), must be included as part of the summary for udent graduating under 19 Administrative Code 89.1070(b)(2), 3)(A), (B), or (C) or (f)(4)(A), (B), or (C). Students who partici- e in graduation ceremonies but who are not graduating under sections (b)(2), (b)(3)(A), (B), or (C) or (f)(4)(A), (B), or (C) and o will remain in school to complete their education do not have e evaluated. <i>19 TAC 89.1070(g)–(h)</i>
Students Entering Grade 9 in or After the 2014–15 School Year	ter v awa	udent entering grade 9 in the 2014–15 school year and thereaf- who receives special education services may graduate and be arded a regular high school diploma if the student meets one of following conditions:
	1.	The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–117, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program applicable to students in general education as well as satisfactory performance as established in Education Code Chapter 39, on the required EOC assessment instruments.
	2.	The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–117, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program specified in 19 Administrative Code 74.12 applicable to students in general education but the student's ARD committee has determined that satisfactory performance on the required EOC assessment instruments is not necessary for graduation.
	3.	The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–117, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program through courses, one or more of which contain modified curriculum that is aligned to the standards applicable to students in general education, as well as satisfactory performance as established in Education Code Chapter 39, on the required EOC assessment instruments,

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		isfac strur also	ss the student's ARD committee has determined that story performance on the required EOC assessment ments is not necessary for graduation. The student r successfully complete the student's IEP and meet o following conditions:	in- nust
		a.	Consistent with the IEP, the student has obtained fut time employment, based on the student's abilities a cal employment opportunities, in addition to master sufficient self-help skills to enable the student to ma tain the employment without direct and ongoing edu tional support of the local school district.	and lo- ring ain-
		b.	Consistent with the IEP, the student has demonstra mastery of specific employability skills and self-help skills that do not require direct ongoing educational port of the local school district.	C
		C.	The student has access to services that are not wit the legal responsibility of public education or emplo ment or educational options for which the student h been prepared by the academic program.	oy-
		d.	The student no longer meets age eligibility requiren	nents.
	abo ^v serv	ve, th ices ι	tudent receives a diploma under item 2 or 3(a), (b), e ARD committee must determine needed educatior upon the request of the student or parent to resume long as the student meets the age eligibility requiren	nal ser-
	19 7	TAC 8	9.1070(b), (j)	
Endorsements			who is enrolled in a special education program may sement on the student's transcript by:	' earn
	1.		cessfully completing, with or without modification of t culum:	:he
		a.	The curriculum requirements identified by the SBO the foundation high school program; and	E for
		b.	The additional endorsement curriculum requirement prescribed by the SBOE; and	Its
	2.		cessfully completing all curriculum requirements for to prsement adopted by the SBOE:	that
		a.	Without modification of the curriculum; or	
		b.	With modification of the curriculum, provided that the curriculum, as modified, is sufficiently rigorous as d mined by the student's ARD committee.	
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	The ARD committee of a student in a special education program shall determine whether the student is required to achieve satisfac- tory 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), 19 TAC 89.1070(c)
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 in accordance with 19 Administrative Code 89.1070.
Graduation of Military Dependents Course Waiver	District officials shall waive specific courses required for graduation if similar coursework has been satisfactorily completed by a military student in another district or shall provide reasonable justification for denial. Should a waiver not be granted to a student who would qualify to graduate from the sending school, the district shall pro- vide an alternative means of acquiring required coursework so that graduation may occur on time.
Transfers During Senior Year	Should a military student transferring at the beginning or during the student's senior year be ineligible to graduate from the district after all alternatives have been considered, the sending and receiving districts shall ensure the receipt of a diploma from the sending district, if the student meets the graduation requirements of the sending district. In the event that one of the states in question is not a member of this compact, the member state shall use best efforts to facilitate the on-time graduation of the student.
Substitute Passing Standard	The commissioner shall adopt a passing standard on one or more national norm-referenced achievement tests for purposes of per- mitting a qualified military dependent to meet that standard as a substitute for completing a specific course otherwise required for graduation. The passing standard is available only for a student who enrolls in a public school in this state for the first time after completing the ninth grade or who reenrolls in a public school in this state at or above the tenth-grade level after an absence of at least two years from the public schools of this state. Each passing standard in effect when a student first enrolls in a Texas public high school remains applicable to the student for the duration of the stu- dent's high school enrollment, regardless of any subsequent revi- sion of the standard.

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

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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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State Assessment of Academic Skills	Every student receiving instruction in the essential knowledge and skills shall take the appropriate criterion-referenced assessments, as required by Education Code Chapter 39, Subchapter B [see Testing in Grades 3–8, below]. <i>Education Code 39.023(a), (c), (f); 19 TAC 101.5</i>
	A student may not receive a high school diploma until the student has performed satisfactorily on end-of-course (EOC) assessment instruments [see End-of-Course Assessments, below]. <i>Education Code</i> 39.025(a); 19 TAC 101.4001
Emergent Bilingual Students	In grades 3–12, an emergent bilingual student, as defined by Edu- cation Code Chapter 29, Subchapter B, shall participate in the state assessment in accordance with commissioner rules at 19 Ad- ministrative Code Chapter 101, Subchapter AA. <i>Education Code</i> <i>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:

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	1.	Exit or EOC exams required for graduation from the sending state;
	2.	National norm-referenced achievement tests; or
	3.	Alternative testing, in lieu of testing requirements for gradua- tion in the receiving state.
	the sen	he event the above alternatives cannot be accommodated by receiving state for a military dependent transferring in his or her ior year, then Education Code 162.002 article VII, section C, ill apply.
Substitute Passing Standard	nati mitt sub erw only first lic s sen Eac Tex dura	e commissioner shall adopt a passing standard on one or more ional norm-referenced achievement tests for purposes of per- ting a qualified military dependent to meet that standard as a stitute for achieving a score on an assessment instrument oth- rise required for graduation. The passing standard is available y for a student who enrolls in a public school in this state for the t time after completing the ninth grade or who reenrolls in a pub- school in this state at or above the grade 10 level after an ab- tice of at least two years from the public schools of this state. The passing standard in effect when a student first enrolls in a ras public high school remains applicable to the student for the ation of the student's high school enrollment, regardless of any beequent revision of the standard.
	Edι	ucation Code 162.002 art. VII [See EIF]
Administration	by ⁻ ten	istrict shall follow the test administration procedures established TEA in the applicable test administration materials. A superin- dent shall be responsible for administering tests. <i>19 TAC</i> <i>1.25, .27</i>
Schedule	con and Lea any Thu	e commissioner shall specify the schedule for testing that is in npliance with Education Code 39.023(c-3) and supports reliable I valid assessments. Participation in University Interscholastic ague (UIL) area, regional, or state competitions is prohibited on days on which testing is scheduled between Monday and ursday of the school week in which the primary administration of essment instruments occurs.
	tion	e commissioner may provide alternate dates for the administra- of tests required for a high school diploma to students who are pratory children and who are out of the state.
	19	TAC 101.25
		request by a district, the commissioner may allow the district to ninister an assessment instrument on the first instructional day

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	instr	week if administering the assessment instrument on another uctional day would result in a significant administrative burden to specific local conditions. <i>Education Code 39.023(c-3)</i>
Alternate Test Dates	puse test the c circu pus's	commissioner shall consider requests from districts or cam- es for alternate test dates on a case-by-case basis. Alternate dates will only be allowed if the campus or district is closed on day on which testing is scheduled or if there is an exceptional imstance, defined below, that may affect a district's or cam- s ability to administer an assessment or the students' perfor- ce on the assessment.
	"Exc	eptional 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 o ing i	alternate test date for primary test administration is approved, commissioner may prohibit a district or campus from participat- n UIL competition on the new test date if that is determined to n the best interest of the district, campus, and students.
	19 T	AC 101.5003
Test Administration Training	volve com cam men over tion, of as	commissioner may require training for district employees in- ed in the administration of the assessment instruments. The missioner may only require for the employee at each district pus who oversees the administration of the assessment instru- ts to annually receive the training. The district employee who sees test administration on a district campus may, with discre- require other district employees involved in the administration assessment instruments to repeat the training. <i>Education Code</i> 304(a), $(b-1)-(b-2)$
Notice to Parents and Students		perintendent shall be responsible for the following in order to ide timely and full notification of graduation requirements:

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	1.	Notifying each student and his or her parent or guardian in writing no later than the beginning of the student's seventh-grade year of the testing requirements for graduation;
	2.	Notifying each student in grades 7–12 new to the district and his or her parent or guardian in writing of the testing require- ments for graduation; and
	3.	Notifying each student who shall take the tests required for graduation and his or her parent or guardian, as well as out- of-school individuals, of the dates, times, and locations of testing.
	19 7	TAC 101.3012
Testing in Grades 3–8	are mer	ept as provided below, all students, other than students who assessed under Education Code 39.023(b) (alternative assess- at instrument) or 39.023(I) (emergent bilingual students) or ex- oted under Education Code 39.027, shall be assessed in:
	1.	Mathematics, annually in grades 3–8;
	2.	Reading, annually in grades 3–8;
	3.	Social studies in grade 8;
	4.	Science in grades 5 and 8; and
	5.	Any other subject and grade required by federal law.
	Edu	cation Code 39.023(a)
Exception		purposes of federal accountability, a student shall not be ad- stered a grade-level assessment if the student:
	1.	Is enrolled in a course or subject intended for students above the student's enrolled grade level and will be administered a grade-level assessment instrument developed under the list above that aligns with the curriculum for that course or subject within the same content area; or
	2.	Is enrolled in a course for high school credit in a subject in- tended for students above the student's enrolled grade level and will be administered an EOC assessment instrument that aligns with the curriculum for that course or subject within the same content area.
	acce on s mer	purposes of federal accountability, a grade 3–8 student who is elerated in mathematics, reading/language arts, or science and schedule to complete the high school end-of-course assess- nts 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.
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	A student is only eligible to take an assessment instrument in- tended for use above the student's enrolled grade if the student is on schedule to complete instruction in the entire curriculum for that subject during the semester the assessment is administered.	
	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 not required to be administered to the stu- dent.	
	Education Code 28.0211(o)–(p), 39.023(a-2); 19 TAC 101.3011(a)(1)–(4)	
Kindergarten Assessment	An assessment instrument under Education Code 39.023 may not be administered to a kindergarten student except for the purpose of determining whether the student is entitled to the benefit of the Foundation School Program [see FD]. <i>Education Code 39.023(a- 16)</i>	
Prekindergarten Assessment	Performance on an assessment instrument administered to stu- dents in prekindergarten may not be considered for any purpose related to Education Code Chapters 39 and 39A. <i>Education Code</i> <i>39.0237</i>	
Accommodations	Testing accommodations are permitted for any student unless they would make a particular test invalid. Decisions regarding testing accommodations shall take into consideration the needs of the stu- dent and the accommodations the student routinely receives in classroom instruction. Permissible testing accommodations shall be described in the appropriate test administration materials.	
	The committee established by a board to determine the placement of students with dyslexia or related disorders shall determine whether any allowable modification is necessary in administering an assessment to such a student.	
	A student's ARD committee shall determine the allowable accom- modations and shall document them in the student's individualized education program (IEP). [See Special Education, above]	
	19 TAC 101.3013; Education Code 39.023(a)–(c), (n); 34 C.F.R. 300.320(a)(6)	
End-of-Course Assessments	Beginning with students first enrolled in grade 9 in the 2011–12 school year, a student enrolled in a course for which an EOC assessment exists as required by Education 39.023(c) shall take the appropriate assessment. <i>19 TAC 101.3021(a)</i>	
	TEA shall adopt EOC assessment instruments for secondary-level courses in Algebra I, biology, English I, English II, and United	
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	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 essen- tial 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 instruments 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) in order to be eligible to receive a Texas diploma, except as described below at Exceptions, Credits Earned Prior to Enrollment, Individual Graduation Commit- tee, and Special Education.	
	The standard in place when a student first takes an EOC assess- ment is the standard that will be maintained throughout the stu- dent's school career.	
<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	
	3. Achieved an overall scale score of 3750 or greater when the scale scores for reading and writing are combined for that course.	

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	den	eptions related to English I also apply to emergent bilingual stu- ts who meet the criteria in 19 Administrative Code 101.1007. e EKBA]
	19 1	ГАС 101.3022(а)–(с)
Credits Earned Prior to Enrollment	sess the stuc cour mini	student earned high school credit for a course with an EOC as- sment prior to enrollment in a Texas public school district and credit has been accepted by a Texas public school district, or a lent completed a course for Texas high school credit in a rse with an EOC assessment prior to the 2011–12 spring ad- stration, the student is not required to take the corresponding C assessment. <i>19 TAC 101.3021(e)</i>
Substitute Assessments	sess EOC quir be u prov qua tute	commissioner adopts certain assessments as substitute as- sments that a student may use in place of a corresponding C assessment to meet the student's assessment graduation re- ements. A satisfactory score on an approved assessment may used in place of only one specific EOC assessment, except as vided by 19 Administrative Code 101.4002(d)(1) (student who lifies for use of the Texas Success Initiative (TSI) as a substi- assessment and is enrolled in certain college preparatory rses).
	mer	udent at any grade level is eligible to use a substitute assess- at as provided in the commissioner's chart at 19 Administrative e 101.4002(b) if the student:
	1.	Was administered an approved substitute assessment for an equivalent course in which the student was enrolled;
	2.	Received a satisfactory score on the substitute assessment as determined by the commissioner and provided in the chart at 19 Administrative Code 101.4002(b); and
	3.	Using a Texas Success Initiative Assessment (TSIA) or a Texas Success Initiative Assessment, Version 2.0 (TSIA2) also meets the additional criteria of 19 Administrative Code 101.4002(d).
TSI Additional Criteria	Cod	udent must meet the criteria established in 19 Administrative e 101.4002(d) in order to qualify to use TSIA or TSIA2 as a stitute assessment.
Accountability Testing	pos und purp	udent electing to substitute an assessment for graduation pur- es must still take the corresponding EOC assessment required er Education Code 39.023(c) at least once for accountability poses. If a student sits for an EOC assessment, a district may void or invalidate the test in lieu of a substitute assessment.

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	A student who fails to perform satisfactorily on a PSAT, PLAN, or Aspire test (or any versions of these tests) as indicated in the char 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 ver- sions of these tests) is eligible to meet the requirements specified in 19 Administrative Code 101.4002(c).	-
	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	
	2. Determine whether the student met the performance standar required to qualify for a public high school diploma in Texas as established by the commissioner.	d
	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 Education 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>	
	A student may not graduate under an IGC if the student did not take each required EOC assessment or an approved substitute as sessment for each course in which the student was enrolled in a Texas public school for which there is an EOC assessment. A dis- trict shall determine whether the student took each required EOC assessment or an approved substitute assessment. For purposes of this provision only, a student who does not make an attempt to take all required EOC assessments may not qualify to graduate by means of an individual graduation committee.	
	Notwithstanding any action taken by a student's individual gradua- tion committee, a district must provide a student an opportunity to retake an EOC assessment under Education Code 39.023(c) if the student has not previously achieved satisfactory performance on	

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an assessment for that course. A student is not required to retake a course in order to be administered a retest of an EOC assessment.
19 TAC 101.3022(e)(1), (3)
For provisions related to an IGC and emergent bilingual students, see EKBA.
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. [See EIF]
A student dismissed from a special education program who achieved satisfactory performance on an alternate EOC assess- ment while enrolled in a special education program is not required to take and achieve satisfactory performance on the general EOC assessment to graduate. A student who took an EOC assessment while enrolled in a special education program is not required to re- take and achieve satisfactory performance on the EOC assess- ment if the student's ARD committee determined that the student was not required to achieve satisfactory performance on the EOC assessment to graduate. A student dismissed from a special edu- cation program must achieve satisfactory performance on any re- maining EOC assessments that the student is required to take. If the student fails to achieve satisfactory performance on no more than two of the remaining EOC assessments, the student is eligible for IGC review under Education Code 28.0258 and is subject to the IGC provisions above. [See Individual Graduation Committee, above]
19 TAC 101.3022(f)
For more information on graduation requirements for special edu- cation students, see EIF.
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>
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>

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Retakes	Each time an EOC assessment instrument is administered, a stu- dent who failed to achieve a score requirement may retake the as- sessment instrument. [See Satisfactory Performance, above]
	A student is not required to retake a course as a condition of retak- ing an EOC assessment instrument.
	If a student failed a course but achieved satisfactory performance on the applicable EOC assessment, that student is not required to retake the assessment if the student is required to retake the course.
	Education Code 39.025(b); 19 TAC 101.3021(f), .3022(d)
Reporting Results To the Public	Overall student performance data, aggregated by ethnicity, sex, grade level, subject area, campus, and district, shall be made available to the public, with appropriate interpretations, at regularly scheduled meetings of a board, after receipt from TEA. The information shall not contain the names of individual students or teachers. <i>Education Code 39.030(b)</i>
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, observing confidentiality requirements stated at Confidentiality of Results, below. All test results shall be included in each student's academic achievement record and shall be furnished for each student transferring to another district or charter school or private school. The scoring contractor will provide districts with the results of the machine-scorable assessments within a 21-day period following the close of the testing window. Upon receipt of the assessment 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 series, FD, and FL]
	19 TAC 101.3014(a)–(d)
	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

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	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), 39.023(e)</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.
	Procedures for the reporting of out-of-state-transfer students to TEA shall be established in the applicable test administration mate- rials. A district shall follow procedures specified in those test ad- ministration materials.
	The assessment results of the out-of-state transfer students shall be reported separately to districts from the results of the district's other students in addition to the current reporting of assessment results for all students and other student subsets.
	19 TAC 101.3014(e)
Accelerated Instruction	Each time a student fails to perform satisfactorily on an assess- ment instrument administered under Education Code 39.023(a) in the third, fourth, fifth, sixth, seventh, or eighth grade, the district in which the student attends school shall provide to the student accel- erated instruction in the applicable subject area during the subse- quent summer or school year and either:
	 Allow the student to be assigned a classroom teacher who is certified as a master, exemplary, or recognized teacher under the local optional teacher designation system [see DEAA] for the subsequent school year in the applicable subject area; or
	2. Provide the student supplemental instruction under Education Code 28.0211(a-4). [See EHBC]
	Education Code 28.0211(a-1)

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	A district shall provide each student who fails to perform satisfacto- rily on an EOC assessment instrument with accelerated instruction under Education Code 28.0217 in the subject assessed by the as- sessment instrument. <i>Education Code 39.025(b-1)</i> [See EHBC]
College Readiness	Each district shall partner with at least one institution of higher edu- cation to develop and provide courses in college preparatory math- ematics and English language arts. The courses must be designed:
	1. For students at the grade 12 level whose performance on:
	 An EOC assessment instrument required under Educa- tion Code 39.023(c) does not meet college readiness standards; or
	 b. Coursework, a college entrance examination, or an assessment instrument designated under Education Code 51.334(a) indicates that the student is not ready to perform entry-level college coursework; and
	2. To prepare students for success in entry-level college courses.
	A course must be provided on the campus of the high school offer- ing the course or through distance learning or as an online course provided through the institution of higher education with which the district partners.
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.

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Instructional Materials	with tiona ter 3 sour	th district, in consultation with the institution of higher education which the district partners, shall develop or purchase instruc- al materials for a course consistent with Education Code Chap- 31. The instructional materials must include technology re- rces that enhance the effectiveness of the course and draw on ablished best practices.		
	Edu	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, 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:			
	1.	-	lement and ensure compliance with state test administra- procedures and training activities;	
	2.	lege	fy TEA as soon as the district becomes aware of any al- ed or suspected violation of the security or confidential in- ity of a test [see Violations, below];	
	ing coi		ort all confirmed testing violations to TEA within ten work- days of the district becoming aware of the violation in ac- lance with the reporting process stipulated in the test ad- stration materials;	
	4.		ure that the only individuals with access to secure test erials are district employees who have:	
		a.	Met the requirements to participate in the student as- sessment program;	
		b.	Received training in test security and test administration 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.		ure the security of the test materials as required by 19 Ad- strative Code 101.3031(a)(2)(E).	

19 TAC 101.3031(a)(1)-(2)

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Violations	Violations of the security and confidential integrity of a test include:		
	1.	Directly or indirectly assisting students with responses to test questions;	
	2.	Tampering with student responses;	
	3.	Falsifying holistic ratings or student responses;	
	4.	Viewing secure test content before, during, or after an admin- istration unless specifically authorized by TEA or by the pro- cedures outlined in the test administration materials;	
	5.	Discussing or disclosing secure test content or student re- sponses;	
	6.	Scoring students' tests, either formally or informally;	
	7.	Duplicating, recording, or electronically capturing confidential test content unless specifically authorized by TEA or by the procedures outlined in the test administration materials;	
	8.	Responding to secure test questions;	
	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	che	district determines that a student has cheated or attempted to at on a state assessment either by providing or receiving direct istance, the district shall invalidate the student's test results.	
	Any TEA	violation of test security or confidential integrity may result in	

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	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 39.003(d), or appointment of a monitor, conservator, or management team to the district in accordance with Educa- tion Code Chapter 39A.	
Test Administration Procedures	Test administration procedures shall be delineated in the test ad- ministration materials provided to districts annually. Districts must comply with all of the applicable requirements specified in the test administration materials.		
	Districts shall ensure that test coordinators and administrators re- ceive training to ensure that testing personnel have the necessary 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.		
	dure be re the s	superintendent and campus principal must develop proce- s to ensure the security and confidentiality of the tests and will esponsible for notifying TEA in writing of conduct that violates security or confidentiality of a test. Failure to report can subject person responsible to the applicable penalties.	
	19 T	AC 249.15(a)–(b), (g)(8)	
Minimize Disruptions	tion catio	plementing the commissioner's procedures for the administra- of assessment instruments adopted or developed under Edu- on Code 39.023, including procedures designed to ensure the arity of the assessment, a district shall minimize disruptions to	

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	school operations and the classroom environment. <i>Education Code</i> 39.0301(a-1)
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]

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STATE ASSESSMENTEKBAENGLISH LEARNERS/EMERGENT BILINGUAL STUDENTS(LEGAL)			
	Note:	The terms English language learner, English lited English proficient student, and emergent listudent are used interchangeably.	
Language Proficiency Assessment Committee (LPAC)	EHBE] s languag Subchap accorda sessmen in accord	guage proficiency assessment committee (LPAC shall select the appropriate assessment option for e learners, as defined by Education Code Chapt oter B, as a student of limited English proficiency nce with 19 Administrative Code 101.1005. The nt decisions must be made on an individual stud dance with administrative procedures establishe ducation Agency (TEA).	or English er 29, ν (LEP), in LPAC as- ent basis
Documentation	The LPAC shall document in the student's permanent record file:		cord file:
	pro	e decisions and justifications related to English la ficiency assessments under 19 Administrative C 1.1003;	
	pria	e decisions and justifications related to selecting ate assessment option under 19 Administrative (1.1005; and	
	(AF	conjunction with the admission, review, and dism RD) committee, the need for allowable testing ac ns under 19 Administrative Code 101.1003 and .	commoda-
	19 TAC	101.1003(b), (c), .1005(a), (c)	
Definitions	enrolled	unschooled immigrant" means an immigrant wh in a school in the United States not more than 1 and the administration of an assessment a	2 months

0abefore the date of the administration of an assessment and who, as a result of inadequate schooling outside of the United States, lacks the necessary foundation in the essential knowledge and skills of the curriculum determined by the LPAC. Education Code 39.027(g) "Unschooled asylee or refugee" means a student who: 1. Initially 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. Has a visa issued by the U.S. Department of State with a Form I-94 Arrival/Departure record, or a successor document, issued by the U.S. Citizenship and Immigration Services that is stamped with "Asylee," "Refugee," or "Asylum"; and

	 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 learner shall be ad- ministered state-identified English language proficiency assess- ments 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</i> <i>101.1003(a)</i>		
Limitations on Exemptions First Year After Enrollment	An emergent bilingual student may be administered an accommo- dated or alternative 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 an emergent bilingua student. <i>Education Code</i> $39.027(a)(1)$	I	
Subsequent Years	An emergent bilingual student granted the initial exemption period above may be administered an accommodated or alternative as- sessment instrument 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 lar guage proficiency in English necessary for an assessment in Eng- lish to measure the student's academic progress in a valid, reliable manner.	-	

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STATE ASSESSMENT EKB ENGLISH LEARNERS/EMERGENT BILINGUAL STUDENTS (LEGAI			
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 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 determining 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:		
	1.	A Spanish-version assessment does not exist or is no most appropriate measure of the student's academic gress;	
	2.	The student has not yet demonstrated English langua ciency in reading as determined by the English langu ficiency assessments required above [see English La Proficiency Tests, above]; and	age pro-
	3.	The student has been enrolled in U.S. schools for thr school years or less or qualifies as an unschooled as refugee enrolled in U.S. schools for five school years [see Definitions, above].	ylee or
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	cline	nglish language learner whose parent or guardian ha d bilingual education/ESL services is not eligible for s essment, accommodation, or accountability provisions	pecial

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STATE ASSESSMENTEKBAENGLISH LEARNERS/EMERGENT BILINGUAL STUDENTS(LEGAL				
	available to English language learners on the basis of limi lish proficiency. <i>19 TAC 101.1005(f)</i>	ted Eng-		
End-of-Course Assessments	An English language learner shall participate in the end-or assessments as required by Education Code 39.023(c) ar cept as provided below, shall be administered the general the English-version state assessment. <i>19 TAC 101.1005(</i>	nd, ex- form of		
	An English language learner shall not be exempt from tak end-of-course assessment for reasons associated with lin lish proficiency or inadequate schooling outside the United except as provided below.	nited Eng-		
Exception	If an English language learner enrolled in English I or English language of Other Languages I has not yet demonstrated language proficiency in reading as determined by the Engliguage proficiency assessments required above [see Engliguage Proficiency Tests, above] and has been enrolled in schools for three school years or less, or qualifies as an uschooled asylee or refugee enrolled in U.S. schools [see I tions, above] for five school years or less, then he or she she required to retake the applicable English I assessment the student is enrolled each time it is administered if the spasses the course but fails to achieve the passing standard assessment [See EKB]	English lish lan- ish Lan- U.S. n- Defini- shall not in which tudent		
	19 TAC 101.1007(a), (b)			
Individual Graduation Committees	An emergent bilingual student who qualifies for the Englis cial exception in 19 Administrative Code 101.1007, above graduate without an individual graduation committee (IGC student achieves satisfactory performance on the remaini of-course (EOC) assessments that the student is required	, may) if the ng end-		
	The qualifying emergent bilingual student becomes eligibl review by failing to achieve satisfactory performance on the lish I EOC assessment and one other EOC assessment of ing to achieve satisfactory performance on no more than the remaining EOC assessments if the student achieved satist performance on the English I EOC assessment.	ne Eng- r by fail- two of the		
	If a qualifying emergent bilingual student does graduate b of an IGC, the student is required to complete IGC require for each course in which the student did not achieve satis performance on the EOC assessment for that course.	ements		
	19 TAC 101.3022(e)(2)			

South San Antonio ISD 015908				
STATE ASSESSMENTEKBAENGLISH LEARNERS/EMERGENT BILINGUAL STUDENTS(LEGAL)				
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 stu- dent'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)			
	In rare cases, the ARD committee in conjunction with the may determine that it is not appropriate for an English lear receives special education services to participate in the grauired English language proficiency assessment [see Engliguage Proficiency Tests, above] for reasons associated we student's particular disability. Students with the most signic cognitive disabilities who cannot participate in the general language proficiency assessment, even with allowable actions, shall participate in the alternate English language ciency assessment to meet federal requirements. The AR mittee shall document the decisions and justifications in the student's IEP, and the LPAC shall document the decisions tifications in the student's permanent record file. <i>19 TAC 101.1003(b)</i>	rner who eneral re- glish Lan- vith the ificant I English commo- e profi- D com- he		
	In the case of an English learner who receives special edu services, the ARD committee in conjunction with the LPAC determine and document the need for allowable testing ac dations in accordance with administrative procedures esta by TEA. <i>19 TAC 101.1003(c)</i>	C shall ccommo-		
Alternative Assessment Instruments	In certain cases, an English learner who receives special services may, as a result of his or her particular disabling qualify to be administered an alternative assessment instrubased on alternative achievement standards. <i>19 TAC 101</i>	condition, rument		
	An unschooled asylee or refugee who meets these criteria granted an exemption from an administration of an assess strument under Education Code 39.023(a), (b), or (I). This tion will only apply during the school year an unschooled refugee is first enrolled in a U.S. public school. <i>19 TAC 10</i>	sment in- s exemp- asylee or		

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STATE ASSESSMENT	EKBA
ENGLISH LEARNERS/EMERGENT BILINGUAL STUDENTS	(LEGAL)

Testing The LPAC in conjunction with the ARD committee shall determine and document any allowable testing accommodations for assessments in accordance with administrative procedures established by TEA. 19 TAC 101.1005(e)

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EQUAL EDUCATIONAL		FB GAL)		
Nondiscrimination	A district shall provide equal opportunities to all individuals with its jurisdiction or geographic boundaries. <i>Education Code 1.002</i>			
	No officer or employee of a district shall, when acting or purport to act in an official capacity, refuse to permit any student to part pate in any school program because of the student's race, relig color, sex, or national origin. <i>Civ. Prac. & Rem. Code 106.001</i>	tici-		
	A district may not deny services to any individual eligible to part pate in its special education program, but it shall provide individ als with disabilities special educational services as authorized b law. <i>Education Code 1.002(b)</i>	lu-		
Federal Funding Recipients	No person shall be excluded from participation in, denied the bene- fits of, or subjected to discrimination by any district that receives federal financial assistance, on the basis of any of the following protected characteristics:			
	1. Sex.			
	2. Race, color, or national origin.			
	3. Disability, or relationship or association with an individual v a disability. [See EHB, EHBA series, and GA]	with		
	4. Age.			
	20 U.S.C. 1681 (Title IX); 42 U.S.C. 2000d (Title VI); 20 U.S.C. 1400 et seq. (Individuals with Disabilities Education Act); 29 U.S. 794 (Section 504); 42 U.S.C. 12132 (Americans with Disabilities Act [ADA]); 42 U.S.C. 6101 et. seq. (Age Discrimination Act of 1975)			
Sexual Harassment	t Sexual harassment of students in an education program or activit is discrimination on the basis of sex under Title IX. <u>Franklin v.</u> <u>Gwinnett County Schools</u> , 503 U.S. 60 (1992)			
	A district's treatment of a complainant or a respondent in response to a formal complaint of sexual harassment may constitute discrim- ination on the basis of sex under Title IX. 34 C.F.R. 106.45(a)			
	[See also DIA and FFH]			
Grievance Procedures	A district must adopt and publish grievance procedures for pron and equitable resolution of student complaints alleging any action that would be prohibited by these provisions. <i>34 C.F.R. 106.8 (T</i> <i>IX), 104.7(b) (Section 504)</i> [See FFH]	on		
Retaliation	A district shall not coerce, intimidate, threaten, retaliate or discrimi- nate against, or interfere with any person who attempts to assert a right protected by the above laws or cooperates with investigation			

South San Antonio ISD 015908			
EQUAL EDUCATIONAL OPPORTUNITY (LE			
	and enforcement proceedings under these laws. 34 C.F.R. 100.7(6 (Title VI), 104.61 (Section 504), 106.71 (Title IX) [See FFH])	
Students with Learning Difficulties	The Texas Education Agency shall produce and provide to school districts a written explanation of the options and requirements for providing assistance to students who have learning difficulties or who need or may need special education. The explanation must state that a parent is entitled at any time to request an evaluation of the parent's child for special education services under Education Code 29.004 or for aids, accommodations, or services under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794). Each school year, a district shall provide the written explanation to a parent of each district student by including the explanation in the student handbook or by another means. <i>Education Code 26.0081(c)</i>		
Disability Discrimination ADA	Under the Americans with Disabilities Act (ADA), no qualified indi- vidual with a disability shall, by reason of such disability, be ex- cluded from participation in or be denied the benefits of the ser- vices, programs, or activities of a district, or be subjected to discrimination by the district. <i>42 U.S.C. 12132; 28 C.F.R. 35.130</i>		
Section 504	Under Section 504 of the Rehabilitation Act, no otherwise qualified individual with a disability shall, solely by reason of her or his disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance. <i>29 U.S.C. 794(a)</i>		
Designation of Responsible Employee	A district shall designate at least one employee to coordinate its efforts to comply with Section 504 and the ADA. The district shall make available to all interested individuals the name, office address, and telephone number of the employee(s) so designated. <i>3 C.F.R. 104.7(a), 28 C.F.R. 35.107</i>		
Definitions Student with a Disability	A "student with a disability" is one who has a physical or mental im pairment that substantially limits one or more of the student's major life activities, has a record of having such an impairment, or is be- ing regarded as having such an impairment.		
	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- plies, low-vision devices (which do not include ordinary eyeglasses or contact lenses), prosthetics, hearing aids, mobility devices, oxy- gen therapy, assistive technology, or learned behavioral or adap- tive neurological modifications.		

	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.
	A student meets the requirement of being "regarded as" having an impairment if the student establishes that he or she has been sub- jected to a prohibited action because of an actual or perceived physical or mental impairment whether or not the impairment limits or is perceived to limit a major life activity. This provision does not apply to impairments that are transitory or minor. A transitory im- pairment is one with an actual or expected duration of 6 months or less.
	29 U.S.C. 705(20)(B), 42 U.S.C. 12102(1), (3)–(4)
Qualified Individual with a Disability	The term "qualified individual with a disability" means an individual with a disability who, with or without reasonable modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the essential eligibility requirements for the receipt of services or the participation in programs or activities provided by a district. <i>42 U.S.C. 12131(2)</i>
Major Life Activities	"Major life activities" include caring for oneself, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating, and working. "Major life activity" also includes the operation of major bodily functions, including functions of the immune system, normal cell growth, and digestive, bowel, bladder, neurological, brain, respiratory, circulatory, endocrine, and reproductive functions. <i>42 U.S.C. 12102(2)</i>
Reasonable Modification	A district shall make reasonable modifications in policies, practices, or procedures when the modifications are necessary to avoid discrimination on the basis of disability, unless the district can demonstrate that making the modifications would fundamentally alter the nature of the service, program, or activity. <i>28 C.F.R. 35.130(b)(7)</i>
Direct Threat	"Direct threat" means a significant risk to the health or safety of others that cannot be eliminated by a modification of policies, prac- tices or procedures, or by the provision of auxiliary aids or services as provided below. <i>28 C.F.R. 35.104</i>
	The ADA does not require a district to permit an individual to partic- ipate in or benefit from the services, programs, or activities of that district when that individual poses a direct threat to the health or safety of others.

	In determining whether an individual poses a direct threat to the health or safety of others, a district must make an individualized assessment, based on reasonable judgment that relies on current medical knowledge or on the best available objective evidence, to ascertain:
	1. The nature, duration, and severity of the risk;
	2. The probability that the potential injury will actually occur; and
	 Whether reasonable modifications of policies, practices, or procedures or the provision of auxiliary aids or services will mitigate the risk.
	28 C.F.R. 35.139
Free Appropriate Public Education (FAPE)	A district shall provide a free appropriate public education to each qualified student with a disability within the district's jurisdiction, regardless of the nature or severity of the student's disability.
	A student with a disability is "qualified" if he or she is between the ages of three and 21, inclusive. 20 U.S.C. 1412(a)(1); 34 C.F.R. 104.3(l)(2)
	An appropriate education is the provision of regular or special edu- cation and related services that are:
	 Designed to meet the student's individual educational needs as adequately as the needs of students who do not have disa- bilities are met; and
	 Based on adherence to procedures that satisfy federal re- quirements for educational setting, evaluation and placement, and procedural safeguards, as set forth below.
	34 C.F.R. 104.33(b)
	Implementation of an individualized education program (IEP) under IDEA is one means for providing FAPE. <i>34 C.F.R. 104.33(b)(2)</i>
	Note: See EHBA series for policies regarding the provision of special education to students with disabilities under IDEA who require special education in order to benefit from a free appropriate public education.
Educational Setting	A district shall place a student with a disability in the regular educa- tional environment, unless the district demonstrates that education in the regular environment with the use of supplemental aids and services cannot be achieved satisfactorily. <i>34 C.F.R. 104.34(a)</i>

	vices abilit max	oviding or arranging for nonacademic and extracurricular ser- s and activities, a district shall ensure that a student with a dis- cy participates with students who do not have disabilities to the imum extent appropriate to the needs of the student with a dis- cy. 34 C.F.R. 104.34(b), 104.37		
Evaluation and Placement	A district shall conduct an evaluation of any person who, be of disability, needs or is believed to need special education lated services before taking any action with respect to the in placement of the person in regular or special education and subsequent significant change in placement.			
Evaluation Procedures		strict shall establish standards and procedures for the evalua- and placement which ensure that:		
	1.	Tests and other evaluation materials have been validated for the specific purpose for which they are used and are adminis- tered by trained personnel in conformance with the instruc- tions provided by their producer;		
	2.	Tests and other evaluation materials include those tailored to assess specific areas of educational need and not merely those which are designed to provide a single general intelli- gence quotient; and		
	3.	Tests are selected and administered so as best to ensure that, when a test is administered to a student with impaired sensory, manual, or speaking skills, the test results accurately reflect the student's aptitude or achievement level or whatever other factor the test purports to measure, rather than reflect- ing the student's impaired sensory, manual, or speaking skills (except where those skills are the factors that the test pur- ports to measure).		
Placement Procedures		terpreting evaluation data and in making placement decisions, strict shall:		
	1.	Draw upon information from a variety of sources, including aptitude and achievement tests, teacher recommendations, physical condition, social and cultural background, and adap- tive behavior;		
	2.	Establish procedures to ensure that information obtained from all such sources is documented and carefully considered;		
	3.	Ensure that the placement decision is made by a group of persons, including persons knowledgeable about the child, the meaning of the evaluation data, and the placement options; and		

	4. Ensure that the placement decision is made in conformity with 34 C.F.R. 104.34.
Reevaluation	A district shall establish procedures for periodic reevaluation of stu- dents who have been provided special education and related ser- vices. A reevaluation procedure consistent with the Education for the Handicapped Act [now IDEA] is one means of meeting this re- quirement.
	34 C.F.R. 104.35
Military Dependents	In compliance with the requirements of Section 504, and with Title II of the Americans with Disabilities Act (42 U.S.C. Sections 12131–12165), the district shall make reasonable accommodations and modifications to address the needs of incoming military dependents with disabilities, subject to an existing Section 504 or Title II Plan, to provide the student with equal access to education. This does not preclude the district from performing subsequent evaluations to ensure appropriate placement of the student. <i>Education Code 162.002 art. V, § C</i> [See FDD]
Procedural Safeguards	A district shall establish a system of procedural safeguards with re- spect to the identification, evaluation, and educational placement of persons who need or are believed to need special instruction or re- lated services.
	The system shall include notice, an opportunity for the student's parent or guardian to examine relevant records, an impartial hearing with the opportunity for participation by the student's parents or guardian and representation by counsel, and a review procedure. Compliance with the procedural safeguards of IDEA is one means of meeting this requirement. <i>34 C.F.R. 104.36</i>
Children Who Are Homeless	A district shall adopt policies and practices to ensure that homeless children are not stigmatized or segregated on the basis of their homeless status. [See FDC]
Liaison	A district shall designate an appropriate staff person, able to carry out the required duties, as the district liaison for homeless children. A district shall inform school personnel, service providers, advo- cates working with homeless families, parents and guardians of homeless children, and homeless children of the duties of the liai- son. [See FFC]
	42 U.S.C. 11432(g)(1)(J)(i), (ii), (g)(6)(B)
Religious Freedom	A district may not substantially burden a student'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

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	that interest. <i>Civ. Prac. & Rem. Code 110.003</i> [See also DAA and GA]			
Adverse Action Prohibited	Notwithstanding any other law, a district may not take any adverse action against any person based wholly or partly on the person's membership in, affiliation with, or contribution, donation, or other support provided to a religious organization. <i>Gov't Code 2400.002</i> [See GA]			
Discrimination on the Basis of Sex Title IX	No person in the United States shall, on the basis of sex, be excluded from participation in, denied the benefits of, or be subjected to discrimination by any district receiving federal financial assistance. <i>20 U.S.C. 1681(a)</i> [See FFH for information regarding Title IX coordinator designation, policy notification, and complaint procedures.]			
	A district shall not provide any course or otherwise carry out any of its educational programs or activities separately on the basis of sex, or require or refuse participation therein on the basis of sex, including health, physical education, industrial, business, vocational, technical, home economics, music, and adult education courses. <i>34 C.F.R. 106.34</i> [See FFH for information on sexual harassment that may constitute discrimination on the basis of sex under Title IX.]			
Separate Facilities	A district may provide separate toilet, locker room, and shower fa- cilities on the basis of sex, but the facilities provided for one sex shall be comparable to the facilities provided for the other sex. <i>34 C.F.R. 106.33</i>			
Human Sexuality Classes	Portions of classes in elementary and secondary school that deal primarily with human sexuality may be conducted in separate sessions for boys and girls.			
Vocal Music Activities	A district may make requirements based on vocal range or quality that may result in a chorus or choruses of one or predominantly one sex.			
	34 C.F.R. 106.34			
Single-Sex Programs	A district shall not, on the basis of sex, exclude any student from admission to an institution of vocational education or any other school or educational unit operated by the district. <i>34 C.F.R. 106.35</i>			
Pregnancy and Marital Status	A recipient shall not apply any rule concerning a student's actual or potential parental, family, or marital status that treats students differently on the basis of sex. <i>34 C.F.R. 106.40</i> [See FND]			

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Physical Education Classes	tiviti	strict may group students in physical education classes and ac- es by ability as assessed by objective standards of individual formance developed and applied without regard to sex.			
Skills Assessment	phy: one	ere use of a single standard of measuring skill or progress in sical education classes has an adverse effect on members of sex, a district shall use appropriate standards that do not have h effect.			
Contact Sports	clas ice l	strict may separate students by sex within physical education ses or activities during participation in wrestling, boxing, rugby, hockey, football, basketball, and other sports the purpose or or activity of which involves bodily contact.			
	34 (C.F.R. 106.34, .43			
Athletic Programs	tic c	A district shall not discriminate, on the basis of sex, in interscholas- tic or intramural athletics or provide any such athletics separately on such basis.			
Single-Sex Teams	eac tive a re mer letic limit	strict may operate or sponsor separate teams for members of h sex where selection for such teams is based upon competi- skill or the activity involved is a contact sport. However, where cipient operates or sponsors a team in a particular sport for nbers of one sex but not for members of the other sex, and ath- copportunities for members of that sex have previously been red, members of the excluded sex must be allowed to try-out for team offered unless the sport involved is a contact sport.			
Equal Athletic Opportunities	athl both	strict that operates or sponsors interscholastic or intramural etics shall provide equal athletic opportunity for members of a sexes. The following factors shall be considered in determin- whether a district provides equal athletic opportunities:			
	1.	Whether the selection of sports and levels of competition ef- fectively accommodate the interests and abilities of members of both sexes;			
	2.	Provision of equipment and supplies;			
	3.	Scheduling of games and practice time;			
	4.	Travel and per diem allowance;			
	5.	Opportunity to receive coaching and academic tutoring;			
	6.	Assignment and compensation of coaches and tutors;			
	7.	Provision of locker rooms and practice and competitive facili- ties;			
	8.	Provision of medical and training facilities and services;			
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- 9. Provision of housing and dining facilities and services; and
- 10. Publicity.
- 34 C.F.R. 106.41

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Wellness Policy	scho Scho loca to pr sity, beve pus	Each district must establish a local school wellness policy for all schools participating in the National School Lunch Program and/or School Breakfast program under the jurisdiction of the district. The local school wellness policy is a written plan that includes methods to promote student wellness, prevent and reduce childhood obesity, and provide assurance that school meals and other food and beverages sold and otherwise made available on the school campus during the school day are consistent with applicable minimum federal standards. <i>7 C.F.R. 210.31(a)</i>		
School Day	minu	School day" means the period from the midnight before, to 30 ninutes after the end of the official school day. 7 C.F.R. 210.11(a)(5)		
School Campus	dicti	School campus" means all areas of the property under the juris- liction of the school that are accessible to students during the chool day. 7 <i>C.F.R. 210.11(a)(4)</i>		
Contents	At a minimum, a local school wellnes		num, a local school wellness policy must contain:	
	1.	activ dent	cific goals for nutrition promotion and education, physical rity, and other school-based activities that promote stu- wellness. In developing these goals, a district must re- and consider evidence-based strategies and techniques;	
	2.	to st	dards for all foods and beverages provided, but not sold, udents during the school day on each participating school pus under the jurisdiction of the district;	
	3.	sold	dards and nutrition guidelines for all foods and beverages to students during the school day on each participating ool campus under the jurisdiction of the district that:	
		a.	Are consistent with applicable requirements set forth in 7 C.F.R. 210.10 (meal requirements for lunches and after- school snacks) and 220.8 (meal requirements for break- fasts);	
		b.	Are consistent with the nutrition standards set forth un- der 7 C.F.R. 210.11 (competitive food service and stand- ards);	
		C.	Permit marketing on the school campus during the school day of only those foods and beverages that meet the nutrition standards under 7 C.F.R. 210.11; and	
		d.	Promote student health and reduce childhood obesity;	
	4.		tification of the position of the district or school official(s) onsible for the implementation and oversight of the local	

STUDENT WELFARE WELLNESS AND HEALTH SERVICES

			school wellness policy to ensure each school's compliance with the policy;			
		5.	A description of the manner in which parents, students, repre- sentatives of the school food authority, teachers of physical education, school health professionals, the school board, school administrators, and the general public are provided an opportunity to participate in the development, implementation, and periodic review and update of the local school wellness policy; and			
		6.	A description of the plan for measuring the implementation of the local school wellness policy, and for reporting local school wellness policy content and implementation issues to the pub- lic as required below.			
	Public Involvement	A di	strict must:			
	and Notification	1.	Permit parents, students, representatives of the school food authority, teachers of physical education, school health pro- fessionals, the school board, school administrators, and the general public to participate in the development, implementa- tion, and periodic review and update of the local school well- ness policy.			
		2.	Inform the public about the content and implementation of the local school wellness policy, and make the policy and any up- dates available to the public annually.			
		3.	Inform the public about progress toward meeting the goals of the local school wellness policy and compliance with the local school wellness policy by making the triennial assessment, as required at item 2 under Implementation Assessments and Updates below, available to the public in an accessible and easily understood manner.			
		A district must:				
	Assessments and Updates	1.	Designate one or more district or school officials to ensure that each participating school complies with the local school wellness policy.			
		2.	At least once every three years, assess schools' compliance with the local school wellness policy, and make assessment results available to the public. The assessment must measure the implementation of the local school wellness policy, and in-			

clude:

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		a.	The extent to which schools under the jurisdiction of the district are in compliance with the local school wellness policy;	
		b.	The extent to which the district's local school wellness policy compares to model local school wellness policies and	\$;
		C.	A description of the progress made in attaining the goal of the local school wellness policy.	s
	3.		te appropriate updates or modifications to the local school ness policy, based on the triennial assessment.	bl
Recordkeeping			must retain records to document compliance with the re- its of this policy. These records include, but are not limite	
	1.	The	written local school wellness policy;	
	2.	volv loca ble	eumentation demonstrating compliance with community in rement requirements, including requirements to make the al school wellness policy and triennial assessments availa to the public as required at Implementation Assessments Updates above; and) a-
	3.		umentation of the triennial assessment of the local school ness policy for each school under its jurisdiction.	J
		-	Hunger-Free Kids Act of 2010, Pub. L. No. 111-296, sec. Stat. 3183 (2010) [42 U.S.C. 1758b]; 7 C.F.R. 210.31(c)-	
	ĒHA	۹A foi	for requirements relating to food services management, state law requirements relating to health education, and quirements relating to food and beverage fundraisers.]	
Change in Health Services	ser	/ices	district or a school may expand or change the health-car available at a school in the district from those that were on January 1, 1999, the board must:	e
	1.	tuni	d a public hearing at which the board provides an oppor- ty for public comment and discloses all information on the bosed health-care services, including:	Э
		a.	All health-care services to be provided;	
		b.	Whether federal law permits or requires any health-care service provided to be kept confidential from parents;	Э
		C.	Whether a child's medical records will be accessible to the parent;	
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- d. Information concerning grant funds to be used;
- e. The titles of persons who will have access to the medical records of a student; and
- f. The security measures that will be used to protect the privacy of students' medical records.
- 2. Approve the expansion or change by a record vote.

Education Code 38.012

[For information regarding school-based health centers, see FFAE.]

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	WELLNESS AND HEALTH SERVICESFFAESCHOOL-BASED HEALTH CENTERS(LEGAL)				
School-Based Health Centers	A district may, if it identifies the need, design a model for the deliv- ery of cooperative health-care programs for students and their fam- ilies and may compete for grants to provide such programs. The model program may provide for delivery of conventional health ser- vices and disease prevention of emerging health threats that are specific to a district.				
	On the recommendation of an advisory council [see Advisory Council, below] or on the initiative of the board, a district may es- tablish a school-based health center at one or more campuses to meet the health-care needs of students and their families. A district may contract with a person to provide services at a school-based health center.				
	Edu	Education Code 38.051			
Programs Goals		All health-care programs should be designed to meet the follow goals:			
	1.	Reducing student absenteeism;			
	2.	Increasing a student's ability to meet the student's ac potential; and	cademic		
	3.	Stabilizing the physical well-being of a student.			
	Edu	cation Code 38.063(c)			
Consent Required	A school-based health center may provide services to a student only if a district or the provider with whom a district contracts ob- tains the written consent of the student's parent or guardian or an- other person having legal control of the student. The student's par- ent or guardian or another person having legal control of the student may give consent to receive ongoing services or may limit consent to one or more services provided on a single occasion. The consent form must list every service the center delivers in a format that complies with all applicable state and federal laws and allows a person to consent to one or more categories of services. <i>Education Code</i> 38.053				
Permissible Services	The	permissible categories of services are:			
061 11063	1.	Family and home support;			
	2.	Physical health care, including immunizations;			
	3.	Dental health care;			
	4.	Health education;			
	5.	Preventive health strategies;			

WELLNESS AND HEALTH SERVICES SCHOOL-BASED HEALTH CENTERS

	6. Treatment for mental health conditions [see FFEB]; and
	7. Treatment for substance abuse.
	Education Code 38.054
Services Not Permitted	Reproductive services, counseling, or referrals may not be pro- vided through a school-based health center using grant funds awarded under Education Code Chapter 38, Subchapter B. Any service provided using grant funds must be provided by an appro- priate professional who is properly licensed, certified, or otherwise authorized under state law to provide the service. <i>Education Code</i> <i>38.055–.056</i>
	The staff of a school-based health center and the person who con- sents to treatment shall jointly identify any health-related concerns of a student that may be interfering with the student's well-being or ability to succeed in school.
	If it is determined that a student is in need of a referral for physical health services or mental health services, the staff of the center shall notify the person whose consent is required under Education Code 38.053 verbally and in writing of the basis for the referral. The referral may not be provided unless the person provides writ- ten consent for the type of service to be provided and provides specific written consent for each treatment occasion or for a course of treatment that includes multiple treatment occasions of the same type of service.
	Education Code 38.057
Advisory Council	A board may establish and appoint members to a local health edu- cation and health-care advisory council to make recommendations on the establishment of school-based health centers and to assist a district in ensuring that local community values are reflected in the operation of each center and in the provision of health educa- tion.
	A majority of the members must be parents of students enrolled in the district. In addition to the appointees who are parents, a board shall also appoint at least one classroom teacher, one administra- tor, one school counselor, one licensed health-care professional li- censed or certified to practice in this state, one member of the clergy, one person from law enforcement, one member of the busi- ness community, one senior citizen, and one student.

Education Code 38.058

WELLNESS AND HEALTH SERVICES SCHOOL-BASED HEALTH CENTERS

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	school-ba	may seek assistance in establishing and operating a used health center from any public agency in the commu- cation Code 38.059
	50,000 or health pro or a medi	t is located in a county with a population not greater than that has been designated under state or federal law as a ofessional shortage area, a medically underserved area, cally underserved community, the district and advisory nall make a good-faith effort to identify and coordinate with roviders.
	The distri existing p	ct shall keep a record of efforts made to coordinate with roviders.
	Educatior	n Code 38.060
Primary Care Physician	center ha provide n service to Medicaid vate healt shall notif	n receiving a medical service from a school-based health s a primary care physician, the staff of the center shall otice of the service to that physician. Before delivering a person with a primary care physician under the state program, a state children's health plan program, or a pri- th insurance or health benefit plan, the staff of the center by that physician to share medical information and obtain tion for delivering the medical service. <i>Education Code</i>
Funding	set out in	shall comply with the funding requirements and limitations Education Code 38.062–.063 and with rules adopted by hissioner of state health services. <i>Education Code</i> 063
Standards for State- Funded Centers	Health Se school-ba	t receives a grant from the Texas Department of State ervices (TDSHS) to assist with the costs of operating used health centers, it must comply with TDSHS stand- unded centers. 25 TAC 37.531, .538
	Note:	For information regarding the expansion or change to the health-care services available at a school in the dis- trict from those that were available on January 1, 1999, see FFA.

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STUDENT WELFARE CHILD ABUSE AND NEO	GLEC	FFG T (LEGAL)				
Policy and Program to Address Sexual Abuse, Trafficking, and Maltreatment	A district shall provide child abuse antivictimization programs in ementary and secondary schools. <i>Education Code 38.004</i>					
	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>					
		policy included in any informational handbook provided to stu- ts and parents must address the following:				
	1.	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 inter- vention; and				
	3.	Available counseling options for students affected by sexual abuse, trafficking, or other maltreatment.				
	19	19 TAC 61.1051(b)(3)				
Definitions Child Abuse or Neglect		definition of child abuse or neglect includes the trafficking of a d 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		term has the meaning assigned by Penal Code 20A.02(a)(5), (7), or (8).				
	19	TAC 61.1051(a)				
Duty to Report Report by Any Person	phy: by a	person who has reasonable cause to believe that a child's sical or mental health or welfare has been adversely affected abuse or neglect by any person shall immediately make a report equired by law. <i>Family Code 261.101(a)</i>				
Report by Any Professional	has requ prof bee	professional who has reasonable cause to believe that a child been or may be abused or neglected shall make a report as uired by law. The report must be made within 48 hours after the ressional first has reasonable cause to believe that the child has n or may be abused or neglected or is the victim of an offense indecency with a child.				

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	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, juvenile probation officers, and juvenile de- tention or correctional officers.
	Family Code 261.101(b)
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
Adult Victims of Abuse	A person or professional shall make a report in the manner re- quired above if the person or professional has reasonable 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 disclo- sure of the information is necessary to protect the health and safety of another child or an elderly person or person with a disabil- ity. <i>Family Code 261.101(b-1)</i>
Restrictions on Reporting	An employee may not use or threaten to use the refusal of a par- ent, guardian, or managing or possessory conservator to adminis-
Psychotropic Drugs and Psychological Testing	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

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STUDENT WELFARE CHILD ABUSE AND NEGLECT

FFG (LEGAL)

	2.	Has resulted in an observable and material impairment to the growth, development, or functioning of the child.	
	Educ	cation 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.	
	Fam	ily Code 261.102, .104	
Abuse and Neglect Involving School Personnel and Those Responsible for Care	spor must ager	e alleged or suspected abuse or neglect involves a person re- sible for the care, custody, or welfare of the child, the report t be made to DFPS, unless the report is made to a state ncy under item 4, below, or the report involves a juvenile justice ram or facility [see JJAEPS, below].	
	All o	ther 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.	
	Fam	ily Code 261.103(a); 19 TAC 61.1051(b)(1)–(2)	
	pers	son responsible for a child's care, custody, or welfare" means a on who traditionally is responsible for a child's care, custody, elfare, including:	
	1.	A parent, guardian, managing or possessory conservator, or foster parent of the child;	
	2.	A member of the child's family or household as defined by Family Code Chapter 71;	
	3.	A person with whom the child's parent cohabits;	
	4.	School personnel or a volunteer at the child's school;	

	5.	Personnel or a volunteer at a public or private child-care facil- ity that provides services for the child or at a public or private residential institution or facility where the child resides; or
	6.	An employee, volunteer, or other person working under the supervision of a licensed or unlicensed child-care facility, in- cluding a family home, residential child-care facility, employer- based day-care facility, or shelter day-care facility, as those terms are defined in Human Resources Code Chapter 42.
	Fan	nily Code 261.001(5)
Reporting Abuse, Neglect, or Exploitation in a JJAEP	tern prog 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 wartment 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>
Confidentiality of Report	of th rele Act) Fan	port of alleged or suspected abuse or neglect and the identity he person making the report is confidential and not subject to ase under Government Code Chapter 552 (Public Information and may be disclosed only for purposes consistent with the hily Code and applicable federal or state law or under rules pted by an investigating agency. <i>Family Code 261.201(a)</i> – <i>1)</i>
	tity o tial a purp	ess waived in writing by the person making the report, the iden- of an individual making a report under this chapter is confiden- and may be disclosed only to a law enforcement officer for the boses of a criminal investigation of the report, or as ordered by bourt under Family Code 261.201. <i>Family Code 261.101(d)</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 irred or imposed. <i>Family Code 261.106</i>
	erwi acti	strict may not suspend or terminate the employment of, or oth- ise discriminate against, or take any other adverse employment on against a professional who makes a good faith report of se or neglect. <i>Family Code 261.110(b)</i> [See DG]
Criminal Offenses Failure to Report	to m	erson commits a Class A misdemeanor if he or she is required hake a report under Family Code 261.101(a) [see Duty to Re- , above] and knowingly fails to make a report as provided by

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STUDENT WELFARE CHILD ABUSE AND NE	GLECT	FF (LEGAI	-
	the perso 261.101(port as p	who is a professional commits a Class A misdemeanor if on is required to make a report under Family Code (b) [see Duty to Report] and knowingly fails to make a re- rovided by law. The professional commits a state jail fel- or she intended to conceal the abuse or neglect.	:
	Family C	Code 261.109	
False Report	person k false. Th the third	a commits an offense if, with the intent to deceive, the nowingly makes a report of abuse and neglect that is e offense is a state jail felony, except that it is a felony of degree if the person has previously been convicted of the <i>Family Code 261.107(a)</i>	è
Coercion	another i to a law	servant, including as a school administrator, who coerces into suppressing or failing to report child abuse or neglect enforcement agency commits a Class C misdemeanor of- enal Code 39.06	
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 cir- cumstances and in the manner required by Education Code 21.006, 21.0062, 22.093, and 19 Administrative Code 249.14(d)– (f). <i>19 TAC 249.15(b)(4)</i>		
	Note:	The following legal provisions address child abuse and neglect investigations generally. See GRA for additional legal provisions addressing notification requirements an right of access to students when DFPS investigates re- ports of abuse and neglect at school. See 40 Administra tive Code Chapter 707, Subchapter B for more infor- mation regarding investigations of abuse or neglect in a school setting.	nd a-
Investigations Reports to District	neglect i school, a shall ora	initiates an investigation and determines that the abuse of nvolves an employee of a public elementary or secondary and that the child is a student at the school, the departmer lly notify the superintendent of the district in which the em s employed. <i>Family Code 261.105(d)</i>	/ nt
	its invest	est, DFPS shall provide a copy of the completed report of igation to the board, the superintendent, and the school, unless the principal is alleged to have committed the	
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STUDENT WELFARE CHILD ABUSE AND NE		FFG GAL)		
	abuse or neglect. The report shall be edited to protect the ident of the person who made the report. <i>Family Code 261.406(b)</i>	ity		
Interview of Student	The investigating agency shall be permitted to interview the chi any reasonable time and place, including at the child's school. <i>Family Code 261.302(b)</i> [See GRA]	ld at		
Interference with Investigation	A person may not interfere with an investigation of a report of c abuse or neglect conducted by DFPS. <i>Family Code 261.303(a)</i>			
Confidentiality	A photograph, videotape, audiotape, or other audio or visual re- cording, depiction, or documentation of a child that is made by DFPS in the course of an inspection or investigation is confider is not subject to release under the Public Information Act, and r be released only as required by state or federal law or rules adopted by the DFPS. <i>Human Resources Code 42.004</i>	ntial,		
Reporting Policy	A board shall adopt and annually review policies for reporting c abuse and neglect. The policies shall follow the requirements o Family Code Chapter 261. <i>19 TAC 61.1051(b)</i>			
	The policies must require every school employee, agent, or cor tractor who suspects a child's physical or mental health or welfa has been adversely affected by abuse or neglect to submit a we ten or oral report to at least one of the authorities listed above [To Whom Reported, above] within 48 hours or less, as determin by the board, after learning of facts giving rise to the suspicion. <i>TAC 61.1051(b)(1)</i>			
	The policies must be consistent with the Family Code Chapter 26 and 40 Administrative Code Chapter 700 (CPS) regarding investi- gations 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 neglect involves a person responsible for the care, custody, or fare of the child and must notify school personnel of the followi			
	 Penalties under Penal Code 39.06 (misuse of official information), Family Code 261.109 (failure to report), and 19 A ministrative Code Chapter 249 (actions against educator's certificate) for failure to submit a required report of child abuse or neglect; 	۰d-		
	2. Applicable prohibitions against interference with an investi- tion of a report of child abuse or neglect, including:	iga-		
	 Family Code 261.302 and 261.303, prohibiting school ficials from denying an investigator's request to interval 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.		unity provisions applicable to a person who reports child se or neglect or otherwise assists an investigation in good		
	4.		identiality provisions relating to a report of suspected abuse or neglect;		
	5.	•	disciplinary action that may result from noncompliance a district's reporting policy; and		
	6.		prohibition under Education Code 26.0091 [see Psycho- c Drugs and Psychological Testing, above].		
	19 T.	AC 6	1.1051(b)(2)		
	The policies may not require that school personnel report suspi- cions of child abuse or neglect to a school administrator before making a report to one of the agencies listed above.				
	The	polici	es must:		
	1.	Inclu	de the current toll-free number for DFPS;		
	2.	vesti	ide for cooperation with law enforcement child abuse in- gations without the consent of the child's parent, if neces- including investigations by DFPS; and		
	3.	and sear	de child abuse anti-victimization programs in elementary secondary schools consisting of age-appropriate, re- ch-based prevention designed to promote self-protection prevent sexual abuse and trafficking.		
	19 T.	AC 6	1.1051(b)(5)–(b)(8)		
Annual Distribution and Staff Development	boar scho prog	d sha ol yea rams	es required by these provisions and adopted by the Ill be distributed to all personnel at the beginning of each ar. The policies shall be addressed in staff development at regular intervals determined by a board. <i>19 TAC</i> c) [See also DH and GRA]		
	[For	traini	ng requirements under these provisions, see DMA.]		
Required Poster		to stu	ormat and language that is clear, simple, and understand- udents, each public school shall post, in English and in		
	1.	The	current toll-free DFPS Abuse Hotline telephone number;		
	2.	Instr	uctions 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 exploitation.

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.

Education Code 38.0042; 19 TAC 61.1051(e)–(f)

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

STUDENT RIGHTS AND RESPONSIBILITIES
STUDENT AND PARENT COMPLAINTS/GRIEVANCES

Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
Other Complaint Processes	Student or parent complaints shall be filed in accordance with this policy, except as required by the policies listed below. Some of these policies require appeals to be submitted in accordance with FNG after the relevant complaint process:		
	1.	Complaints alleging discrimination or harassment based on race, color, religion, sex, gender, national origin, age, or disability shall be submitted in accordance with FFH.	
	2.	Complaints concerning dating violence shall be submitted in accordance with FFH.	
	3.	Complaints concerning retaliation related to discrimination and harassment shall be submitted in accordance with FFH.	
	4.	Complaints concerning bullying or retaliation related to bully- ing shall be submitted in accordance with FFI.	
	5.	Complaints concerning failure to award credit or a final grade on the basis of attendance shall be submitted in accordance with FEC.	
	6.	Complaints concerning expulsion shall be submitted in ac- cordance with FOD and the Student Code of Conduct.	
	7.	Complaints concerning any final decisions of the gifted and talented selection committee regarding selection for or exit from the gifted program shall be submitted in accordance with EHBB.	
	8.	Complaints within the scope of Section 504, including com- plaints concerning identification, evaluation, or educational placement of a student with a disability, shall be submitted in accordance with FB and the procedural safeguards hand- book.	
	9.	Complaints within the scope of the Individuals with Disabilities Education Act, including complaints concerning identification, evaluation, educational placement, or discipline of a student with a disability, shall be submitted in accordance with EHBAE, FOF, and the procedural safeguards handbook pro- vided to parents of all students referred to special education.	
	10.	Complaints concerning instructional resources shall be sub-	

10. Complaints concerning instructional resources shall be submitted in accordance with the EF series.

FNG(LOCAL)-A

	11.	Complaints concerning a commissioned peace officer w an employee of the District shall be submitted in accord with CKE.	
	12.	Complaints concerning intradistrict transfers or campus signment shall be submitted in accordance with FDB.	as-
	13.	Complaints concerning admission, placement, or service provided for a homeless student shall be submitted in a ance with FDC.	
	14.	Complaints concerning disputes regarding a student's e ity for free or reduced-priced meal programs shall be su ted in accordance with COB.	
	Complaints regarding refusal of entry to or ejection from District property based on Education Code 37.105 shall be filed in accord- ance with this policy. However, the timelines shall be adjusted as necessary to permit the complainant to address the Board in per- son within 90 calendar days of filing the initial complaint, unless the complaint is resolved before the Board considers it. [See GKA(LE- GAL)]		
Notice to Students and Parents		District shall inform students and parents of this policy the ropriate District publications.	rough
Guiding Principles Informal Process	cern mini cern	Board encourages students and parents to discuss their is with the appropriate teacher, principal, or other campus strator who has the authority to address the concerns. Co is should be expressed as soon as possible to allow early plution at the lowest possible administrative level.	s ad- on-
		rmal resolution shall be encouraged but shall not extend dlines in this policy, except by mutual written consent.	any
Formal Process		udent or parent may initiate the formal process described by timely filing a written complaint form.	be-
	pare cern	n after initiating the formal complaint process, students a ents are encouraged to seek informal resolution of their co is. A student or parent whose concerns are resolved may v a formal complaint at any time.	on-
	ate	process described in this policy shall not be construed to new or additional rights beyond those granted by law or E cy, nor to require a full evidentiary hearing or "mini-trial" a l.	Board
Freedom from Retaliation		her the Board nor any District employee shall unlawfully a against any student or parent for bringing a concern or content.	
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South San Antonio ISD 015908			
STUDENT RIGHTS AND RESPONSIBILITIESFNGSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LOCAL)			
General Provisions Filing	Complaint forms and appeal notices may be filed by hand by electronic communication, including email and fax, or to Mail. Hand-delivered filings shall be timely filed if received appropriate administrator or designee by the close of busin the deadline. Filings submitted by electronic communication be timely filed if they are received by the close of business deadline, as indicated by the date/time shown on the elect communication. Mail filings shall be timely filed if they are marked by U.S. Mail on or before the deadline and received appropriate administrator or designated representative not than three days after the deadline.	by U.S. I by the ness on on shall s on the tronic post- ed by the	
Scheduling Conferences	The District shall make reasonable attempts to schedule of ences at a mutually agreeable time. If a student or parent appear at a scheduled conference, the District may hold to ference and issue a decision in the student's or parent's a	fails to he con-	
Response	At Levels One and Two, "response" shall mean a written of cation to the student or parent from the appropriate admir Responses may be hand-delivered, sent by electronic cor- tion to the student's or parent's email address of record, of U.S. Mail to the student's or parent's mailing address of re Mailed responses shall be timely if they are postmarked b Mail on or before the deadline.	nistrator. mmunica- or sent by ecord.	
Days	"Days" shall mean District business days, unless otherwis In calculating timelines under this policy, the day a docum filed is "day zero." The following business day is "day one	ent is	
Representative	"Representative" shall mean any person who or organizat designated by the student or parent to represent the stude parent in the complaint process. A student may be represe an adult at any level of the complaint.	ent or	
	The student or parent may designate a representative thre ten notice to the District at any level of this process. If the or parent designates a representative with fewer than thre notice to the District before a scheduled conference or he District may reschedule the conference or hearing to a lat desired, in order to include the District's counsel. The Dist be represented by counsel at any level of the process.	student ee days' aring, the er date, if	
Consolidating Complaints	Complaints arising out of an event or a series of related e shall be addressed in one complaint. A student or parent s file separate or serial complaints arising from any event of events that have been or could have been addressed in a complaint.	shall not r series of	

South San Antonio ISD 015908			
			FNG (LOCAL)
Untimely Filings		me limits shall be strictly followed unless modified by en consent.	mutual
	plair at ar may days leve	complaint form or appeal notice is not timely filed, the at may be dismissed, on written notice to the student of appeal the dismissal by seeking review in writing with a from the date of the written dismissal notice, starting at which the complaint was dismissed. Such appeal a ed to the issue of timeliness.	or parent, parent hin ten at the
Costs Incurred		n party shall pay its own costs incurred in the course o plaint.	of the
Complaint and Appeal Forms		plaints and appeals under this policy shall be submitt ng on a form provided by the District.	ed in
	tach have Leve docu stud	ies of any documents that support the complaint shou ed to the complaint form. If the student or parent does e copies of these documents, copies may be presente el One conference. After the Level One conference, no uments may be submitted by the student or parent unl ent or parent did not know the documents existed befe el One conference.	s not d at the o new ess the
	pect	mplaint or appeal form that is incomplete in any mater may be dismissed but may be refiled with all the requ ation if the refiling is within the designated time for filing	uired in-
Level One	Corr	plaint forms must be filed:	
	1.	Within 15 days of the date the student or parent first with reasonable diligence should have known, of the or action giving rise to the complaint or grievance; an	decision
	2.	With the lowest level administrator who has the authorized problem.	ority to
		In most circumstances, students and parents shall fil One complaints with the campus principal.	e Level
		If the only administrator who has authority to remedy leged problem is the Superintendent or designee, the plaint may begin at Level Two following the procedur ing deadlines, for filing the complaint form at Level O	e com- e, includ-
	rece form	e complaint is not filed with the appropriate administra iving administrator must note the date and time the co was received and immediately forward the complaint appropriate administrator.	omplaint

South San Antonio ISD 015908		
STUDENT RIGHTS AND RESPONSIBILITIES F STUDENT AND PARENT COMPLAINTS/GRIEVANCES (LOC		
	The appropriate administrator shall investigate as necess schedule a conference with the student or parent within the after receipt of the written complaint. The administrator m reasonable time limits for the conference.	en days
	Absent extenuating circumstances, the administrator sha the student or parent a written response within ten days f the conference. The written response shall set forth the b decision. In reaching a decision, the administrator may co formation provided at the Level One conference and any evant documents or information the administrator believe resolve the complaint.	ollowing basis of the onsider in- other rel-
Level Two	If the student or parent did not receive the relief requeste One or if the time for a response has expired, the student may request a conference with the Superintendent or des appeal the Level One decision.	t or parent
	The appeal notice must be filed in writing, on a form provide the District, within ten days of the date of the written Level sponse or, if no response was received, within ten days of Level One response deadline.	el One re-
	After receiving notice of the appeal, the Level One admin shall prepare and forward a record of the Level One com the Level Two administrator. The student or parent may re copy of the Level One record.	plaint to
	The Level One record shall include:	

- 1. The original complaint form and any attachments.
- 2. All other documents submitted by the student or parent at Level One.
- 3. The written response issued at Level One and any attachments.
- 4. All other documents relied upon by the Level One administrator in reaching the Level One decision.

The Superintendent or designee shall schedule a conference within ten days after the appeal notice is filed. The conference shall be limited to the issues and documents considered at Level One. At the conference, the student or parent may provide information concerning any documents or information relied upon by the administration for the Level One decision. The Superintendent or designee may set reasonable time limits for the conference.

The Superintendent or designee shall provide the student or parent a written response within ten days following the conference. The

Adopted:

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	STUDENT RIGHTS AND RESPONSIBILITIES FNG STUDENT AND PARENT COMPLAINTS/GRIEVANCES (LOCAL)			
	written response shall set forth the basis of the decision. ing a decision, the Superintendent or designee may cons Level One record, information provided at the Level Two ence, and any other relevant documents or information the intendent or designee believes will help resolve the comp	ider the confer- ne Super-		
	Recordings of the Level One and Level Two conferences, if any, shall be maintained with the Level One and Level Two records.			
Level Three	If the student or parent did not receive the relief requested at Level Two or if the time for a response has expired, the student or parent may appeal the decision to the Board.			
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two re- sponse or, if no response was received, within ten days of the Level Two response deadline.			
	The Superintendent or designee shall inform the student of the date, time, and place of the Board meeting at whic plaint will be on the agenda for presentation to the Board	h the com-		
	The Superintendent or designee shall provide the Board of the Level Two appeal. The student or parent may requ of the Level Two record.			
	The Level Two record shall include:			
	1. The Level One record.			
	2. The notice of appeal from Level One to Level Two.			
	 The written response issued at Level Two and any a ments. 	attach-		
	 All other documents relied upon by the administratic reaching the Level Two decision. 	on in		
	The appeal shall be limited to the issues and documents ered at Level Two, except that if at the Level Three hearin ministration intends to rely on evidence not included in th Two record, the administration shall provide the student of notice of the nature of the evidence at least three days be hearing.	ng the ad- le Level or parent		
	The District shall determine whether the complaint will be sented in open or closed meeting in accordance with the Open Meetings Act and other applicable law. [See BE]	•		
	The presiding officer may set reasonable time limits and for the presentation, including an opportunity for the stud	•		

Adopted:

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

ent and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the student or parent or the student's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

South San Antonio ISD 015908		
STUDENT DISCIPLINE		FO (LOCAL)
Student Code of Conduct	adop	District's rules of discipline are maintained in the Board- oted Student Code of Conduct and are established to support nvironment conducive to teaching and learning.
	natin	es of conduct and discipline shall not have the effect of discriming on the basis of gender, race, color, disability, religion, ethnic- r national origin.
		e beginning of the school year and throughout the school year ecessary, the Student Code of Conduct shall be:
	1.	Posted and prominently displayed at each campus or made available for review in the principal's office, as required by law; and
	2.	Made available on the District's website and/or as a hard copy to students, parents, teachers, administrators, and others on request.
Revisions	durir	sions to the Student Code of Conduct approved by the Board ng the year shall be made available promptly to students and nts, teachers, administrators, and others.
Extracurricular Standards of Behavior	and stand Stud ipation ular	the approval of the principal and Superintendent, sponsors coaches of extracurricular activities may develop and enforce dards of behavior that are higher than the District-developed lent Code of Conduct and may condition membership or partic- on in the activity on adherence to those standards. Extracurric- standards of behavior may take into consideration conduct that are any time, on or off school property.
	ards begii shall have	adent shall be informed of any extracurricular behavior stand- at the beginning of each school year or when the student first ns participation in the activity. A student and his or her parent sign and return to the sponsor or coach a statement that they e read the extracurricular behavior standards and consent to a s a condition of participation in the activity.
	ent c of be	dards of behavior for an extracurricular activity are independ- of the Student Code of Conduct. Violations of these standards whavior that are also violations of the Student Code of Conduct result in independent disciplinary actions.
	tivitie tracu	Ident may be removed from participation in extracurricular ac- es or may be excluded from school honors for violation of ex- urricular standards of behavior for an activity or for violation of Student Code of Conduct.

Adopted:

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STUDENT DISCIPLINE			FO (LOCAL)	
"Parent" Defined	the	term '	but the Student Code of Conduct and discipline policies, 'parent" includes a parent, legal guardian, or other person wful control of the child.	
General Discipline Guidelines			employee shall adhere to the following general guidelines osing discipline:	
	1.	stud	udent shall be disciplined when necessary to improve the ent's behavior, to maintain order, or to protect other stu- ts, school employees, or property.	
	2.	be b	udent shall be treated fairly and equitably. Discipline shall based on an assessment of the circumstances of each e. Factors to consider shall include:	
		a.	The seriousness of the offense;	
		b.	The student's age;	
		C.	The frequency of misconduct;	
		d.	The student's attitude;	
		e.	The potential effect of the misconduct on the school en- vironment;	
		f.	Requirements of Chapter 37 of the Education Code; and	
		g.	The Student Code of Conduct adopted by the Board.	
	3.	regu pare	bre a student under 18 is assigned to detention outside lar school hours, notice shall be given to the student's ent to inform him or her of the reason for the detention and nit arrangements for necessary transportation.	
Corporal Punishment	Stuc phys	dents sical f	d prohibits the use of corporal punishment in the District. shall not be spanked, paddled, or subjected to other force as a means of discipline for violations of the Student Conduct.	
Physical Restraint	Note:		A District employee may restrain a student with a disabil- ity who receives special education services only in ac- cordance with law. [See FOF(LEGAL)]	
	Within the scope of an employee's duties, a District employee may physically restrain a student if the employee reasonably believes restraint is necessary in order to:			
	1.		ect a person, including the person using physical re- int, from physical injury.	

STUDENT DISCIPLINE

	2.	Obtain possession of a weapon or other dangerous object.
	3.	Protect property from serious damage.
	4.	Remove a student refusing a lawful command of a school em- ployee from a specific location, including a classroom or other school property, in order to restore order or to impose discipli- nary measures.
Video and Audio Monitoring		eo and audio recording equipment shall be used for safety pur- es to monitor student behavior on District property.
	the	District shall post signs notifying students and parents about District's use of video and audio recording equipment. Students II not be notified when the equipment is turned on.
Use of Recordings	stuo viola	principal shall review recordings as needed, and evidence of dent misconduct shall be documented. A student found to be in ation of the District's Student Code of Conduct shall be subject ppropriate discipline.
Access to Recordings	tran be r to v the	cordings shall remain in the custody of the campus principal, isportation department, or District police department and shall maintained as required by law. A parent or student who wishes iew a recording in response to disciplinary action taken against student may request such access under the procedures set out aw. [See FL(LEGAL)]

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STUDENT DISCIPLINE STUDENTS WITH DISA	BILITIES	FOF (LEGAL)
Students with Disabilities Under Section 504	A district shall conduct an evaluation in accordance with 3 104.35(b) before taking any action with respect to any sign change in placement of a student with a disability who need believed to need special education and related services. 3 104.35(a)	nificant eds or is
	A district may take disciplinary action pertaining to the use session of illegal drugs or alcohol against any student with bility who is currently engaging in the illegal use of drugs of use of alcohol to the same extent that the district would ta plinary action against nondisabled students. The due proc cedures afforded under Section 504 do not apply to such nary action. 29 U.S.C. $705(20)(C)(iv)$	n a disa- or in the ke disci- cess pro-
	Note: The provisions below apply only to students elig special education and related services under th uals with Disabilities Education Act (IDEA).	
Students Receiving Special Education Services	All disciplinary actions regarding students with disabilities determined in accordance with 34 C.F.R. 300.101(a) and 3 300.536; Education Code Chapter 37, Subchapter A; and ministrative Code 89.1053 (Procedures for Use of Restrain Time-Out). <i>19 TAC 89.1050(k)</i>	300.530– 19 Ad-
ARD Committee Required	Except as set forth below, the placement of a student with bility who receives special education services may be made by a duly constituted admission, review, and dismissal (AF mittee. Any disciplinary action regarding the student shall mined in accordance with federal law and regulations. <i>Edu Code</i> $37.004(a)-(b)$	de only RD) com- be deter-
	The methods adopted in the Student Code of Conduct [se discipline management and for preventing and intervening dent discipline problems must provide that a student who rolled in the special education program may not be disciple bullying, harassment, or making hit lists until an ARD commeeting has been held to review the conduct. <i>Education C</i> 37.001(b-1)	in stu- is en- ined for mittee
DAEP Placement Not Solely for Educational Purposes	A student with a disability who receives special education may not be placed in a disciplinary alternative education p (DAEP) solely for educational purposes. A teacher in a DA has a special education assignment must hold an appropr tificate or permit for that assignment. <i>Education Code 37.0</i> (<i>d</i>)	orogram AEP who riate cer-
Removal for Ten Days or Less	School personnel may remove a student with a disability v lates a student code of conduct from his or her current pla	
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STUDENT DISCIPLINE STUDENTS WITH DISA	BILITIES (I	FOF LEGAL)
	to an appropriate interim alternative educational setting, and setting, or suspension, for not more than ten consecutive sc days, to the extent those alternatives are applied to children out disabilities. 20 U.S.C. 1415(k)(1)(B); 34 C.F.R. 300.530(hool with-
Services During Removal	A district is required to provide services during the period of moval if the district provides services to a child without disat who is similarly removed. <i>34 C.F.R. 300.530(d)</i>	
Subsequent Removals of Ten Days or Less	School personnel may remove the student for additional remote not more than ten consecutive school days in that same server for separate incidents of misconduct, as long as those als do not constitute a change in placement (see below). 34 300.530(b)(1)	school remov-
Services During Removal	After a student has been removed from his or her current pla ment for ten school days in the same school year, during an sequent removal of ten consecutive school days or less, sch personnel, in consultation with at least one of the student's ters, shall determine the extent to which services are needed to enable the student to continue to participate in the general cation curriculum, although in another setting, and to progree ward meeting the goals set out in the student's individualize cation program (IEP). 20 U.S.C. 1415(k)(1)(D); 34 C.F.R. 300.530(d)(4)	y sub- nool teach- d so as al edu- ss to-
Notice of Procedural Safeguards	Not later than the date on which the decision to take the disc nary action is made, a district shall notify the student's paren the decision and of all procedural safeguards [see EHBAE]. U.S.C. 1415(k)(1)(H)	nts of
Removals That Are a Change in Placement	Any disciplinary action that would constitute a change in pla may be taken only after the student's ARD committee condumanifestation determination review.	
	Any disciplinary action regarding the student shall be detern accordance with federal law and regulations, including laws ulations requiring the provision of functional behavioral asse ments; positive behavioral interventions, strategies, and sup behavioral intervention plans; and the manifestation determine review [see Manifestation Determination, below].	or reg- ess- ports;
	Education Code 37.004(b)	
Behavior Assessment and Intervention	If a district takes a disciplinary action regarding a student wi disability who receives special education services that const change in placement under federal law, the district shall:	
	1. Not later than the tenth school day after the change in ment:	place-
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		a.	Seek consent from the student's parent or person stand- ing in parental relation to the student to conduct a func- tional behavioral assessment of the student, if a func- tional behavioral assessment has never been conducted on the student or the student's most recent functional behavioral assessment is more than one year old; and	
		b.	Review any previously conducted functional behavioral assessment of the student and any behavior improve- ment plan or behavioral intervention plan developed for the student based on that assessment; and	
	2.	hav not	necessary, develop a behavior improvement plan or be- ioral intervention plan for the student if the student does have a plan or, if the student has a behavior improvement or behavioral intervention plan, revise the student's plan.	
	Edı	ıcatio	n Code 37.004(b-1); 19 TAC 89.1050(k)	
Change in Placement		For purposes of disciplinary removal of a student with a disability, a change in placement occurs if a student is:		
	1.		noved from the student's current educational placement more than ten consecutive school days; or	
	2.	Sub cau	jected to a series of removals that constitute a pattern be- se:	
		a.	The series of removals total more than ten school days in a school year;	
		b.	The student's behavior is substantially similar to the stu- dent's behavior in the previous incidents that resulted in the series of removals; and	
		C.	Additional factors exist, such as the length of each re- moval, the total amount of time the student is removed, and the proximity of the removals to one another.	
		patt dist	district determines, on a case-by-case basis, whether a ern of removals constitutes a change in placement. The rict's determination is subject to review through due pro- s and judicial proceedings.	
	34 C.F.R. 300.536			
	cas plao	e-by- ceme	ersonnel may consider any unique circumstances on a case basis when determining whether to order a change in the for a student who violates a code of student conduct. 20 $415(k)(1)(A)$	

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STUDENT DISCIPLINE STUDENTS WITH DISA		OF AL)
Manifestation Determination	Within ten school days of any decision to change the placement a student because of a violation of a code of student conduct, a district, parents, and relevant members of the ARD committee (a determined by the parent and the district) shall review all relevant information in the student's file, including the student's IEP, any teacher observations, and any relevant information provided by to parents to determine whether the conduct in question was:	s it
	 Caused by, or had a direct and substantial relationship to, the student's disability; or 	ne
	2. The direct result of the district's failure to implement the IEF	<u>.</u>
	If the district, the parent, and relevant members of the ARD com- mittee determine that either of the above is applicable, the condu- shall be determined to be a manifestation of the student's disabil	uct
	If the district, the parent, and relevant members of the ARD com- mittee determine the conduct was the direct result of the district's failure to implement the IEP, the district must take immediate ste to remedy those deficiencies.	S
	20 U.S.C. 1415(k)(1)(E); 34 C.F.R. 300.530(e)	
Not a Manifestation	If the determination is that the student's behavior was not a manifestation of the student's disability, school personnel may apply the relevant disciplinary procedures to the student in the same manifestation as for students without disabilities. The ARD committee shall determine the interim alternative education setting. 20 U.S.C. $1415(k)(1)(C)$, $(k)(2)$; 34 C.F.R. $300.530(c)$	he ner e
Expulsion	In a county with a juvenile justice alternative education program (JJAEP) [see FODA], a district must invite the administrator of the JJAEP or the administrator's designee to an ARD committee meaning convened to discuss the discretionary expulsion under Education Code 37.007 of a student with a disability. The district must provide written notice of the meeting at least five school days before the meeting or a shorter timeframe agreed to by the student parents. A copy of the student's current IEP must be provided to the JJAEP representative with the notice. If the JJAEP representative means, including conference telephone calls. The JJAEP representative means, including conference telephone calls. The JJAEP representative may participate in the meeting the extent that the meeting relates to the student's current IEP in the JJAEP and implementation of the student's current IEP in the JJAEP. <i>19 TAC 89.1052</i>	et- a- 's :a- t-

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Services During Removal	The student must:				
	 Continue to receive educational services so as to enable the student to continue to participate in the general education cur- riculum, although in another setting, and to progress toward meeting the goals in the student's IEP. 				
	2. Receive, as appropriate, a functional behavioral assessment, and behavioral intervention services and modifications, that are designed to address the behavior violation so that it does not recur.				
	These services may be provided in an interim alternative educa- tional setting.				
	34 C.F.R. 300.530(d)(1)–(2)				
	For a student with a disability who was expelled under a discretion- ary expulsion under Education Code 37.007, an ARD committee meeting must be convened to reconsider placement of the student in the JJAEP if the JJAEP provides written notice to the district of specific concerns that the student's education or behavioral needs cannot be met in JJAEP.				
	The district must invite the JJAEP administrator or the administra- tor's designee to the meeting and must provide written notice of the meeting at least five school days before the meeting or a shorter timeframe agreed to by the student's parents. If the JJAEP repre- sentative is unable to attend the ARD committee meeting, the rep- resentative must be given the opportunity to participate in the meeting through alternative means, including conference tele- phone calls. The JJAEP may participate in the meeting to the ex- tent that the meeting relates to the student's continued placement in JJAEP.				
	19 TAC 89.1052				
Manifestation	If the district, the parents, and relevant members of the ARD com- mittee determine that the conduct was a manifestation of the stu- dent's disability, the ARD committee shall:				
	 Conduct a functional behavioral assessment (FBA), unless the district had conducted an FBA before the behavior that re- sulted in the change in placement occurred, and implement a behavioral intervention plan (BIP) for the student; or 				
	 If a BIP has already been developed, review the BIP and modify it, as necessary, to address the behavior. 				
	Except as provided at Special Circumstances, below, the ARD committee shall return the student to the placement from which the				

South San Antonio ISD 015908				
STUDENT DISCIPLINE F STUDENTS WITH DISABILITIES (LEG/				
		ent was removed, unless the parent and the district agree to a nge in placement as part of the modification of the BIP.		
	20 U	I.S.C. 1415(k)(1)(F); 34 C.F.R. 300.530(f)		
Special Circumstances	School personnel may remove a student to an interim alternative educational setting for not more than 45 school days without regard to whether the behavior is determined to be a manifestation of the student's disability, if the student:			
	1.	Carries or possesses a weapon to or at school, on school premises, or to or at a school function under the jurisdiction of the Texas Education Agency (TEA) or a school district;		
	2.	Knowingly possesses or uses illegal drugs or sells or solicits the sale of a controlled substance while at school, on school premises, or at a school function under the jurisdiction of TEA or a school district; or		
	3.	Has inflicted serious bodily injury upon another person while at school, on school premises, or at a school function under the jurisdiction of TEA or the district.		
	20 U.S.C. 1415(k)(1)(G); 34 C.F.R. 300.530(g)			
		ARD committee shall determine the interim alternative educa- setting. 20 U.S.C. 1415(k)(2)		
Services During Removal	The	student must:		
	1.	Continue to receive educational services so as to enable the student to continue to participate in the general education curriculum, although in another setting, and to progress toward meeting the goals in the student's IEP.		
	2.	Receive, as appropriate, a functional behavioral assessment, and behavioral intervention services and modifications, that are designed to address the behavior violation so that it does not recur.		
		se services may be provided in an interim alternative educa- al setting.		
	34 C	C.F.R. 300.530(d)(1)		
Appeals	tation that likely ing.	rent who disagrees with a placement decision or the manifes- n determination may request a hearing. A district that believes maintaining a current placement of a student is substantially to result in injury to the student or others may request a hear- 20 U.S.C. 1415(k)(3)(A); 34 C.F.R. 300.532(a); 19 TAC 151 [See EHBAE]		

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STUDENT DISCIPLINE STUDENTS WITH DISA	ILITIES (I	FOF _EGAL)	
Placement During Appeals	When an appeal has been requested by a parent or a district, the student shall remain in the interim alternative educational setting pending the decision of the hearing officer or until the expiration of the student's assignment to the alternative setting, whichever occurs first, unless the parent and district agree otherwise. 20 U.S.C. $1415(k)(4)$; 34 C.F.R. 300.533		
Reporting Crimes	Federal law does not prohibit a district from reporting a crime mitted by a student with a disability to appropriate authorities district reports a crime, the district shall ensure that copies of special education and disciplinary records of the student are mitted for consideration by the appropriate authorities to who district reported the crime. A district may transmit records on the extent permitted by the Family Educational Rights and P Act (FERPA). 20 U.S.C. 1415(k)(6); 34 C.F.R. 300.535 [See	s. If a of the e trans- om the oly to Privacy	
Students Not Yet Identified	A student who has not been determined to be eligible for special education and related services and who has engaged in behavior that violated a code of student conduct may assert any of the protections provided for in the IDEA if a district had knowledge that the student had a disability before the behavior that precipitated that disciplinary action occurred. 20 U.S.C. $1415(k)(5)(A)$; 34 C.F.R. $300.534(a)$		
District Knowledge	A district shall be deemed to have knowledge that a student disability if, before the behavior that precipitated the disciplir tion occurred:		
	 The parent of the student expressed concern in writing pervisory or administrative personnel of the district, or teacher of the student, that the student was in need of education and related services; 	to the	
	 The parent requested an evaluation of the student for s education and related services; or 	special	
	 The student's teacher, or other district personnel, expression specific concerns about a pattern of behavior demonstration by the student directly to the special education director other supervisory personnel of the district. 	rated	
	20 U.S.C. 1415(k)(5)(B); 34 C.F.R. 300.534(b)		
Exception	A district shall not be deemed to have knowledge that the st had a disability if:	udent	
	1. The parent has not allowed an evaluation of the studer	ıt;	
	2. The parent has refused services; or		

	3. The student has been evaluated and it was determined that the student did not have a disability.
	20 U.S.C. 1415(k)(5)(C); 34 C.F.R. 300.534(c)
	If a district does not have knowledge (as described above), before taking disciplinary measures, that a student has a disability, the student may be subjected to the same disciplinary measures ap- plied to students without disabilities who engaged in comparable behaviors.
	However, if a request is made for an evaluation during the time pe- riod in which the student is subjected to disciplinary measures, the evaluation shall be conducted in an expedited manner. Until the evaluation is completed, the student shall remain in the educational placement determined by school authorities, which can include suspension or expulsion without educational services.
	20 U.S.C. 1415(k)(5)(D); 34 C.F.R. 300.534(d)
Behavior Management Techniques	It is the policy of the state to treat all students with dignity and re- spect, including students with disabilities who receive special edu- cation services. Any behavior management technique and/or disci- pline management practice must be implemented in such a way as to protect the health and safety of the student and others. No disci- pline management practice may be calculated to inflict injury, cause harm, demean, or deprive the student of basic human ne- cessities. <i>Education Code 37.0021(a); 19 TAC 89.1053(j)</i>
	[For restrictions on aversive techniques, see FO.]
Rules on Restraint and Seclusion	The commissioner by rule shall adopt procedures for the use of re- straint and time-out by a district employee or volunteer or an inde- pendent contractor of a district in the case of a student with a disa- bility receiving special education services. The procedures must be consistent with Education Code 37.0021(d). <i>Education Code</i> <i>37.0021(d)</i>
School Peace Officers	This provision and any rules or procedures adopted under this pro- vision apply to a peace officer only if the peace officer:
	1. Is employed or commissioned by a district; or
	 Provides, as a school resource officer, a regular police pres- ence on a district campus under a memorandum of under- standing between the district and a local law enforcement agency.
	Education Code 37 0021/b): 19 TAC 89 1053/l)

Education Code 37.0021(h); 19 TAC 89.1053(l)

Exceptions	Education Code 37.0021 (use of confinement, seclusion, restraint, and time-out) does not apply to:			
	1.	A peace officer, while performing law enforcement duties, except as provided above [see School Peace Officers] and by Education Code 37.0021(i) [see Restraint, Documentation, below];		
	2.	Juvenile probation, detention, or corrections personnel; or		
	3.	An educational services provider with whom a student is placed by a judicial authority, unless the services are provided in an educational program of a school district.		
Law Enforcement Duties	"Law enforcement duties" means activities of a peace officer relat- ing to the investigation and enforcement of state criminal laws and other duties authorized by the Code of Criminal Procedure.			
	Edu	ıcation Code 37.0021(b)(4), (g); 19 TAC 89.1053(l), (m)		
	Further, Education Code 37.0021 does not prevent a student's locked, unattended confinement in an emergency situation while awaiting the arrival of law enforcement personnel if:			
	1.	The student possesses a weapon; and		
	2.	The confinement is necessary to prevent the student from causing bodily harm to the student or another person.		
	For these purposes, "weapon" includes any weapon described un- der Education Code 37.007(a)(1). [See FNCG]			
	Education Code 37.0021(f)			
Confinement	A student with a disability who receives special education services may not be confined in a locked box, locked closet, or other spe- cially designed locked space as either a discipline management practice or a behavior management technique. <i>Education Code</i> <i>37.0021(a)</i>			
Seclusion	A district employee or volunteer or an independent contractor of a district may not place a student in seclusion. <i>Education Code</i> 37.0021(c)			
	"Seclusion" means a behavior management technique in which a student is confined in a locked box, locked closet, or locked room that:			
	1.	Is designed solely to seclude a person; and		
	2.	Contains less than 50 square feet of space.		
	Education Code 37.0021(b)(2)			

Restraint	"Restraint" means the use of physical force or a mechanical device to significantly restrict the free movement of all or a portion of a student's body. <i>19 TAC 89.1053(b)(2)</i>		
	The following provisions do not apply to the use of physical force a mechanical device that does not significantly restrict the free movement of all or a portion of the student's body. Restraint that volves significant restriction as referenced above does not include		
	1.	Physical contact or appropriately prescribed adaptive equip- ment to promote normative body positioning and/or physical functioning;	
	2.	Limited physical contact with a student to promote safety (e.g., holding a student's hand), prevent a potentially harmful action (e.g., running into the street), teach a skill, redirect at- tention, provide guidance to a location, or provide comfort;	
	3.	Limited physical contact or appropriately prescribed adaptive equipment to prevent a student from engaging in ongoing, re- petitive self-injurious behaviors, with the expectation that in- struction will be reflected in the IEP as required by 34 C.F.R. 300.324(a)(2)(i) to promote student learning and reduce and/or prevent the need for ongoing intervention; or	
	4.	Seat belts and other safety equipment used to secure stu- dents during transportation.	
	19 T	AC 89.1053(f)	
Limitations on Use of Restraint		hool employee, volunteer, or independent contractor may use raint only in an emergency and with the following limitations:	
	1.	Restraint shall be limited to the use of such reasonable force as is necessary to address the emergency.	
	2.	Restraint shall be discontinued at the point at which the emer- gency no longer exists.	
	3.	Restraint shall be implemented in such a way as to protect the health and safety of the student and others.	
	4.	Restraint shall not deprive the student of basic human neces- sities.	
	19 T	AC 89.1053(c)	
Emergency	"Emergency" means a situation in which a student's behavior poses a threat of:		
	1.	Imminent, serious physical harm to the student or others; or	

	2. Imminent, serious property destruction.		
	19 TAC 89.1053(b)(1)		
Training	Training for school employees, volunteers, or independent contrac- tors regarding the use of restraint shall be provided according to the requirements set forth at 19 Administrative Code 89.1053(d).		
Documentation	In a case in which restraint is used, school employees, volunteers, or independent contractors shall implement the documentation and notification requirements set forth at 19 Administrative Code 89.1053(e).		
	A district shall report electronically to TEA, in accordance with standards provided by commissioner rule, information relating to the use of restraint by a peace officer performing law enforcement duties on school property or during a school-sponsored or school- related activity. The report must be consistent with the require- ments adopted by commissioner rule for reporting the use of re- straint involving students with disabilities.		
	Education Code 37.0021(i)		
Time-Out	"Time-out" means a behavior management technique in which, to provide a student with an opportunity to regain self-control, the stu- dent is separated from other students for a limited period in a set- ting:		
	1. That is not locked; and		
	 From which the exit is not physically blocked by furniture, a closed door held shut from the outside, or another inanimate object. 		
	19 TAC 89.1053(b)(3)		
Limitations on Use of Time-Out	A school employee, volunteer, or independent contractor may use time-out with the following limitations:		
	 Physical force or threat of physical force shall not be used to place a student in time-out. 		
	2. Time-out may only be used in conjunction with an array of positive behavior intervention strategies and techniques and must be included in the student's IEP and/or behavior improvement plan or behavioral intervention plan if it is utilized on a recurrent basis to increase or decrease targeted behavior.		

	3. Use of time-out shall not be implemented in a fashion that precludes the ability of the student to be involved in and pro- gress in the general curriculum and advance appropriately to- ward attaining the annual goals specified in the student's IEP.
	19 TAC 89.1053(g)
Training	Training for school employees, volunteers, or independent contrac- tors regarding the use of time-out shall be provided according to the requirements set forth at 19 Administrative Code 89.1053(h).
Documentation	Necessary documentation or data collection regarding the use of time-out, if any, must be addressed in the IEP and/or behavior im- provement plan or behavioral intervention plan. If a student has a behavior improvement plan or behavioral intervention plan, the dis- trict must document each use of time-out prompted by a behavior of the student specified in the student's behavior improvement plan or behavioral intervention plan, including a description of the be- havior that prompted the time-out. The ARD committee must use any collected data to judge the effectiveness of the intervention and provide a basis for making determinations regarding its contin- ued use.

19 TAC 89.1053(i)



(LOCAL) Policy Comparisons

These documents are generated by an automated process that compares the updated policy to the current policy as found in TASB records.

In this packet, you will find:

- Policies being recommended for revision (annotated)
- New policies (not annotated)
- Policies recommended for deletion (annotated in PDF; not shown in Word)

Annotations are shown as follows:

- Deletions are in a red strike-through font: deleted text.
- Additions are in a blue, bold font: new text.
- Blocks of text that were moved without changes are shown in green, with double underline and double strike-through formatting to distinguish the text's new placement from its original location: moved text becomes moved text.
- Revision bars appear in the right margin to show sections with changes.
- **Note:** While the annotation software competently identifies simple changes, large or complicated changes—as in an extensive rewrite—may be more difficult to follow. In addition, TASB's recent changes to the policy templates to facilitate accessibility sometimes makes formatting changes appear tracked, even though the text remains the same.

For further assistance in understanding policy changes, please refer to the explanatory notes in your Localized Policy Manual update packet or contact your policy consultant.

Contact:	School Districts and Education Service Centers	Community Colleges		
	policy.service@tasb.org	colleges@tasb.org		
	800.580.7529 512.467.0222	800.580.1488 512.467.3689		

South San Antonio ISD 015908

SAFETY PROGRAM/RISK MANAGEMENT EMERGENCY PLANS

Emergency Operations Plan	The Superintendent shall ensure updating of the District's emer- gency operations plan and ongoing staff training.	
		equired by law, the emergency operations plan shall include District's procedures addressing:
	1.	Reasonable security measures when District property is used as a polling place;
	2.	Response to an active shooter emergency; and
	3.	Response to a nearby train derailment, as applicable; and
	3. 4.	Access to campus buildings and materials necessary for a substitute teacher to carry out the duties of a District employee during an emergency or an emergency drill.

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
Other Complaint Processes	polic thes	ent or parent complaints shall be filed in accordance with this by, except as required by the policies listed below. Some of e policies require appeals to be submitted in accordance with a after the relevant complaint process:	
	1.	Complaints alleging discrimination or harassment based on race, color, religion, sex, gender, national origin, age, or disability shall be submitted in accordance with FFH.	
	2.	Complaints concerning dating violence shall be submitted in accordance with FFH.	
	3.	Complaints concerning retaliation related to discrimination and harassment shall be submitted in accordance with FFH.	
	4.	Complaints concerning bullying or retaliation related to bully- ing shall be submitted in accordance with FFI.	
	5.	Complaints concerning failure to award credit or a final grade on the basis of attendance shall be submitted in accordance with FEC.	
	6.	Complaints concerning expulsion shall be submitted in ac- cordance with FOD and the Student Code of Conduct.	
	7.	Complaints concerning any final decisions of the gifted and talented selection committee regarding selection for or exit from the gifted program shall be submitted in accordance with EHBB.	
	8.	Complaints within the scope of Section 504, including com- plaints concerning identification, evaluation, or educational placement of a student with a disability, within the scope of Section 504 shall be submitted in accordance with FB and the procedural safeguards handbook.	
	9.	Complaints within the scope of the Individuals with Disabilities Education Act, including complaintsComplaints concerning identification, evaluation, educational placement, or discipline of a student with a disability, within the scope of the Individu- als with Disabilities Education Act shall be submitted in ac- cordance with EHBAE, FOF, and the procedural safeguards handbook provided to parents of all students referred to spe- cial education.	

10. Complaints concerning instructional resources shall be submitted in accordance with the EF series.

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	11.	•	ning a commissioned peace officer version of the submitted in accord	
	12.		ning intradistrict transfers or campus submitted in accordance with FDB.	s as-
	13.		rning admission, placement, or servio eless student shall be submitted in a	
	14.		rning disputes regarding a student's c ced-priced meal programs shall be so with COB.	
	prop ance nece son	erty based on Educe with this policy. Ho essary to permit the within 90 calendar of plaint is resolved be	fusal of entry to or ejection from Dis- cation Code 37.105 shall be filed in a owever, the timelines shall be adjusted complainant to address the Board ir days of filing the initial complaint, unl efore the Board considers it. [See GM	iccord- ed as n per- less the
Notice to Students and Parents		District shall inform opriate District pub	students and parents of this policy t lications.	hrough
Guiding Principles Informal Process	cern mini cern	s with the appropria strator who has the s should be expres	students and parents to discuss thei ate teacher, principal, or other campu authority to address the concerns. C sed as soon as possible to allow ear possible administrative level.	us ad- Con-
			be encouraged but shall not extend except by mutual written consent.	any
Formal Process			v initiate the formal process described tten complaint form.	d be-
	pare cern	nts are encouraged	formal complaint process, students a to seek informal resolution of their of the whose concerns are resolved may t at any time.	con-
	ate i	new or additional rig sy, nor to require a f	in this policy shall not be construed t hts beyond those granted by law or ull evidentiary hearing or "mini-trial" a	Board
Freedom from Retaliation		against any student	ny District employee shall unlawfully or parent for bringing a concern or c	
DATE ISSUED: 12/20/20	22 <mark>7/</mark> 1	5/2020	Adopted:	2 of 7

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STUDENT RIGHTS AND STUDENT AND PAREN) RESPONSIBILITIES T COMPLAINTS/GRIEVANCES	FNG (LOCAL)
General Provisions Filing	Complaint forms and appeal notices may be filed by hand by electronic communication, including email and fax, or to Mail. Hand-delivered filings shall be timely filed if received appropriate administrator or designee by the close of busin the deadline. Filings submitted by electronic communication be timely filed if they are received by the close of business deadline, as indicated by the date/time shown on the elect communication. Mail filings shall be timely filed if they are marked by U.S. Mail on or before the deadline and receive appropriate administrator or designated representative not than three days after the deadline.	by U.S. I by the iness on on shall s on the tronic post- ed by the
Scheduling Conferences	The District shall make reasonable attempts to schedule of ences at a mutually agreeable time. If a student or parent appear at a scheduled conference, the District may hold to ference and issue a decision in the student's or parent's a	fails to he con-
Response	At Levels One and Two, "response" shall mean a written of cation to the student or parent from the appropriate admir Responses may be hand-delivered, sent by electronic cor- tion to the student's or parent's email address of record, of U.S. Mail to the student's or parent's mailing address of re Mailed responses shall be timely if they are postmarked b Mail on or before the deadline.	nistrator. mmunica- or sent by ecord.
Days	"Days" shall mean District business days, unless otherwis In calculating timelines under this policy, the day a docum filed is "day zero." The following business day is "day one	ent is
Representative	"Representative" shall mean any person who or organizat designated by the student or parent to represent the stude parent in the complaint process. A student may be represe an adult at any level of the complaint.	ent or
	The student or parent may designate a representative thre ten notice to the District at any level of this process. If the or parent designates a representative with fewer than thre notice to the District before a scheduled conference or he District may reschedule the conference or hearing to a lat desired, in order to include the District's counsel. The Dist be represented by counsel at any level of the process.	student ee days' aring, the er date, if
Consolidating Complaints	Complaints arising out of an event or a series of related e shall be addressed in one complaint. A student or parent s file separate or serial complaints arising from any event of events that have been or could have been addressed in a complaint.	shall not r series of

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STUDENT RIGHTS AND STUDENT AND PARENT	-	PONSIBILITIES /IPLAINTS/GRIEVANCES	FNG (LOCAL)
Untimely Filings		me limits shall be strictly followed unless modified by en consent.	mutual
	plain at ar may days level	complaint form or appeal notice is not timely filed, the t may be dismissed, on written notice to the student of ny point during the complaint process. The student or appeal the dismissal by seeking review in writing with from the date of the written dismissal notice, starting at which the complaint was dismissed. Such appeal ed to the issue of timeliness.	or parent, parent nin ten at the
Costs Incurred		n party shall pay its own costs incurred in the course oplaint.	of the
Complaint and Appeal Forms		plaints and appeals under this policy shall be submitting on a form provided by the District.	ed in
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the student or parent does not have copies of these documents, copies may be presented at the Level One conference. After the Level One conference, no new documents may be submitted by the student or parent unless the student or parent did not know the documents existed before the Level One conference.		
	pect	mplaint or appeal form that is incomplete in any mate may be dismissed but may be refiled with all the requ ation if the refiling is within the designated time for fili	uired in-
Level One	Com	plaint forms must be filed:	
	1.	Within 15 days of the date the student or parent first with reasonable diligence should have known, of the or action giving rise to the complaint or grievance; ar	decision
	2.	With the lowest level administrator who has the auth remedy the alleged problem.	ority to
		In most circumstances, students and parents shall fill One complaints with the campus principal.	e Level
		If the only administrator who has authority to remedy leged problem is the Superintendent or designee, the plaint may begin at Level Two following the procedur ing deadlines, for filing the complaint form at Level C	e com- re, includ-
	rece form	e complaint is not filed with the appropriate administrativing administrator must note the date and time the co was received and immediately forward the complain appropriate administrator.	omplaint

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STUDENT RIGHTS AND RE STUDENT AND PARENT CO	
sch	e appropriate administrator sha nedule a conference with the st er receipt of the written compla

	sche after	appropriate administrator shall investigate as necessary and edule a conference with the student or parent within ten days r receipt of the written complaint. The administrator may set conable time limits for the conference.
	the s the deci form evan	ent extenuating circumstances, the administrator shall provide student or parent a written response within ten days following conference. The written response shall set forth the basis of the sion. In reaching a decision, the administrator may consider in- nation provided at the Level One conference and any other rel- nt documents or information the administrator believes will help olve the complaint.
Level Two	One may	e student or parent did not receive the relief requested at Level or if the time for a response has expired, the student or parent request a conference with the Superintendent or designee to eal the Level One decision.
	the spor	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written Level One re- nse or, if no response was received, within ten days of the el One response deadline.
	shal the	r receiving notice of the appeal, the Level One administrator I prepare and forward a record of the Level One complaint to Level Two administrator. The student or parent may request a y of the Level One record.
	The	Level One record shall include:
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the student or parent at Level One.
	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.
	with be li At th cond mini sign	Superintendent or designee shall schedule a conference in ten days after the appeal notice is filed. The conference shall mited to the issues and documents considered at Level One. The conference, the student or parent may provide information cerning any documents or information relied upon by the ad- stration for the Level One decision. The Superintendent or de- ee may set reasonable time limits for the conference. Superintendent or designee shall provide the student or parent
		itten response within ten days following the conference. The

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	written response shall set forth the basis of the decision. ing a decision, the Superintendent or designee may cons Level One record, information provided at the Level Two ence, and any other relevant documents or information to intendent or designee believes will help resolve the comp	sider the confer- he Super-		
	Recordings of the Level One and Level Two conferences shall be maintained with the Level One and Level Two re			
Level Three	If the student or parent did not receive the relief requeste Two or if the time for a response has expired, the studen may appeal the decision to the Board.			
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two re- sponse or, if no response was received, within ten days of the Level Two response deadline.			
	The Superintendent or designee shall inform the student of the date, time, and place of the Board meeting at whic plaint will be on the agenda for presentation to the Board	ch the com-		
	The Superintendent or designee shall provide the Board of the Level Two appeal. The student or parent may requor of the Level Two record.			
	The Level Two record shall include:			
	1. The Level One record.			
	2. The notice of appeal from Level One to Level Two.			
	3. The written response issued at Level Two and any a ments.	attach-		
	 All other documents relied upon by the administration reaching the Level Two decision. 	on in		
	The appeal shall be limited to the issues and documents ered at Level Two, except that if at the Level Three heari ministration intends to rely on evidence not included in the Two record, the administration shall provide the student notice of the nature of the evidence at least three days b hearing.	ing the ad- ne Level or parent		
	The District shall determine whether the complaint will be sented in open or closed meeting in accordance with the Open Meetings Act and other applicable law. [See BE]	•		
	The presiding officer may set reasonable time limits and for the presentation, including an opportunity for the stud	•		

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

ent and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the student or parent or the student's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

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STUDENT DISCIPLINE		FO (LOCAL)
Student Code of Conduct	adop	District's rules of discipline are maintained in the Board- oted Student Code of Conduct and are established to support environment conducive to teaching and learning.
	inati	es of conduct and discipline shall not have the effect of discrim- ng on the basis of gender, race, color, disability, religion, eth- y, or national origin.
		ne beginning of the school year and throughout the school year ecessary, the Student Code of Conduct shall be:
	1.	Posted and prominently displayed at each campus or made available for review in the principal's office, as required by law; and
	2.	Made available on the District's website and/or as a hard copy to students, parents, teachers, administrators, and others on request.
Revisions	durir	isions to the Student Code of Conduct approved by the Board ng the year shall be made available promptly to students and ents, teachers, administrators, and others.
Extracurricular Standards of Behavior	and stan Stud ipation ricula	the approval of the principal and Superintendent, sponsors coaches of extracurricular activities may develop and enforce dards of behavior that are higher than the District-developed dent Code of Conduct and may condition membership or partic- on in the activity on adherence to those standards. Extracur- ar standards of behavior may take into consideration conduct occurs at any time, on or off school property.
	ards begi shall have	udent shall be informed of any extracurricular behavior stand- at the beginning of each school year or when the student first ns participation in the activity. A student and his or her parent I sign and return to the sponsor or coach a statement that they aread the extracurricular behavior standards and consent to in as a condition of participation in the activity.
	ent of be	ndards of behavior for an extracurricular activity are independ- of the Student Code of Conduct. Violations of these standards ehavior that are also violations of the Student Code of Conduct result in independent disciplinary actions.
	tivitie tracu	udent may be removed from participation in extracurricular ac- es or may be excluded from school honors for violation of ex- urricular standards of behavior for an activity or for violation of Student Code of Conduct.

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STUDENT DISCIPLINE			(LO	FO OCAL)	
"Parent" Defined	Throughout the Student Code of Conduct and discipline policies, the term "parent" includes a parent, legal guardian, or other person having lawful control of the child.				
General Discipline Guidelines	A District employee shall adhere to the following general guidelines when imposing discipline:				
	1.	stud	udent shall be disciplined when necessary to improve lent's behavior, to maintain order, or to protect other s ts, school employees, or property.		
	2.	be b	udent shall be treated fairly and equitably. Discipline s based on an assessment of the circumstances of each e. Factors to consider shall include:		
		a.	The seriousness of the offense;		
		b.	The student's age;		
		C.	The frequency of misconduct;		
		d.	The student's attitude;		
		e.	The potential effect of the misconduct on the school vironment;	en-	
		f.	Requirements of Chapter 37 of the Education Code	; and	
		g.	The Student Code of Conduct adopted by the Board	J.	
	3.	regu pare	bre a student under 18 is assigned to detention outsic lar school hours, notice shall be given to the student ent to inform him or her of the reason for the detentior nit arrangements for necessary transportation.	's	
Corporal Punishment	Stuo phys	dents sical f	d prohibits the use of corporal punishment in the Dist shall not be spanked, paddled, or subjected to other force as a means of discipline for violations of the Stu Conduct.		
Physical Restraint	<i>Note:</i> <u>A District employee may restrain a student with a disability</u> who receives special education services only in accordance with law. [See FOF(LEGAL)]				
	Within the scope of an employee's duties, a District employee may physically restrain a student if the employee reasonably believes restraint is necessary in order to:				
	1.		ect a person, including the person using physical re- int, from physical injury.		
	2.	Obta	ain possession of a weapon or other dangerous object	ct.	
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	3. Protect property from serious damage.			
	3.4. Remove a student refusing a lawful command of a school employee from a specific location, including a classroom or other school property, in order to restore order or to impose disciplinary measures.			
	4. Control an irrational student.			
	5.1. Protect property from serious damage.			
	A District employee may restrain a student with a disability who re- ceives special education services only in accordance with law. [See FOF(LEGAL)]			
Video and Audio Monitoring	Video and audio recording equipment shall be used for safety pur- poses to monitor student behavior on District property.			
	The District shall post signs notifying students and parents about the District's use of video and audio recording equipment. Students shall not be notified when the equipment is turned on.			
Use of Recordings	The principal shall review recordings as needed, and evidence of student misconduct shall be documented. A student found to be in violation of the District's Student Code of Conduct shall be subject to appropriate discipline.			
Access to Recordings	Recordings shall remain in the custody of the campus principal, transportation department, or District police department and shall be maintained as required by law. A parent or student who wishes to view a recording in response to disciplinary action taken against the student may request such access under the procedures set out by law. [See FL(LEGAL)]			