SOUTH SAN ANTONIO INDEPENDENT SCHOOL DISTRICT



Agenda Item Summary

Meeting Date: Purpose:	February 20, 20 □ Presentation			ognition	🗆 Di	iscussi	on/ Poss	ible Action
Closed/Exect	\Box Closed/Executive Session \Box Work Session \Box Discussion Only \boxtimes Consent							
From: Dr. Alexa	indro Flores, Sup	erintende	nt of Scho	ols				
Item Title: Approval of Policy Update 112								
Description: Update 112 contains								
BJA(LOCAL): SUPERINTENDENT - QUALIFICATIONS AND DUTIES, CCG(LOCAL): LOCAL REVENUE SOURCES - AD VALOREM TAXES, CCGA(LOCAL): AD VALOREM TAXES - EXEMPTIONS AND PAYMENTS, CH(LOCAL): PURCHASING AND ACQUISITION, CQ(LOCAL): TECHNOLOGY RESOURCES, CV(LOCAL): FACILITIES CONSTRUCTION, DCB(LOCAL): EMPLOYMENT PRACTICES - TERM CONTRACTS, DH(LOCAL): EMPLOYEE STANDARDS OF CONDUCT, DIA(LOCAL): EMPLOYEE WELFARE - FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION, FMA(LOCAL): STUDENT ACTIVITIES - SCHOOL-SPONSORED PUBLICATIONS, FNG(LOCAL): STUDENT RIGHTS AND RESPONSIBILITIES - STUDENT AND PARENT COMPLAINTS/GRIEVANCES, GF(LOCAL): PUBLIC COMPLAINTS, GKA(LOCAL): COMMUNITY RELATIONS - CONDUCT ON SCHOOL PREMISES, GKB(LOCAL): COMMUNITY RELATIONS - ADVERTISING AND FUNDRAISING								
Recommendation:								
To approve TASB Policy and Legal Services initiated updates								
District Goal/Stra	ategy:							
Strategy 1 We will engage all school community members through transparency and effective communication to promote a positive perception and create a strong brand.								
Funding Budget	Code and Amoun	it:						CFO Approval
AP	PROVED BY:	SIGNA	ATURE			DAT	E	
	ef Officer: perintendent:	Dr. <	5-7			2/1	12/14	_

Form Revised: May 2018

Vantage Points

A Board Member's Guide to Update 112

Please note: *Vantage Points* is an executive summary, prepared specifically for board members, of the TASB Localized Update. The topic-by-topic outline and the brief descriptions focus attention on key issues to assist local officials in understanding changes found in the policies. The description of policy changes in *Vantage Points* is highly summarized and should not substitute for careful attention to the more detailed, district-specific Explanatory Notes and the policies within the localized update packet. **Your district may not have all policy provisions addressed in this update's** *Vantage Points*.

We welcome your comments or suggestions for improving *Vantage Points*. Please write to us at TASB Policy Service, P.O. Box 400, Austin, TX 78767-0400, e-mail us at <u>policy.service@tasb.org</u>, or call us at 800-580-7529 or 512-467-0222.

For more information about Policy Service, visit our website at <u>http://policy.tasb.org</u>.

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



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	Update 112 focuses on updating (LEGAL) policies that were affected by changes in administrative rule and commissioner of education rulings. Several (LOCAL) policies have been updated as well to better align with these changes or for organization and restructuring purposes.
Board Ethics	Two legal policies have been revised regarding board member ethics— BBFA(LEGAL) and BBFB(LEGAL). Revisions to BBFA(LEGAL) reflect amended Administrative Code rules addressing financial accountability rat- ings. Formatting changes were made to BBFB(LEGAL) for accessibility pur- poses, and existing statutory provisions have been added. Additionally, provi- sions addressing conflicts of interest for depository contracts were removed, as they are addressed in BDAE(LEGAL).
Superintendent	Minor formatting changes were made to BJA(LOCAL) to improve accessibility for individuals with disabilities, and changes to BJCD(LEGAL) were made to include an existing provision in statute that requires the board to adopt a pol- icy stating that the board employs and evaluates the superintendent.
Business Operations	Extensive revisions were made to several policies in the C section of the manual, which required revisions to the table of contents to add two new codes—CCGA and CCGB—and to rename policies in the CO series.
State and Federal Revenue	Revisions to CBB(LEGAL) were based on changes to federal law increasing certain thresholds under the Education Department General Administrative Regulations (EDGAR) procurement rules and to include links to resources that provide additional information on the issue.
Ad Valorem Taxes	Significant restructuring of CCG(LEGAL) breaks up the content on ad val- orem taxes into multiple policy codes, leading to two new policies: CCGA, Ex- emptions and Payments, and CCGB, Economic Development. CCG(LEGAL) now focuses on adoption of the tax rate and conducting an election to ratify taxes.
	CCG SERIES (LOCAL) POLICY CONSIDERATIONS
	The district's local policy provisions on exemptions and payments of ad valorem taxes have been moved from CCG to CCGA, and districts with provisions on economic development now have that language coded at CCGB.
Financial Accountability	Revisions to CFA(LEGAL) were made to reflect amended Administrative Code rules that revised the notice provisions for the public hearing on the Fi- nancial Management Report.

	Additionally, the amended rules allow for the commissioner to change a finan- cial accountability rating in disaster situations, which is reflected in CFC(LEGAL).
Purchasing and Construction	References to COA(LEGAL) have been added to CH(LEGAL) to align with newly added material on food purchases, and the board delegation provision applicable in disaster circumstances has been updated.
	CH(LOCAL) AND CV(LOCAL) POLICY CONSIDERATIONS
	Recommended revisions to CH(LOCAL) and CV(LOCAL) add a cross-ref- erence to CBB(LEGAL), which addresses procurement requirements for federal awards, as a reminder that other requirements may be applicable if federal funds are involved in a purchase or contract.
	We also recommend an adjustment in CH(LOCAL) to acknowledge that any rejection of bids or proposals will be in accordance with state or fed- eral law, as some purchases with federal funds may require a sound, doc- umented reason for rejecting a bid.
Student Transportation	New Administrative Code rules have been added to CNA(LEGAL). The rules include definitions, eligibility and local policy requirements, and reporting requirements for districts seeking additional funds for transportation of students living within two miles of school. Please note that if your district will seek transportation funds for these students or if your district has a community walking transportation program but does not have policy provisions at CNA(LOCAL), then the district should contact its TASB policy consultant for adjustments to the policy.
Food and Nutrition Management	Existing federal and state provisions have been added to the CO(LEGAL) se- ries to provide more thorough coverage of school nutrition compliance and professional standards, fundraiser standards, unpaid meal policy require- ments, food procurement, and the Community Eligibility Provision program.
Technology Resources	CQ(LOCAL) POLICY CONSIDERATIONS
	Districts may accept electronic signatures in accordance with state law; however, the rules adopted by the board for allowing such signatures must be consistent, to the extent practicable, with rules from the Department of Information Resources. In order to be in compliance with these rules and to align with most districts' practice of accepting electronic signatures, new language on electronic signatures has been recommended for CQ(LOCAL).

Personnel	Details on the bloodborne pathogen exposure control plan from the Texas Department of State Health Services has been added to DBB(LEGAL).					
	DP(LEGAL) has been revised in accordance with new rules from the State Board for Educator Certification regarding principal certification.					
Term Contracts	Included in DCB(LEGAL) are provisions from a commissioner of education decision explaining that if a district requires a person—by policy, job descrip- tion, or contract—to hold certification, the district must employ that person un- der a Chapter 21 contract.					
	DCB(LOCAL) POLICY CONSIDERATIONS					
	Reorganization of this local policy on term contracts is recommended to better distinguish the provisions applicable when SBEC requires certifica- tion versus when the district requires certification. An adjustment clarifies that only full-time professional employees in positions for which the district requires SBEC certification are entitled to a term contract.					
Employee Standards of Conduct	Amended Administrative Code rules have been included in DFE(LEGAL) to clarify that a principal is subject to sanctions for failing to notify the superintendent within seven days after an educator resigns following an alleged incident of misconduct.					
	DIA(LOCAL) AND DH(LOCAL) POLICY CONSIDERATIONS					
	We recommend moving to DH(LOCAL) a provision previously at DIA(LOCAL) subjecting employees to discipline for making false claims of discrimination, harassment, and retaliation or refusing to participate in an investigation. Placement of this provision in DH(LOCAL), which addresses the broader topic of employee standards of conduct, clarifies that the dis- trict may discipline employees for such conduct in any circumstance, not just in relation to claims of discrimination, harassment, and retaliation.					
	Additional revisions to DIA(LOCAL) add the word "sex" to the statement of nondiscrimination and to the definition of discrimination for a complete list- ing of all the protected categories under law and for consistency through-					

out the policy manual.

Alcohol and Drug Testing	Added provisions at DHE(LEGAL) clarify that Department of Transportation (DOT) alcohol and drug testing must be completely separate from non-DOT testing.
Instruction	New Administrative Code rules addressing the required instruction on proper interaction with a peace officer have been added to EHAC(LEGAL).
	The policy on elective instruction, EHAD(LEGAL), has been updated to in- clude provisions permitting districts to offer courses in cybersecurity and other elective classes a student would need to obtain an industry-recognized credential or certificate.
	Amended Administrative Code rules resulted in revisions to dyslexia provi- sions in EHB(LEGAL), including those regarding screening, parental notifica- tion, parent education programs, and access to appropriate programs.
	Provisions in EHBC(LEGAL) regarding the Optional Extended Year Program have been deleted, as the program has not been funded for several years, and additional details have been added regarding the Optional Flexible School Day Program.
	Extensive revisions to EHBE(LEGAL) on bilingual education are from amended Administrative Code rules that were revised to align with TEA practice and the Every Student Succeeds Act (ESSA) State Plan.
Credit By Examination	The State Board of Education changed the rules regarding credit by examina- tion without prior instruction to include audit and annual reporting require- ments. Language has been revised in EHDC(LEGAL) to reflect these recent changes.
Academic Achievement	Amended rules required changes to EI(LEGAL) regarding notations on a stu- dent's transcript. Changes to EIF(LEGAL) were made in accordance with amended Administrative Code rules that permit a student to satisfy one of the two credits required in a language other than English by completing a dual language immersion program.
Students Health	There were several revisions made to the policy on medical treatment for stu- dents, FFAC(LEGAL). The revisions cover existing statutory provisions and provisions from new Administrative Code rules regarding the maintenance and administration of unassigned epinephrine auto-injectors.

School- Sponsored	FMA(LOCAL) POLICY CONSIDERATIONS
Publications	Recommended revisions to FMA(LOCAL) clarify that district and campus publications are under the district's control and school-sponsored publica- tions approved by a principal and published by students are part of the in- structional program. We also recommend adding a Note pointing to GKB for relevant advertising provisions and deleting the unnecessary complaint provision.
Juvenile Justice Alternative Education Program	Newly adopted Administrative Code provisions regarding juvenile justice al- ternative education programs (JJAEPs) incorporated in FODA(LEGAL) in- clude requirements for a JJAEP to develop entry and exit transition plans for a student, file the annual memorandum of understanding with the district and county juvenile board by a certain date, and provide a copy of the JJAEP's performance report to the district superintendent.
Community Relations Conduct on District- Controlled Property	Revisions to GKA(LEGAL) stem from a commissioner of education rule ad- dressing Education Code 37.105, which authorizes district officials to refuse entry to or eject a person from property under the district's control in certain circumstances. The new rule also requires the board to adopt a policy that al- lows a person refused entry to or ejected from the property to appeal using the district's current grievance process and permits a person appealing to ad- dress the board in person within 90 days of filing the complaint unless the complaint is resolved before reaching the board. Another revision to GKA(LEGAL) adds the separate trespass provision from the Education Code to distinguish the district's authority to pursue trespass charges from the Edu- cation Code 37.105 provisions.
	FNG(LOCAL), GF(LOCAL), GKA(LOCAL) POLICY CONSIDERATIONS
	The new rule at GKA(LEGAL) also affects FNG, GF, and GKA(LOCAL). Revisions to GKA(LOCAL) clarify that a district official will give a person refused entry to or ejected from property under the district's control written information explaining the right to appeal and explain the relevant com- plaint timeline. A paragraph addressing the 90-day timeline to address the board has been added to FNG(LOCAL) and GF(LOCAL).
District Speech	A recent U.S. Supreme Court case clarifies that the district's statements and actions that take the form of speech do not create a forum for private speech and a district does not engage in unconstitutional viewpoint discrimination by sharing its viewpoints on permissible goals. These revisions have been added to GKB(LEGAL).

Advertising

GKB(LOCAL) POLICY CONSIDERATIONS

In line with current case law, recommended revisions to the advertising provisions in GKB(LOCAL) specify when a district may reject advertising. New provisions are also recommended to clarify that a district's acknowl-edgment of sponsorships and donations may be in the manner the district deems appropriate and that the district retains full editorial control.

CPS Investigations

Finally, GRA(LEGAL) has been updated to add details on Department of Family and Protective Services investigations regarding allegations of child abuse or neglect in schools.

South San Antonio ISD

BBFA(LEGAL) ETHICS: CONFLICT OF INTEREST DISCLOSURES

Revisions at Annual Financial Management Report on page 7 reflect amended Administrative Code rules, effective August 1, 2018, addressing financial accountability ratings.

BBFB(LEGAL) ETHICS: PROHIBITED PRACTICES

This legally referenced policy has been revised to improve accessibility, add some existing statutory provisions, and better match statutory text.

In addition, we have removed a provision addressing conflicts of interest for depository contracts, as the provision is already included in BDAE(LEGAL).

BJA(LOCAL) SUPERINTENDENT: QUALIFICATIONS AND DUTIES

Recommended formatting revisions to this local policy are to improve accessibility for individuals with disabilities.

BJCD(LEGAL) SUPERINTENDENT: EVALUATION

Added to this legally referenced policy is an existing statutory provision requiring the board to adopt policy providing that the board employs and evaluates the superintendent. This is already addressed by the district's BJCD(LOCAL) policy.

C(LEGAL) BUSINESS AND SUPPORT SERVICES

We have revised the C section table of contents to add two new policy codes, CCGA, Exemptions and Payments, and CCGB, Economic Development, the content of which was previously addressed at CCG. In addition, the CO series has been retitled Food and Nutrition Management, COA has been renamed Procurement, and COB has been renamed Free and Reduced-Price Meals.

CBB(LEGAL) STATE AND FEDERAL REVENUE SOURCES: FEDERAL

Based on changes in federal law that increased the micro-purchase and simplified acquisition thresholds for small purchases under the EDGAR procurement rules, this legally referenced policy has been updated to delete the old threshold amounts and include links to an Office of Management and Budget memorandum and a TEA <u>To the Administrator Addressed letter</u> dated August 28, 2018, which provide additional information on this issue.

CCE(LEGAL) LOCAL REVENUE SOURCES: ATHLETIC STADIUM AUTHORITY

Additional detail regarding the board's authority to create an Athletic Stadium Authority has been added.

CCG(LEGAL) LOCAL REVENUE SOURCES: AD VALOREM TAXES

Update 112 includes a significant restructuring of the policies on ad valorem taxes to break up the lengthy content into multiple policy codes, reorganize the provisions for better flow, and better match statutory text.

CCG(LEGAL) now focuses on adoption of the tax rate and conducting an election to ratify taxes.

Provisions on exemptions and payments of ad valorem taxes have been updated and moved to CCGA. Provisions on economic development have been updated and moved to CCGB.

South San Antonio ISD

CCG(LOCAL) LOCAL REVENUE SOURCES: AD VALOREM TAXES

For consistency with the recoding of legal provisions, the district's local policy provisions on exemptions and payments of ad valorem taxes have been moved from CCG to CCGA.

CCGA(LEGAL) AD VALOREM TAXES: EXEMPTIONS AND PAYMENTS

As mentioned above, provisions on exemptions and payments of ad valorem taxes have been updated and moved from CCG to CCGA. In addition, two constitutional amendments have been added:

- As allowed by Senate Joint Resolution 1 and Senate Bill 15 (85th Texas Legislative Session), voters approved an exemption of all or part of the value of the residence homestead of the surviving spouse of a first responder who is killed or fatally injured in the line of duty. See Surviving Spouse of First Responder.
- As allowed by House Joint Resolution 21 and House Bill 150, voters approved an exemption of part of the value of the residence homestead of a partially disabled veteran or surviving spouse if the homestead was donated to the veteran by a charitable organization for less than market value. See Veteran Exemptions.

Please note that the board of a district that adopted a local option homestead exemption for all taxpayers under Tax Code 11.13(n) may not reduce or repeal the exemption before December 31, 2019.

CCGA(LOCAL) AD VALOREM TAXES: EXEMPTIONS AND PAYMENTS

For consistency with the recoding of legal provisions described above, the district's local policy provisions on exemptions and payments of ad valorem taxes have been moved from CCG to CCGA.

CCGB(LEGAL) AD VALOREM TAXES: ECONOMIC DEVELOPMENT

As mentioned above, provisions on economic development have been moved from CCG to CCGB and have been updated with additional detail.

CCH(LEGAL) LOCAL REVENUE SOURCES: APPRAISAL DISTRICT

This legally referenced policy has been revised to add some existing statutory provisions, delete nonessential provisions, and better match statutory text.

CFA(LEGAL) ACCOUNTING: FINANCIAL REPORTS AND STATEMENTS

Revisions to this legally referenced policy reflect amended Administrative Code rules, effective August 1, 2018, addressing financial accountability ratings. The rules revised the notice provisions for the public hearing on the Financial Management Report. Other changes are to better match statutory wording.

CFC(LEGAL) ACCOUNTING: AUDITS

Revisions to this legally referenced policy reflect amended Administrative Code rules, effective August 1, 2018, allowing the commissioner to change a financial accountability rating in disaster situations and addressing the appeal process.

CH(LEGAL) PURCHASING AND ACQUISITION

References to COA(LEGAL) have been added to align with newly added material on food purchases at that code. In addition, the board delegation provision applicable in disaster circumstances has been updated for completeness. (See page 3.)

South San Antonio ISD

CH(LOCAL) PURCHASING AND ACQUISITION

At Purchasing Method, we recommend adding a reference to CBB(LEGAL), addressing procurement requirements for federal awards, as a reminder that other requirements may be applicable if federal funds are involved in a purchase.

Likewise, at Competitive Bidding and Competitive Sealed Proposals, we recommend an adjustment to acknowledge that any rejection of bids or proposals shall be in accordance with state or federal law, as some purchases with federal funds may require a sound, documented reason for rejecting a bid.

Please note: We have retained unchanged your locally developed provisions permitting the superintendent to approve purchases, regardless of the amount, made through a cooperative program or for utility services.

CHF(LEGAL) PURCHASING AND ACQUISITION: PAYMENT PROCEDURES

This legally referenced policy on payment procedures has been revised to reorder provisions and better match statutory text.

CHG(LEGAL) PURCHASING AND ACQUISITION: REAL PROPERTY AND IMPROVEMENTS

This legally referenced policy on real property and improvements has been revised to add some existing statutory provisions and better match statutory text.

CNA(LEGAL) TRANSPORTATION MANAGEMENT: STUDENT TRANSPORTATION

New Administrative Code rules effective July 12, 2018, have been added at Hazardous Conditions or High Risk of Violence. The rules include definitions, eligibility and local policy requirements, and reporting requirements for districts seeking additional funds for transportation of students living within two miles of the school.

Districts with TASB-recommended policy text at CNA(LOCAL) have the necessary policy provisions for seeking the additional transportation funding. If your district has a community walking transportation program but does not have policy provisions at CNA(LOCAL), please contact your policy consultant for an adjustment to the district's policy.

CO(LEGAL) FOOD AND NUTRITION MANAGEMENT

Additional existing federal and state provisions have been added to this legally referenced policy on food services management to provide more thorough coverage of the school nutrition compliance and professional standards, fundraiser standards, and unpaid meal policy requirements.

COA(LEGAL) FOOD AND NUTRITION MANAGEMENT: PROCUREMENT

This legally referenced policy on food purchasing has been extensively revised to include federal regulations applicable to the operation of and purchasing of food under the national school lunch and breakfast programs.

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

Additional existing federal provisions have been added to this legally referenced policy on free and reduced-price meals to provide more thorough coverage of the claim for reimbursement and on-site review processes, record retention requirements, and the Community Eligibility Provision program.

South San Antonio ISD

CQ(LOCAL) TECHNOLOGY RESOURCES

State law permits a district to accept electronic signatures that comply with rules adopted by the board. The board's rules, to the extent practicable, must be consistent with rules adopted by the Department of Information Resources. To comply with state law and align with most districts' practice of accepting electronic signatures, we recommend new policy language permitting electronic signatures as outlined in the policy.

CV(LOCAL) FACILITIES CONSTRUCTION

At Construction Contracts, we recommend adding references to CBB(LEGAL), addressing purchasing requirements for federal awards, as a reminder that if federal funds are involved in the contract other requirements may be applicable.

DBB(LEGAL) EMPLOYMENT REQUIREMENTS AND RESTRICTIONS: MEDICAL EXAMINATIONS AND COMMUNICABLE DISEASES

Details on the bloodborne pathogen exposure control plan developed by the Texas Department of State Health Services have been added.

DBD(LEGAL) EMPLOYMENT REQUIREMENTS AND RESTRICTIONS: CONFLICT OF INTEREST

This legally referenced policy has been revised to improve accessibility, add some existing statutory provisions, and better match statutory text.

DCB(LEGAL) EMPLOYMENT PRACTICES: TERM CONTRACTS

Changes to this legally referenced policy on term contracts include:

- The addition of a commissioner of education decision explaining that if a district requires a person, by policy, job description, or contract, to hold certification, the district must employ that person under a Chapter 21 contract (see District-Required Certification); and
- Revisions to better match statutory wording.

DCB(LOCAL) EMPLOYMENT PRACTICES: TERM CONTRACTS

Reorganization of provisions in this local policy on term contracts is recommended to better distinguish the provisions applicable when SBEC requires certification versus when the district requires certification. An adjustment clarifies that, when the district requires SBEC certification for a position, only full-time professional employees in those positions are entitled to a term contract.

DFE(LEGAL) TERMINATION OF EMPLOYMENT: RESIGNATION

Revisions at Report by Principal reflect amended Administrative Code rules, effective March 8, 2018, providing that a principal is subject to sanctions for failing to notify the superintendent within seven days after an educator resigns following an alleged incident of misconduct as required by law.

DH(LOCAL) EMPLOYEE STANDARDS OF CONDUCT

So as not to deter reports of discrimination, harassment, and retaliation, we recommend moving to DH(LOCAL) a provision previously at DIA(LOCAL) subjecting employees to discipline for making false claims of discrimination, harassment, and retaliation or refusing to participate in an investigation. Placement at DH(LOCAL), addressing the broader topic of employee standards of conduct, makes it clear that the district may discipline employees for such conduct in any circumstance, not just in relation to claims of discrimination, harassment, and retaliation. See Violations of Standards of Conduct.

South San Antonio ISD

No other changes have been made to the district's current policy provisions.

DH(EXHIBIT) EMPLOYEE STANDARDS OF CONDUCT

Amendments effective October 21, 2018, to the Educators' Code of Ethics have been incorporated. The amendments:

- Subject educators to discipline by the State Board for Educator Certification for intentionally or recklessly diverting money, personnel, property, or equipment for personal gain;
- Clarify the language regarding an educator's illegal use of controlled substances, prescription drugs, and toxic inhalants;
- Remove from the Educators' Code of Ethics and move to a different section of the Administrative Code the standard on assisting another educator with obtaining a new job when the educator has engaged in an inappropriate relationship with a student or minor; and
- Prohibit an educator from intentionally or knowingly subjecting a colleague to sexual harassment.

DHB(LEGAL) EMPLOYEE STANDARDS OF CONDUCT: REPORTS TO STATE BOARD FOR EDUCATOR CERTIFICATION

In accordance with Administrative Code changes effective October 21, 2018, evidence of an educator's solicitation of a romantic relationship with a student may consist of the educator violating written directives from school administrators regarding the educator's behavior toward a student.

DHE(LEGAL) EMPLOYEE STANDARDS OF CONDUCT: SEARCHES AND ALCOHOL/DRUG TESTING

The addition of an existing statutory provision clarifies that Department of Transportation (DOT) alcohol and drug testing must be completely separate from non-DOT testing.

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

This legally referenced policy has been revised to add an existing statutory provision on official oppression and to better match statutory text.

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

Two revisions are recommended to this local policy on discrimination, harassment, and retaliation:

- We have added the word "sex" to the statement of nondiscrimination and to the definition of discrimination for a complete listing of all the protected categories under law and for consistency throughout the policy manual.
- So as not to deter reports of discrimination, harassment, and retaliation, we have moved to DH(LO-CAL) the provision subjecting employees to discipline for making false claims of discrimination, harassment, and retaliation or refusing to participate in an investigation. Placement at DH(LOCAL), addressing the broader topic of employee standards of conduct, makes it clear that the district may discipline employees for such conduct in any circumstance, not just in relation to claims of discrimination, harassment, and retaliation.

South San Antonio ISD

DP(LEGAL) PERSONNEL POSITIONS

The State Board for Educator Certification has adopted new rules for principal certification effective September 23, 2018, referenced on page 1.

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

New Administrative Code rules effective August 27, 2018, address the required instruction for all students entering grade 9 in the 2018–19 school year and thereafter on proper interaction with a peace officer. (See page 8.)

EHAD(LEGAL) BASIC INSTRUCTIONAL PROGRAM: ELECTIVE INSTRUCTION

This legally referenced policy on elective instruction has been updated to include existing statutory provisions permitting districts to offer:

- Courses in cybersecurity; and
- Other courses or activities, including apprenticeships or training hours needed to obtain an industryrecognized credential or certificate.

EHB(LEGAL) CURRICULUM DESIGN: SPECIAL PROGRAMS

Revisions to the dyslexia provisions in this legally referenced policy are a result of amended Administrative Code rules effective August 27, 2018. The amendments:

- Clarify requirements for screening of students for dyslexia and related disorders;
- Address information that must be provided to parents before identification or evaluation of a student occurs;
- Add requirements for parent education programs; and
- Clarify that districts must provide each student with dyslexia or a related disorder access to each program under which the student qualifies for services.

EHBC(LEGAL) SPECIAL PROGRAMS: COMPENSATORY/ACCELERATED SERVICES

Details on the Optional Extended Year Program have been deleted, as the Program has not been funded for several years.

Regarding the Optional Flexible School Day Program (OFSDP), we have deleted funding provisions and added:

- Detail on the board approval process;
- Requirements regarding parental permission; and
- A provision permitting districts to provide an OFSDP to students attending a community-based dropout recovery education program, based on amended Administrative Code rules effective August 2, 2018.

EHBE(LEGAL) SPECIAL PROGRAMS: BILINGUAL EDUCATION/ESL

Revisions throughout this legally referenced policy on bilingual education are a result of amended Administrative Code rules effective July 15, 2018. The amendments align the rules with current TEA practice and the adopted Every Student Succeeds Act (ESSA) State Plan. Significant changes include:

Explanatory Notes

TASB Localized Policy Manual Update 112

South San Antonio ISD

- Changes to the home language survey requirements, including designation of Vietnamese as a required language for the home language surveys;
- Clarification that participation of non-LEP students in a bilingual education program may not exceed 40 percent of the number of students enrolled in the program district-wide;
- Changes to require bilingual education programs to begin in prekindergarten rather than kindergarten;
- Strengthening of teacher certification requirements for both the content-based and pull-out ESL program models; and
- A requirement for dual language immersion programs to begin at prekindergarten or kindergarten, as applicable; implementation can no longer begin in grade 1.

EHBI(LEGAL) SPECIAL PROGRAMS: ADULT AND COMMUNITY EDUCATION

This legally referenced policy on adult and community education has been revised to add some existing statutory provisions and better match the text of statute and the Administrative Code.

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

Revisions to this legally referenced policy include rule changes from the State Board of Education (SBOE) on credit by examination (CBE) effective August 27, 2018. The rules include a new requirement for districts and assessment providers to audit their CBE assessments. The district board of trustees must approve an audit process for all CBE assessments used for kindergarten–grade 5 acceleration, whether district-developed or developed by another provider, and for all district-developed assessments to be used in grades 6–12. However, a board that adopts examinations from the University of Texas at Austin or Texas Tech University for kindergarten–grade 5 does not need to create a separate audit process for those examinations and may adopt the provider's audit process. The rules also include changes to the validation requirements and new annual reporting requirements.

TASB Policy Service sent <u>Policy Alerts</u> regarding these changes on August 15 and 30, 2018, and TASB Legal Services' <u>Frequently Asked Questions on Credit by Exam</u> addresses what districts need to know about the CBE assessment process, including the validation and audit requirements for district-created examinations.

EI(LEGAL) ACADEMIC ACHIEVEMENT

We have added amended rules effective August 27, 2018, addressing notations on a student's transcript for:

- Demonstrating proficiency in speech;
- Completing instruction in CPR;
- Completing instruction on proper interaction with peace officers; and
- Satisfying a graduation requirement for a language other than Engish by completing a dual language immersion program.

EIF(LEGAL) ACADEMIC ACHIEVEMENT: GRADUATION

An amended Administrative Code rule, effective August 27, 2018, permits a student to satisfy one of the two credits required in a language other than English by completing a dual language immersion program. The amended rule has been added on page 10.

South San Antonio ISD

FFAC(LEGAL) WELLNESS AND HEALTH SERVICES: MEDICAL TREATMENT

Revisions to this legally referenced policy on medical treatment include the following additions:

- Existing statutory provisions on nursing peer review committees;
- An existing statutory provision prohibiting a district employee from making a report of neglect based solely on a parent's refusal to administer or consent to the administration of a psychotrophic drug or psychological testing, except in certain circumstances;
- Provisions on opioid antagonist medication (naloxone); and
- Provisions on maintenance and administration of epinephrine auto-injectors from new Administrative Code rules effective August 1, 2018.

TASB Legal Services' article <u>What Do School Districts Need to Know About Epinephrine Auto-Injectors?</u> discusses use of epinephrine to treat anaphylaxis on a school campus, including the legal requirements for a district with a policy that authorizes staff or volunteers to administer an unassigned epinephrine auto-injector.

FMA(LOCAL) STUDENT ACTIVITIES: SCHOOL-SPONSORED PUBLICATIONS

Recommended revisions to this local policy clarify that district and campus publications are under the district's control and school-sponsored publications approved by a principal and published by students are part of the instructional program. The provision outlining the principal's administrative responsibilities for publications is recommended for deletion, as such a statement need not be included in board policy.

We also recommend:

- Replacing the text on advertising with a Note pointing to GKB, to consolidate and eliminate duplication of advertising provisions; and
- Deleting the unnecessary complaint provision.

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

A new commissioner of education rule effective August 26, 2018, addresses Education Code 37.105, which authorizes district officials to refuse entry to or eject a person from property under the district's control in certain circumstances. See GKA(LEGAL), below.

The recommended revision to this grievance policy at Complaints is to address new board policy requirements in the rule, which requires a board to adopt a policy that will allow a person refused entry to or ejected from property under the district's control to appeal by using the district's current grievance process and to permit a person appealing to address the board in person within 90 days of filing the complaint, unless the complaint is resolved before the board considers the complaint.

Update 58 to the <u>Regulations Resource Manual</u> includes at GKA updated exhibits in response to the new rule. TASB Legal Services' article <u>"Visitors to School Property and School Events"</u> provides further information on Education Code 37.105.

No other changes have been made to the district's current policy provisions.

FODA(LEGAL) EXPULSION: JUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM

This legally referenced policy on Juvenile Justice Alternative Education Programs (JJAEPs) has been revised as a result of newly adopted Administrative Code rules effective August 1, 2018. Revisions from the rules include requirements for:

Explanatory Notes

TASB Localized Policy Manual Update 112

South San Antonio ISD

- A JJAEP to develop, in coordination with the sending district, entry and exit transition plans for each student;
- The annual memorandum of understanding between the district and the county juvenile board to be filed with the Texas Juvenile Justice Department by October 1 of each year; and
- The JJAEP to provide a copy of the JJAEP's performance report to the superintendent of each participating school district.

GF(LOCAL) PUBLIC COMPLAINTS

A new commissioner of education rule effective August 26, 2018, addresses Education Code 37.105, which authorizes district officials to refuse entry to or eject a person from property under the district's control in certain circumstances. See GKA(LEGAL), below.

The recommended revision to this grievance policy at Complaints is to address new board policy requirements in the rule, which requires a board to adopt a policy that will allow a person refused entry to or ejected from property under the district's control to appeal by using the district's current grievance process and to permit a person appealing to address the board in person within 90 days of filing the complaint, unless the complaint is resolved before the board considers the complaint.

Update 58 to the <u>Regulations Resource Manual</u> includes at GKA updated exhibits in response to the new rule. TASB Legal Services' article <u>"Visitors to School Property and School Events"</u> provides further information on Education Code 37.105.

No other changes have been made to the district's current policy provisions.

GKA(LEGAL) COMMUNITY RELATIONS: CONDUCT ON SCHOOL PREMISES

A new commissioner of education rule effective August 26, 2018, addresses Education Code 37.105, which authorizes district officials to refuse entry to or eject a person from property under the district's control in certain circumstances.

As reflected in this legally referenced policy, the rule requires each board to adopt a policy that will allow a person refused entry to or ejected from property under the district's control to appeal by using the district's current grievance process and must permit a person appealing to address the board in person within 90 days of the individual filing the appeal, unless the appeal is resolved before the appeal reaches the board level. Local policy recommendations are addressed at FNG(LOCAL), GF(LOCAL), and GKA(LOCAL). In addition, Update 58 to the <u>Regulations Resource Manual</u> includes at GKA updated exhibits in response to the new rule.

Another revision to this policy adds the separate trespass provision from the Education Code to distinguish the district's authority to pursue trespass charges from the Education Code 37.105 provisions.

TASB Legal Services' article <u>"Visitors to School Property and School Events"</u> provides further information on the district's authority.

Finally, federal and state provisions on drones have been added, beginning on page 11.

GKA(LOCAL) COMMUNITY RELATIONS: CONDUCT ON SCHOOL PREMISES

A new commissioner of education rule effective August 26, 2018, addresses Education Code 37.105, which authorizes district officials to refuse entry to or eject a person from property under the district's control in certain circumstances. See GKA(LEGAL), above.

To comply with the requirements in the new rule, we recommend policy language:

• Providing that a district official will give a person refused entry to or ejected from property under the district's control written information explaining the right to appeal, and

Explanatory Notes

TASB Localized Policy Manual Update 112

South San Antonio ISD

• Referencing the specific grievance timelines and right to address the board that apply if an individual appeals an ejection or exclusion.

Update 58 to the <u>Regulations Resource Manual</u> includes at GKA updated exhibits in response to the new rule. TASB Legal Services' article <u>"Visitors to School Property and School Events"</u> provides further information on Education Code 37.105.

Changes at Access to District Property clarify that authorized district officials may refuse to allow a person access to district property and may request assistance from law enforcement in an emergency or when a person's behavior rises to the level of criminal conduct.

GKB(LEGAL) COMMUNITY RELATIONS: ADVERTISING AND FUNDRAISING

We have added a recent U.S. Supreme Court case to this legally referenced policy to clarify that the district's statements and actions that take the form of speech do not create a forum for private speech and the district does not engage in unconstitutional viewpoint discrimination by advancing its viewpoints on permissible goals, even if advancing those goals discourages alternative goals. (See District Communications.)

GKB(LOCAL) COMMUNITY RELATIONS: ADVERTISING AND FUNDRAISING

Recommended revisions to the advertising provisions in this local policy are to keep the text current with evolving case law. The revisions add several new circumstances under which a district may reject advertising, including when advertising:

- Is inappropriate in the school setting;
- Presents a health hazard; or
- Adds to the district's administrative burden by exposing the district to complaints, controversy, or litigation.

Likewise, new provisions are recommended to clarify that a district's acknowledgment of sponsorships and donations may be through whatever means the district deems appropriate and the district retains full editorial control, even if donors may suggest text for the acknowledgment.

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

This legally referenced policy has been updated to provide additional detail on Department of Family and Protective Services investigations regarding allegations of child abuse or neglect in schools.



(LOCAL) Policy Comparison Packet

This packet is generated by an automated process that compares the updated policy to the district's 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 are not included. If you want to include the text of these policies in the information given to the Board, you may download them from *Policy On Line*.

Annotations are shown as follows.

- Deletions are shown in a red strike-through font: deleted text.
- Additions are shown in a blue, bold font: new text.
- Blocks of text that have been *moved* without alteration are shown in green, with double underline and double strike-through formatting to distinguish the text's destination from its origin: <u>moved text</u> becomes <u>moved text</u>.
- *Revision bars* appear in the right margin, as above.
- **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		
SUPERINTENDENT QUALIFICATIONS AND	DUTI	ES BJA (LOCAL)
Duties	Sup tiona	ddition to responsibilities specifically provided by law or in the erintendent's contract, the Superintendent shall provide educa- al leadership, demonstrate district management, and maintain tive <u>Board</u> and community relations.
Educational Leadership	1.	To provide Provide leadership and direction for the develop- ment of an educational system that is based on the needs of students, on standards of excellence and equity, and on com- munity goals. Toward that end, the Superintendent shall:
Instructional Management		b.a. Establish effective mechanisms for communication to and from staff in instructional evaluation, planning, and decision making.
		e.b. Oversee annual planning for instructional improvement and monitor for effectiveness.
		d.c. Ensure that goals and objectives form the basis of curric- ular decision making and instruction and communicate expectations for high achievement.
		e.d. Ensure that appropriate data are used in developing rec- ommendations and making decisions regarding the in- structional program and resources.
		f.e. Oversee a system for regular evaluation of instructional programs, including identifying areas for improvement, to attain desired student achievement.
Student Services Management		h.f. Oversee student services, including health and safety services, counseling services, and extracurricular pro- grams, and monitor for effectiveness.
		i.g. Oversee a discipline management program and monitor for equity and effectiveness.
		j.h. Encourage, oversee, and participate in activities for recognition of student efforts and accomplishments.
Staff Development and Professional Growth		Hi. Oversee a program of staff development and monitor staff development for effectiveness in improving district performance.
		m.j. Stay abreast of developments in educational leadership and administration.
District Management	2. 1.	To demonstrate Demonstrate effective planning and management of District administration, finances, operations, and personnel. To accomplish this, the Superintendent shall:

SUPERINTENDENT QUALIFICATIONS AND DUTIES

Facilities and Operations Management	b. a.	Implement and oversee a planning process that results in goals, targets, or priorities for all major areas of Dis- trict operations, including facilities maintenance and op- erations, transportation, and food services.
	c. b.	Monitor effectiveness of District operations against appropriate benchmarks.
	d. c.	Oversee procedures to ensure effective and timely com- pliance with all legal obligations, reporting requirements, and policies.
	e. d.	Ensure that key planning activities within the District are coordinated and are consistent with Board policy and ap- plicable law and that goals and results are communi- cated to staff, students, and the public as appropriate.
Fiscal Management	g. e.	Oversee a budget development process that results in recommendations based on District priorities, available resources, and anticipated changes to district finances.
	h. f.	Oversee budget implementation to ensure appropriate expenditure of budgeted funds, to provide for clear and timely budget reports, and to monitor for effectiveness of the process.
	i. g.	Ensure that District investment strategies, risk manage- ment activities, and purchasing practices are sound, cost-effective, and consistent with District policy and law.
	j. h.	Maintain a system of internal controls to deter and moni- tor for fraud or financial impropriety in the District.
Human Resources Management	₩i.	Ensure that the system for recruiting and selection re- sults in personnel recommendations based on defined needs, goals, and priorities.
	m. j.	Organize District staff in a manner consistent with Dis- trict priorities and resources and monitor administrative organization at all levels for effectiveness and efficiency.
	n. k.	Oversee a performance appraisal process for all staff that reinforces a standard of excellence and assesses deficiencies; ensure that results are used in planning for improvement.
	o. l.	Administer a compensation and benefits plan for employees based on clearly defined goals and priorities.
	p. m.	Encourage, oversee, and participate in staff recognition and support activities.

SUPERINTENDENT QUALIFICATIONS AND DUTIES

	q.	 Oversee a program for staff retention and monitor for ef- fectiveness.
Board and Community Relations	tic de	maintain Maintain positive and professional working rela- nships with the Board and the community, the Superinten- nt. The responsibilities in this regard shall: encompass the lowing:
Board	b.	a. Keep the Board informed of significant issues as they arise, using agreed upon criteria and procedures for in- formation dissemination.
	C.	 Respond in a timely and complete manner to Board re- quests for information that are consistent with Board pol- icy and established procedures.
	d.	 Provide recommendations and appropriate supporting materials to the Board on matters for Board decision.
	e.	d. Articulate and support Board policy and decisions to staff and community.
Community	g.	e. Direct a proactive program of internal and external com- munication at all levels designed to improve staff and community understanding and support of the District.
	h.	 Establish mechanisms for community and business in- volvement in the schools and encourage participation.
	i.g	. Work with other governmental entities and community organizations to meet the needs of students and the community in a coordinated way.
Delegation	respon accoun	extent permitted by law, the Superintendent may delegate sibilities to other employees of the District but shall remain table to the Board for the performance of all duties, dele- r otherwise.

LOCAL REVENUE SOURCES
AD VALOREM TAXES

CCG (LOCAL)

Discounts	The following property tax discounts shall apply only when tax bills are mailed after September 30:
	 Three percent if the tax is paid before or during the next full calendar month following the date on which the tax bills were mailed.
	 Two percent if the tax is paid during the second full calendar month following the date on which the tax bills were mailed.
	 One percent if the tax is paid during the third full calendar month following the date on which the tax bills were mailed.
Split Payment	Split payment of taxes shall be allowed in accordance with statuto- ry provisions.

South San Antonio ISD
015908

AD VALOREM TAXES EXEMPTIONS AND PAYMENTS

CCGA (LOCAL)

Discounts	The following property tax discounts shall apply only when t are mailed after September 30:		
	1.	Three percent if the tax is paid before or during the next full calendar month following the date on which the tax bills were mailed.	
	2.	Two percent if the tax is paid during the second full calendar month following the date on which the tax bills were mailed.	
	3.	One percent if the tax is paid during the third full calendar month following the date on which the tax bills were mailed.	
Split Payment		t payment of taxes shall be allowed in accordance with statu- provisions.	

PURCHASING AND ACQUISITION

Purchasing Authority	The Board delegates to the Superintendent or designee the author- ity to make budgeted purchases for goods or services. However, any single, budgeted purchase of goods or services that costs \$50,000 or more, regardless of whether the goods or services are competitively purchased, shall require Board approval before a transaction may take place, unless the purchase falls into a cate- gorical exemption.			
	A categorical exemption shall be defined as:			
	 A cooperative or state purchasing program approved by the Board; or 			
	2. Utility services that cannot be competitively bid.			
Purchasing Method	The Board delegates to the Superintendent or designee the author- ity to determine the method of purchasing in accordance with CH(LEGAL) or CBB(LEGAL), as appropriate.).			
Competitive Bidding	If competitive bidding is chosen as the purchasing method, the Su- perintendent or designee shall prepare bid specifications. All bids shall be in accordance with administrative regulations, and the sub- mission of any electronic bids shall also be in accordance with Board-adopted rules. All bidders shall be invited to attend the bid opening. Any bid may be withdrawn prior to the scheduled time for opening. Bids received after the specified time shall not be consid- ered.			
	The District may reject any and all bids in accordance with state or federal law, as applicable.			
Competitive Sealed Proposals	If competitive sealed proposals are chosen as the purchasing method, the Superintendent or designee shall prepare the request for proposals and/or specifications for items to be purchased. All proposals shall be in accordance with administrative regulations, and the submission of any electronic proposals shall also be in ac- cordance with Board-adopted rules. Proposals received after the specified time shall not be considered. Proposals shall be opened at the time specified, and all proposers shall be invited to attend the proposal opening. Proposals may be withdrawn prior to the scheduled time of opening. Changes in the content of a proposal, and in prices, may be negotiated after proposals are opened.			
	The District may reject any and all proposals in accordance with state or federal law, as applicable.			
Electronic Bids or Proposals	Bids or proposals that the District has chosen to accept through electronic transmission shall be administered in accordance with Board-adopted rules. Such rules shall safeguard the integrity of the			

South San Antonio ISD 015908				
PURCHASING AND ACQUISITION (LC				
	competitive procurement process; ensure the identification, secu- rity, and confidentiality of electronic bids or proposals; and ensure that the electronic bids or proposals remain effectively unopened until the proper time.			
Responsibility for Debts	The Board shall assume responsibility for debts incurred in the name of the District so long as those debts are for purchases made in accordance with the adopted budget, state law, Board policy, and the District's purchasing procedures. [See CE] The Board shall not be responsible for debts incurred by persons or organizations not directly under Board control. Persons making unauthorized pur- chases shall assume full responsibility for all such debts.			
Purchase Commitments	All purchase commitments shall be made by the Superintendent or designee in accordance with administrative procedures, including the District's purchasing procedures.			
Personal Purchases	District employees shall not be permitted to make purchases for personal use through the District's business office.			

TECHNOLOGY RESOURCES

	Note:	For Board member use of District technology resou see BBI. For student use of personal electronic dev see FNCE.	
	• •	poses of this policy, "technology resources" means ele ommunication systems and electronic equipment.	C-
Availability of Access	net Inter marily fo	to the District's technology resources, including the interest, shall be made available to students and employee or instructional and administrative purposes and in accept administrative regulations.	es pri-
Limited Personal Use		personal use of the District's technology resources sh d if the use:	all be
	1. Im	poses no tangible cost on the District;	
	2. Do an	es not unduly burden the District's technology resourc	æs;
		s no adverse effect on an employee's job performance a student's academic performance.	e or
Use by Members of the Public	net Inter accorda	to the District's technology resources, including the interest, shall be made available to members of the public, nce with administrative regulations. Such use shall be o long as the use:	, in
	1. Im	poses no tangible cost on the District; and	
	2. Do	es not unduly burden the District's technology resource	es.
Acceptable Use	ministra	perintendent or designee shall develop and implement tive regulations, guidelines, and user agreements con with the purposes and mission of the District and with I cy.	-
	right. All standing trict's te itoring o guidelin terminat with Dis dent Co	to the District's technology resources is a privilege, no users shall be required to acknowledge receipt and u of all administrative regulations governing use of the chnology resources and shall agree in writing to allow f their use and to comply with such regulations and es. Noncompliance may result in suspension of access ion of privileges and other disciplinary action consiste trict policies. [See DH, FN series, FO series, and the S de of Conduct]- Violations of law may result in crimina tion as well as disciplinary action by the District.	nder- Dis- mon- s or nt Stu-
Internet Safety	•	perintendent or designee shall develop and implement nternet safety plan to:	an
DATE ISSUED: 1/28/20 UPDATE 112 <mark>90</mark> CQ(LOCAL)-A	19 5/26/20	11	1 of 3

TECHNOLOGY RESOURCES

	1.	Control students' access to inappropriate materials, as well as to materials that are harmful to minors;
	2.	Ensure student safety and security when using electronic communications;
	3.	Prevent unauthorized access, including hacking and other un- lawful activities;
	4.	Restrict unauthorized disclosure, use, and dissemination of personally identifiable information regarding students; and
	5.	Educate students about cyberbullying awareness and re- sponse and about appropriate online behavior, including inter- acting with other individuals on social networking web- sites Web sites and in chat rooms.
Filtering	trict's block inap fede	n District computer with internetInternet access and the Dis- s network systems shall have filtering devices or software that ks access to visual depictions that are obscene, pornographic, propriate for students, or harmful to minors, as defined by the ral Children's Internet Protection Act and as determined by the perintendent or designee.
	terin sign may	Superintendent or designee shall enforce the use of such fil- g devices. Upon approval from the Superintendent or de- ee, an administrator, supervisor, or other authorized person disable the filtering device for bona fide research or other law- urpose.
Monitored Use	nolog publi shall	tronic mail transmissions and other use of the District's tech- gy resources by students, employees, and members of the ic shall not be considered private. Designated District staff be authorized to monitor the District's technology resources at time to ensure appropriate use.
Disclaimer of Liability	Distr or ot user bility	District shall not be liable for users' inappropriate use of the ict's technology resources, violations of copyright restrictions her laws, users' mistakes or negligence, and costs incurred by s. The District shall not be responsible for ensuring the availa- of the District's technology resources or the accuracy, age apriateness, or usability of any information found on the internet- net.
Record Retention	or m pers	strict employee shall retain electronic records, whether created aintained using the District's technology resources or using onal technology resources, in accordance with the District's rd management program. [See CPC]

South San Antonio ISD 015908		
TECHNOLOGY RESOL	IRCE	S CQ (LOCAL)
Electronically Signed Documents	tion stud	he District's discretion, the District may make certain transac- s available online, including student admissions documents, dent grade and performance information, contracts for goods I services, and employment documents.
		the extent the District offers transactions electronically, the Dis- may accept electronic signatures in accordance with this pol-
	ture	en accepting electronically signed documents or digital signa- es, the District shall comply with rules adopted by the Depart- nt of Information Resources, to the extent practicable, to:
	•	Authenticate a digital signature for a written electronic com- munication sent to the District;
	•	Maintain all records as required by law;
	•	Ensure that records are created and maintained in a secure environment;
	•	Maintain appropriate internal controls on the use of electronic signatures;
	•	Implement means of confirming transactions; and
	٠	Train staff on related procedures as necessary.
Security Breach Notification	curi	on discovering or receiving notification of a breach of system se- ity, the District shall disclose the breach to affected persons or ties in accordance with the time frames established by law.
		e District shall give notice by using one or more of the following thods:
	1.	Written notice.
	2.	Electronic mail, if the District has electronic mail addresses for the affected persons.
	3.	Conspicuous posting on the District's website Web site.
	4.	Publication through broadcast media.

South San Antonio ISD 015908	
FACILITIES CONSTRU	CTION CV (LOCAL)
Compliance with Law	The Superintendent shall establish procedures that ensure that all school facilities within the District comply with applicable laws and local building codes.
Construction Contracts	Prior to advertising, the Board shall determine the project deliv- ery/contract award method to be used for each construction con- tract valued at or above \$50,000. To assist the Board, the Superin- tendent shall recommend the project delivery/contract award method that he or she determines provides the best value to the District. [See CV series generally and CBB(LEGAL) for require- ments if federal funds are involved.]}
	For construction contracts valued at or above \$25,000 \$25,000, the Superintendent shall also submit the resulting contract to the Board for approval. Lesser expenditures for construction and construction-related materials or services shall be at the discretion of the Superintendent and consistent with law and policy. [See also CH and CBB(LEGAL)]}
Change Orders	Change orders permitted by law shall be approved by the Board or its designee prior to any changes being made in the approved plans or the actual construction of the facility.
Project Administration	All construction projects shall be administered by the Superinten- dent or designee.
	The Superintendent shall keep the Board informed concerning construction projects and also shall provide information to the general public.
Final Payment	The District shall not make final payments for construction or the supervision of construction until the work has been completed and the Board has accepted the work.

EMPLOYMENT PRACTICES TERM CONTRACTS DCB (LOCAL)

Contracts Required After any applicable probationary contract period required by the by Law District, term contracts governed by Chapter 21 of the Education Code (educator term contracts) shall be provided to: -any employees in positions required by law to receive such contracts, including: 1. Any employees in positions required by statute to receive such contracts, including SBEC-certified employees serving full-time as principals, assistant principals, teachers, school counselors, diagnosticians, librarians, and athletic directors; and Full-time professional employees in other positions for which 1. the District requires current SBEC certification; and 2. Full-time nurses.

Employees in positions for which the District requires current SBEC certification shall also receive term contracts.

[For District employees hired under a continuing contract, see also DCC]

EMPLOYEE STANDARDS OF CONDUCT

	Each District employee shall perform his or her duties in accord- ance with state and federal law, District policy, and ethical stand- ards. The District holds all employees accountable to the Educa- tors' Code of Ethics. [See DH(EXHIBIT)]
	Each District employee shall recognize and respect the rights of students, parents, other employees, and members of the communi- ty and shall work cooperatively with others to serve the best inter- ests of the District.
	An employee wishing to express concern, complaints, or criticism shall do so through appropriate channels. [See DGBA]
Violations of Standards of Conduct	Each employee shall comply with the standards of conduct set out in this policy and with any other policies, regulations, and guide- lines that impose duties, requirements, or standards attendant to his or her status as a District employee. Violation of any policies, regulations, or guidelines, including intentionally making a false claim, offering a false statement, or refusing to cooperate with a District investigation, may result in disciplinary action, including termination of employment. [See DCD and DF series]
Weapons Prohibited	The District prohibits the use, possession, or display of any firearm, location-restricted knife, club, or prohibited weapon, as defined at FNCG, on District property at all times.
Exceptions	No violation of this policy occurs when:
	 Use or possession of a firearm by a specific employee is au- thorized by Board action. [See CKE[See CKE]]
	2. A District employee who holds a Texas handgun license stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, provided the handgun or other firearm is not load- ed and not in plain view; or
	 The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity su- pervised by proper authorities. [See FOD]
Electronic Communication Use with Students	A certified employee, licensed employee, or any other employee designated in writing by the Superintendent or a campus principal may use electronic communication, as this term is defined by law, with currently enrolled students only about matters within the scope of the employee's professional responsibilities.
	Unless an exception has been made in accordance with the em- ployee handbook or other administrative regulations, an employee

EMPLOYEE STANDARDS OF CONDUCT

	shall not use a personal electronic communication platform, appl cation, or account to communicate with currently enrolled studen	
	Unless authorized above, all other employees are prohibited from using electronic communication directly with students who are cu rently enrolled in the District. The employee handbook or other administrative regulations shall further detail:	
	1. Exceptions for family and social relationships;	
	 The circumstances under which an employee may use text messaging to communicate with individual students or stude groups; 	
	3. Hours of the day during which electronic communication is discouraged or prohibited; and	
	 Other matters deemed appropriate by the Superintendent o designee. 	r
	In accordance with ethical standards applicable to all District em- ployees [see DH(EXHIBIT)], an employee shall be prohibited from using electronic communications in a manner that constitutes pro- hibited harassment or abuse of a District student; adversely affect the student's learning, mental health, or safety; includes threats of violence against the student; reveals confidential information abo- the student; or constitutes an inappropriate communication with a student, as described in the Educators' Code of Ethics.	m o- cts of out
	An employee shall have no expectation of privacy in electronic communications with students. Each employee shall comply with the District's requirements for records retention and destruction to the extent those requirements apply to electronic communication [See CPC]	0
Personal Use	All employees shall be held to the same professional standards i their public use of electronic communication as for any other pub conduct. If an employee's use of electronic communication violat state or federal law or District policy, or interferes with the employ ee's ability to effectively perform his or her job duties, the employ is subject to disciplinary action, up to and including termination of employment.	olic :es y- /ee
Reporting Improper Communication	In accordance with administrative regulations, an employee shall notify his or her supervisor when a student engages in improper electronic communication with the employee.	
Disclosing Personal Information	An employee shall not be required to disclose his or her persona emaile-mail address or personal phone number to a student.	l

DATE ISSUED: 1/28/201911/14/2017 UPDATE 112109 DH(LOCAL)-B

South San Antonio ISD 015908				
EMPLOYEE STANDARDS OF CONDUCT DI (LOCAL				
Safety Requirements	and	ch employee shall adhere to District safety rules and regula shall report unsafe conditions or practices to the appropri- ervisor.		
Harassment or Abuse		employee shall not engage in prohibited harassment, inclu ual harassment, of:	ıding	
	1.	Other employees. [See DIA]		
	2.	Students. [See FFH; see FFG regarding child abuse and glect.]	l ne-	
	eng othe	ile acting in the course of employment, an employee shall age in prohibited harassment, including sexual harassmer er persons, including Board members, vendors, contractor inteers, or parents.	nt, of	
		employee shall report child abuse or neglect as required b e FFG]	y law.	
Relationships with Students	rela den	employee shall not form romantic or other inappropriate so tionships with students. Any sexual relationship between a t and a District employee is always prohibited, even if cons I. [See FFH]	a stu-	
	with	required by law, the District shall notify the parent of a stud whom an educator is alleged to have engaged in certain duct. [See FFF]		
Tobacco and E-Cigarettes	e-ci	employee shall not smoke or use tobacco products or garettes on District property, in District vehicles, or at scho ted activities. [See also GKA]	ol-	
Alcohol and Drugs / Notice of Drug-Free Workplace	tern sha ed f plac	a condition of employment, an employee shall abide by the ns of the following drug-free workplace provisions. An emp Il notify the Superintendent in writing if the employee is con for a violation of a criminal drug statute occurring in the wo ce in accordance with Arrests, Indictments, Convictions, ar er Adjudications, below.	oloyee nvict- ork-	
	An employee shall not manufacture, distribute, dispense, possess, use, or be under the influence of any of the following substances during working hours while on District property or at school-related activities during or outside of usual working hours:			
	1.	Any controlled substance or dangerous drug as defined law, including but not limited to marijuana, any narcotic d hallucinogen, stimulant, depressant, amphetamine, or barate.	drug,	
	2.	Alcohol or any alcoholic beverage.		
DATE ISSUED: 1/28/201	9 <u>11/</u>	14/2017 ADOPTED:	3 of 5	

EMPLOYEE STANDARDS OF CONDUCT

	3.	Any abusable glue, aerosol paint, or any other chemica stance for inhalation.	l sub-
	4.	Any other intoxicant or mood-changing, mind-altering, c havior-altering drug.	or be-
		employee need not be legally intoxicated to be considere the influence" of a controlled substance.	d "un-
Exceptions	lt sh	all not be considered a violation of this policy if the emplo	oyee:
	1.	Manufactures, possesses, or dispenses a substance lis above as part of the employee's job responsibilities;	ted
	2.	Uses or possesses a controlled substance or drug auth by a licensed physician prescribed for the employee's p sonal use; or	
	3.	Possesses a controlled substance or drug that a license physician has prescribed for the employee's child or oth dividual for whom the employee is a legal guardian.	
Sanctions		employee who violates these drug-free workplace provision of the subject to disciplinary sanctions. Sanctions may include the subject to disciplinary sanctions.	
	1.	Referral to drug and alcohol counseling or rehabilitation grams;	pro-
	2.	Referral to employee assistance programs;	
	3.	Termination from employment with the District; and	
	4.	Referral to appropriate law enforcement officials for pro tion.	secu-
Notice	Emp	ployees shall receive a copy of this policy.	
Arrests, Indictments, Convictions, and Other Adjudications	sor no c any	employee shall notify his or her principal or immediate su within three calendar days of any arrest, indictment, conv contest or guilty plea, or other adjudication of the employed felony, any offense involving moral turpitude, and any of er offenses as indicated below:	viction,
	1.	Crimes involving school property or funds;	
	2.	Crimes involving attempt by fraudulent or unauthorized means to obtain or alter any certificate or permit that we entitle any person to hold or obtain a position as an edu	
	3.	Crimes that occur wholly or in part on school property o school-sponsored activity; or	r at a
	4.	Crimes involving moral turpitude, which include:	
DATE ISSUED: 1/28/201	<mark>911/</mark>	ADOPTED:	4 of 5

EMPLOYEE STANDARDS OF CONDUCT

- Dishonesty; fraud; deceit; theft; misrepresentation;
- Deliberate violence;
- Base, vile, or depraved acts that are intended to arouse or gratify the sexual desire of the actor;
- Felony possession or conspiracy to possess, or any misdemeanor or felony transfer, sale, distribution, or conspiracy to transfer, sell, or distribute any controlled substance defined in Chapter 481 of the Health and Safety Code;
- Felony driving while intoxicated (DWI); or
- Acts constituting abuse or neglect under the Texas Family Code.
- **Dress and Grooming** An employee's dress and grooming shall be clean, neat, in a manner appropriate for his or her assignment, and in accordance with any additional standards established by his or her supervisor and approved by the Superintendent.

EMPLOYEE WELFARE	
FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION	

	Note:	This policy addresses discrimination, harassment, and retaliation involving District employees. For discrimina- tion, harassment, and retaliation involving students, see FFH. For reporting requirements related to child abuse and neglect, see FFG.		
Definitions		or purposes of this policy, the term "employee employees " s former employees, applicants for employment, and unpaid		
Statement of Nondiscrimination	any em tional o Retaliat	trict prohibits discrimination, including harassment, against ployee on the basis of race, color, religion, sex, gender, na- rigin, age, disability, or any other basis prohibited by law. ion against anyone involved in the complaint process is a n of District policy.		
Discrimination	at an er nationa	Discrimination against an employee is defined as conduct directed at an employee on the basis of race, color, religion, sex, gender, national origin, age, disability, or any other basis prohibited by law, that adversely affects the employee's employment.		
Harassment	Prohibited harassment of an employee is defined as physical, ver- bal, or nonverbal conduct based on an employee's race, color, reli- gion, sex, gender, national origin, age, disability, or any other basis prohibited by law, when the conduct is so severe, persistent, or pervasive that the conduct:			
		as the purpose or effect of unreasonably interfering with the nployee's work performance;		
		eates an intimidating, threatening, hostile, or offensive work vironment; or		
		herwise adversely affects the employee's performance, en- onment, or employment opportunities.		
Examples	rogatory practice accomm jokes, n sault; di or other	es of prohibited harassment may include offensive or de- y language directed at another person's religious beliefs or es, accent, skin color, gender identity, or need for workplace nodation; threatening or intimidating conduct; offensive ame calling, slurs, or rumors; physical aggression or as- isplay of graffiti or printed material promoting racial, ethnic, stereotypes; or other types of aggressive conduct such as damage to property.		
Sexual Harassment	welcom motivate	harassment is a form of sex discrimination defined as un- e sexual advances; requests for sexual favors; sexually ed physical, verbal, or nonverbal conduct; or other conduct nunication of a sexual nature when:		

DATE ISSUED: 1/28/2019 10/20/2015	
UPDATE 112 <mark>103</mark>	
DIA(LOCAL)-B	

DIA (LOCAL)

	1.	Submission to the conduct is either explicitly or implicitly a condition of an employee's employment, or when submission to or rejection of the conduct is the basis for an employment action affecting the employee; or
	2.	The conduct is so severe, persistent, or pervasive that it has the purpose or effect of unreasonably interfering with the em- ployee's work performance or creates an intimidating, threat- ening, hostile, or offensive work environment.
Examples	touc ano	mples of sexual harassment may include sexual advances; hing intimate body parts; coercing or forcing a sexual act on ther; jokes or conversations of a sexual nature; and other sex- / motivated conduct, communication, or contact.
Retaliation	clair or a	District prohibits retaliation against an employee who makes a n alleging to have experienced discrimination or harassment, nother employee who, in good faith, makes a report, serves as tness, or otherwise participates in an investigation.
	stat rega	employee who intentionally makes a false claim, offers false ements, or refuses to cooperate with a District investigation arding harassment or discrimination is subject to appropriate ipline.
Examples	mot thre	mples of retaliation may include termination, refusal to hire, de- ion, and denial of promotion. Retaliation may also include ats, unjustified negative evaluations, unjustified negative refer- es, or increased surveillance.
Prohibited Conduct	hara	is policy, the term "prohibited conduct" includes discrimination, assment, and retaliation as defined by this policy, even if the be- or does not rise to the level of unlawful conduct.
Reporting Procedures	ited proh emp	employee who believes that he or she has experienced prohib- conduct or believes that another employee has experienced hibited conduct should immediately report the alleged acts. The ployee may report the alleged acts to his or her supervisor or pus principal.
		rnatively, the employee may report the alleged acts to one of District officials below.
Definition of District Officials	COOI	the purposes of this policy, District officials are the Title IX dinator, the ADA/Section 504 coordinator, and the erintendent.
Title IX Coordinator	mer	orts of discrimination based on sex, including sexual harass- it, may be directed to the designated Title IX coordinator. [See (EXHIBIT)]

South San Antonio ISD 015908		
EMPLOYEE WELFARE FREEDOM FROM DISC		DIA (LOCAL)
ADA / Section 504 Coordinator	Reports of discrimination based on disability may be directed designated ADA/Section 504 coordinator. [See DIA(EXHIBI	
Superintendent	The Superintendent shall serve as coordinator for purposes trict compliance with all other antidiscrimination laws.	s of Dis-
Alternative Reporting Procedures	An employee shall not be required to report prohibited conc the person alleged to have committed it. Reports concernin hibited conduct, including reports against the Title IX coordi ADA/Section 504 coordinator, may be directed to the Super dent.	ig pro- inator or
	A report against the Superintendent may be made directly t Board. If a report is made directly to the Board, the Board s point an appropriate person to conduct an investigation.	
Timely Reporting	Reports of prohibited conduct shall be made as soon as po after the alleged act or knowledge of the alleged act. A failu promptly report may impair the District's ability to investigat address the prohibited conduct.	ire to
Notice of Report	Any District supervisor who receives a report of prohibited of shall immediately notify the appropriate District official listed and take any other steps required by this policy.	
Investigation of the Report	The District may request, but shall not insist upon, a written If a report is made orally, the District official shall reduce the to written form.	
	Upon receipt or notice of a report, the District official shall d mine whether the allegations, if proven, would constitute pro- conduct as defined by this policy. If so, the District official sh mediately authorize or undertake an investigation, regardles whether a criminal or regulatory investigation regarding the or similar allegations is pending.	ohibited hall im- ss of
	If appropriate, the District shall promptly take interim action lated to prevent prohibited conduct during the course of an gation.	
	The investigation may be conducted by the District official of signee, such as the campus principal, or by a third party de nated by the District, such as an attorney. When appropriate campus principal or supervisor shall be involved in or inform the investigation.	esig- e, the
	The investigation may consist of personal interviews with th son making the report, the person against whom the report and others with knowledge of the circumstances surroundir	is filed,

South San Antonio ISD 015908		
EMPLOYEE WELFARE FREEDOM FROM DISC	RIMINATION, HARASSMENT, AND RETALIATION	DIA (LOCAL)
	allegations. The investigation may also include analysis of formation or documents related to the allegations.	f other in-
Concluding the Investigation	Absent extenuating circumstances, the investigation shou completed within ten District business days from the date port; however, the investigator shall take additional time if sary to complete a thorough investigation.	of the re-
	The investigator shall prepare a written report of the inves The report shall be filed with the District official overseeing vestigation.	
District Action	If the results of an investigation indicate that prohibited co curred, the District shall promptly respond by taking appro disciplinary or corrective action reasonably calculated to a the conduct.	priate
	The District may take action based on the results of an invition, even if the conduct did not rise to the level of prohibit lawful conduct.	-
Confidentiality	To the greatest extent possible, the District shall respect the privacy of the complainant, persons against whom a report and witnesses. Limited disclosures may be necessary in conduct a thorough investigation and comply with applicable	rt is filed, order to
Appeal	A complainant who is dissatisfied with the outcome of the gation may appeal through DGBA(LOCAL), beginning at t priate level.	
	The complainant may have a right to file a complaint with ate state or federal agencies.	appropri-
Records Retention	Copies of reports alleging prohibited conduct, investigation and related records shall be maintained by the District for of at least three years. [See CPC]	
Access to Policy	This policy shall be distributed annually to District employe ies of the policy shall be readily available at each campus District administrative offices.	

STUDENT ACTIVITIES SCHOOL-SPONSORED PUBLICATIONS

	All publications edited, published, and printed, or distributed in print or electronically in the name of or within the District or an individual campusschools shall be under the control of the campus and Dis- trict school administration and the Board. All school-sponsored publications approved and issued by a principal and published by students at an individual campusschools shall be part of the in- structional program, under the supervision of a faculty sponsor.
	<i>Note:</i> For provisions regarding advertising, including advertising in District- or school-sponsored, and shall be carefully edited to re- flect the ideals and expectations of the citizens of the District for their schools. The principal shall be responsible for all matters per- taining to the organization, issuance, and sale of such publications, see GKB. and any other publication procedure, subject to the Su- perintendent's approval.
Advertising	Advertising in individual school publications may be accepted from bona fide business firms, subject to the approval of professional employees exercising editorial supervision over the publications. Advertising deemed inappropriate for student readers or that ad- vertises products presenting a health hazard, such as alcohol or to- bacco products, shall not be accepted.
Complaints	Students who have a complaint regarding the procedures or a pro- fessional decision affecting the content or style of a school spon- sored publication shall present that complaint in accordance with FNG.

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	polio thes	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, gender, national origin, disability, or religion 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 concerning identification, evaluation, or educa- tional 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 concerning identification, evaluation, educational placement, or discipline of a student with a disability within the scope of the Individuals with Disabilities Education Act shall be submitted in accordance with EHBAE, FOF, and the proce- dural safeguards handbook provided to parents of all students referred to special education.		
	10.	Complaints concerning instructional resources shall be sub- mitted in accordance with EF.		
	11.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance		

with CKE.

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

	12.	Complaints concerning intradistrict transfers or campus as- signment shall be submitted in accordance with FDB.
	13.	Complaints concerning admission, placement, or services provided for a homeless student shall be submitted in accordance with FDC.
	prop ance nece son	plaints regarding refusal of entry to or ejection from District erty based on Education Code 37.105 shall be filed in accord- with this policy. However, the timelines shall be adjusted as essary to permit the complainant to address the Board in per- within 90 days of filing the initial complaint, unless the com- t is resolved before the Board considers it. [See GKA(LEGAL)]
Notice to Students and Parents		District shall inform students and parents of this policy through opriate District publications.
Guiding Principles Informal Process	cern minis cern	Board encourages students and parents to discuss their con- s with the appropriate teacher, principal, or other campus ad- strator who has the authority to address the concerns. Con- s should be expressed as soon as possible to allow early lution at the lowest possible administrative level.
		mal resolution shall be encouraged but shall not extend any llines in this policy, except by mutual written consent.
Formal Process		Ident or parent may initiate the formal process described be- by timely filing a written complaint form.
	pare cern	n after initiating the formal complaint process, students and nts are encouraged to seek informal resolution of their con- s. A student or parent whose concerns are resolved may with- v a formal complaint at any time.
	ate r	process described in this policy shall not be construed to cre- new or additional rights beyond those granted by law or Board y, nor to require a full evidentiary hearing or "mini-trial" at any
Freedom from Retaliation		ner the Board nor any District employee shall unlawfully retali- against any student or parent for bringing a concern or com- t.
General Provisions Filing	by el U.S. the a on th shall	plaint forms and appeal notices may be filed by hand-delivery, ectronic communication, including emaile-mail and fax, or by Mail. Hand-delivered filings shall be timely filed if received by appropriate administrator or designee by the close of business he deadline. Filings submitted by electronic communication be timely filed if they are received by the close of business on leadline, as indicated by the date/time shown on the electronic

South San Antonio ISD 015908					
	STUDENT RIGHTS AND RESPONSIBILITIESFNGSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LOCAL)				
	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 no than three days after the deadline.	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 the ference and issue a decision in the student's or parent's a	fails to ne con-			
Response	At Levels One and Two, "response" shall mean a written of cation to the student or parent from the appropriate admin Responses may be hand-delivered, sent by electronic con- tion to the student's or parent's emaile-mail address of rec- sent by U.S. Mail to the student's or parent's mailing addre record. Mailed responses shall be timely if they are postm U.S. Mail on or before the deadline.	istrator. nmunica- cord, or ess of			
Days	"Days" shall mean District business days. In calculating tir time lines under this policy, the day a document is filed is zero." The following business day is "day one."				
Representative	"Representative" shall mean any person who or organization designated by the student or parent to represent the student parent in the complaint process. A student may be represent an adult at any level of the complaint.	ent or			
	The student or parent may designate a representative thro 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 hea District may reschedule the conference or hearing to a late desired, in order to include the District's counsel. The Dist be represented by counsel at any level of the process.	student e days' aring, the er date, if			
Consolidating Complaints	Complaints arising out of an event or a series of related events shall be addressed in one complaint. A student or parent s file separate or serial complaints arising from any event or events that have been or could have been addressed in a complaint.	shall not series of			
Untimely Filings	All time limits shall be strictly followed unless modified by written consent.	mutual			
	If a complaint form or appeal notice is not timely filed, the plaint may be dismissed, on written notice to the student or at any point during the complaint process. The student or may appeal the dismissal by seeking review in writing with days from the date of the written dismissal notice, starting	or parent, parent nin ten			

South San Antonio ISD 015908					
STUDENT RIGHTS AND STUDENT AND PARENT		PONSIBILITIES /IPLAINTS/GRIEVANCES	FNG (LOCAL)		
		at which the complaint was dismissed. Such appeal sed to the issue of timeliness.	hall be		
Costs Incurred		n party shall pay its own costs incurred in the course o plaint.	f the		
Complaint and Appeal Forms		plaints and appeals under this policy shall be submitten ng on a form provided by the District.	əd in		
	tache have Leve docu stude	es of any documents that support the complaint shoul ed to the complaint form. If the student or parent does e copies of these documents, copies may be presented el One conference. After the Level One conference, no uments may be submitted by the student or parent unle ent or parent did not know the documents existed before el One conference.	not d at the 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 filir	ired in-		
Level One	Complaint forms must be filed:				
	1.	Within 15 days of the date the student or parent first k 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 author remedy the alleged problem.	rity to		
		In most circumstances, students and parents shall file 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 procedure ing deadlines, for filing the complaint form at Level O	e com- e, includ-		
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.				
	The appropriate administrator shall investigate as necessary and schedule a conference with the student or parent within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.				
	the s	ent extenuating circumstances, the administrator shall student or parent a written response within ten days fo conference. The written response shall set forth the ba	llowing		
DATE ISSUED: 1/28/2019	911/1	9/2014 ADOPTED:	4 of 7		

UPDATE 112<mark>101</mark> FNG(LOCAL)-A

South San Antonio ISD 015908				
	STUDENT RIGHTS AND RESPONSIBILITIESFNSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LOCA)			
	forn eva	ision. In reaching a decision, the administrator manation provided at the Level One conference and a nation provided at the Level One conference and a nt documents or information the administrator belie olve the complaint.	any other rel-	
Level Two	One may	e student or parent did not receive the relief reque e or if the time for a response has expired, the study request a conference with the Superintendent or eal the Level One decision.	lent or parent	
	the spo	appeal notice must be filed in writing, on a form p District, within ten days of the date of the written L nse or, if no response was received, within ten day el One response deadline.	evel One re-	
	sha the	r receiving notice of the appeal, the Level One add I prepare and forward a record of the Level One c Level Two administrator. The student or parent ma y of the Level One record.	omplaint to	
	The	Level One record shall include:		
	1.	The original complaint form and any attachments	3.	
	2.	All other documents submitted by the student or Level One.	parent at	
	3.	The written response issued at Level One and an ments.	ny attach-	
	4.	All other documents relied upon by the Level On tor in reaching the Level One decision.	e administra-	
	with be I At ti con min	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 ad- ministration for the Level One decision. The Superintendent or de- signee may set reasonable time limits for the conference.		
	a w writ ing Lev enc inte	Superintendent or designee shall provide the stud ritten response within ten days following the confe ten response shall set forth the basis of the decisio a decision, the Superintendent or designee may co el One record, information provided at the Level To e, and any other relevant documents or information indent or designee believes will help resolve the co pordings of the Level One and Level Two conference Il be maintained with the Level One and Level Two	rence. The on. In reach- onsider the wo confer- n the Super- omplaint. ces, if any,	

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

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 or parent of the date, time, and place of the Board meeting at which the com- plaint will be on the agenda for presentation to the Board.					
	The Superintendent or designee shall provide the Board the of the Level Two appeal. The student or parent may request of the Level Two record.					
	he Level Two record shall include:					
	. The Level One record.					
	2. The notice of appeal from Level One to Level Two.					
	 The written response issued at Level Two and any attac ments. 	ch-				
	 All other documents relied upon by the administration in reaching the Level Two decision. 	1				
	The appeal shall be limited to the issues and documents consid- ered at Level Two, except that if at the Level Three hearing the ad- ministration intends to rely on evidence not included in the Level Two record, the administration shall provide the student or parent notice of the nature of the evidence at least three days before the hearing.					
	The District shall determine whether the complaint will be pre- sented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]					
	The presiding officer may set reasonable time limits and guid for the presentation, including an opportunity for the student ent and administration to each make a presentation and prov- puttal and an opportunity for questioning by the Board. The E hall hear the complaint and may request that the administra- provide an explanation for the decisions at the preceding level	or par- ⁄ide re- 3oard ition				

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

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

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	
PUBLIC COMPLAINTS	GF (LOCAL)
Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.
Other Complaint Processes	Complaints by members of the public 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 accord- ance with GF after the relevant complaint process:
	 Complaints concerning instructional resources shall be filedsubmitted in accordance with EF.
	 Complaints concerning a commissioned peace officer who is an employee of the District shall be filed in accordance with CKE.
	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 days of filing the initial complaint, unless the com- plaint is resolved before the Board considers it. [See GKA(LEGAL)]
Guiding Principles Informal Process	The Board encourages the public to discuss concerns with an ap- propriate administrator who has the authority to address the con- cerns. Concerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level.
	Informal resolution shall be encouraged but shall not extend any deadlines in this policy, except by mutual written consent.
Formal Process	An individual may initiate the formal process described below by timely filing a written complaint form.
	Even after initiating the formal complaint process, individuals are encouraged to seek informal resolution of their concerns. An indi- vidual whose concerns are resolved may withdraw a formal com- plaint at any time.
	The process described in this policy shall not be construed to cre- ate new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level.
Freedom from Retaliation	Neither the Board nor any District employee shall unlawfully retali- ate against any individual for bringing a concern or complaint.
General Provisions Filing	Complaint forms and appeal notices may be filed by hand-delivery, by electronic communication, including emaile-mail and fax, or by U.S. Mail. Hand-delivered filings shall be timely filed if received by the appropriate administrator or designee by the close of business on the deadline. Filings submitted by electronic communication

South San Antonio ISD 015908			
PUBLIC COMPLAINTS		(L	GF OCAL)
	the deadline, as indicated communication. Mail filing marked by U.S. Mail on or	are received by the close of busin by the date/time shown on the ele is shall be timely filed if they are por before the deadline and received or designated representative no m deadline.	ectronic ost- by the
Scheduling Conferences	ences at a mutually agree	asonable attempts to schedule con able time. If the individual fails to a e, the District may hold the confere e individual's absence.	appear
Response	cation to the individual fro sponses may be hand-del to the individual's emaile- Mail to the individual's ma	response" shall mean a written con m the appropriate administrator. Re livered, sent by electronic commun mail address of record, or sent by t iling address of record. Mailed resp postmarked by U.S. Mail on or befo	e- lication U.S. ponses
Days		business days. In calculating time y, the day a document is filed is "da ess day is "day one."	
Representative		an any person who or organization al to represent the individual in the	
	tice to the District at any le ignates a representative w District before a schedule reschedule the conference	nate a representative through writte evel of this process. If the individua with fewer than three days' notice to d conference or hearing, the Distric e or hearing to a later date, if desire ct's counsel. The District may be re level of the process.	al des- o the ct may ed, in
Consolidating Complaints	shall be addressed in one separate or serial complai	an event or a series of related even complaint. An individual shall not f ints arising from any event or serie could have been addressed in a pr	file s of
Untimely Filings	All time limits shall be stric written consent.	ctly followed unless modified by mu	utual
	plaint may be dismissed, of point during the complaint dismissal by seeking revie	eal notice is not timely filed, the co on written notice to the individual, a process. The individual may appe w in writing within ten days from th ptice, starting at the level at which t	at any al the ne date
DATE ISSUED: 1/28/201	911/19/2014	ADOPTED:	2 of 6

UPDATE 112101 GF(LOCAL)-X

GF (LOCAL) peal shall be limited to the issue incurred in the course of the
incurred in the course of the
policy shall be submitted in District.
oort the complaint should be at- individual does not have copies presented at the Level One con- rence, no new documents may ss the individual did not know _evel One conference.
ncomplete in any material as- refiled with all the required in- designated time for filing.
e individual first knew, or with have known, of the decision or laint or grievance; and
rator who has the authority to
nas authority to remedy the al- endent or designee, the com- o following the procedure, includ- mplaint form at Level One.
appropriate administrator, the he date and time the complaint y forward the complaint form to
l investigate as necessary and lividual within ten days after re- administrator may set reasona-
, the administrator shall provide ithin ten days following the con- I set forth the basis of the deci- lministrator may consider infor- conference and any other the administrator believes will

South San Antonio ISD 015908				
PUBLIC COMPLAINTS		GF (LOCAL)		
Level Two	if the conf	e individual did not receive the relief requested at Level One or e time for a response has expired, he or she may request a ference with the Superintendent or designee to appeal the el One decision.		
	the I 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 l	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 individual may request a copy of Level One record.		
	The	Level One record shall include:		
	1.	The original complaint form and any attachments.		
	2.	All other documents submitted by the individual 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.		
	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 individual may provide information concern- ing 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.			
	ten r resp cisio One any	Superintendent or designee shall provide the individual a writ- response within ten days following the conference. The written onse shall set forth the basis of the decision. In reaching a de- on, the Superintendent or designee may consider the Level record, information provided at the Level Two conference, and other relevant documents or information the Superintendent or gnee believes will help resolve the complaint.		
		ordings of the Level One and Level Two conferences, if any, I be maintained with the Level One and Level Two records.		
Level Three	if the	e individual did not receive the relief requested at Level Two or e time for a response has expired, he or she may appeal the sion to the Board.		

PUBLIC COMPLAINTS

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 response or, if no response was received, within ten days of the Level Two response deadline.

The Superintendent or designee shall inform the individual of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.

The Superintendent or designee shall provide the Board the record of the Level Two appeal. The individual may request a copy 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 attachments.
- 4. All other documents relied upon by the administration in reaching the Level Two decision.

The appeal shall be limited to the issues and documents considered at Level Two. The Board shall not consider evidence that is not included in the Level Two record.

-The District shall determine whether the complaint will be presented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]

The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the individual 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 individual or his or her 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

PUBLIC COMPLAINTS

GF (LOCAL)

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					
COMMUNITY RELATIONSGkCONDUCT ON SCHOOL PREMISES(LOCA)					
Access to Campus and District Property	Authorized District officials, including administrators, as well as school resource officers and District police officers if applicable, may refuse to allow a person access to to enter or may eject a person from property under the District's control in accordance with law.				
	District officialspersonnel may request assistance from law en- forcement in an emergency or when a person is engaging in be- havior rising to the level of criminal conduct.				
Ejection or Exclusion under Education Code 37.105	In accordance with Education Code 37.105, a District official shall provide a person refused entry to or ejected from property under the District's control written information explaining the right to ap- peal such refusal of entry or ejection under the District's grievance process.				
	A person appealing under the District's grievance process shall be permitted to address the Board in person within 90 days of filing the initial complaint, unless the complaint is resolved before the Board considers it. [See FNG and GF]				
Off-Campus Activities	Employees shall be designated to ensure appropriate conduct of participants and others attending a school-related activity at non-District or out-of-District facilities. Those so designated shall coordinate their efforts with persons in charge of the facilities.				
Prohibitions Tobacco and E-Cigarettes	The District prohibits smoking and the use of tobacco products and e-cigarettes on District property, in District vehicles, or at school-related activities.				
Weapons	The District prohibits the unlawful use, possession, or display of any firearm, location-restricted knife, club, or prohibited weapon, as defined at FNCG, on all District property at all times.				
Exceptions	No violation of this policy occurs when:				
	 A Texas handgun license holder stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area owned or provided by the District, as long as the handgun or other firearm is not loaded and not in plain view; or 				
	 The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity su- pervised by proper authorities. [See FOD] 				

South San Antonio ISD 015908						
COMMUNITY RELATIONS ADVERTISING AND FUNDRAISING (LOC						
Promotional Activities	District facilities shall not be used to advertise, promote, sell tick ets, or collect funds for any nonschool-related purpose without prior approval of the Superintendent or designee.					
	[Fo	information relating to nonschool use of faci	lities, see GKD.]			
Advertising	tion sch con "Ad sor	purposes of this policy, "advertising" shall me designed to attract attention or patronage by pol community and communicated through me trol of the District in exchange for considerati vertising" does not include public recognition is who have made contributions, financial or o rict or school support organizations.	the public or leans under the on to the District. of donors or spon-			
	rev rum tho con aut Dis tha or c	ertising shall be accepted solely for the purp enue for the District and not for the purpose of for communication. The District shall retain f ity to accept or reject submitted advertiseme sistent with the First Amendment. The District nority to determine the size and location of ar rict reservesshall also reserve the right to rej is inconsistent with federal or state law, Boa ampus regulations, or curriculum, as well as rict determines has a reasonable likelihood of rict to controversy, litigation, or disruption.	of establishing a fo- final editorial au- nts in a manner t shall retain the ny advertising. The ect advertising ard policy, District any content the			
	1.	Is inconsistent with federal or state law, Boa or campus regulations, or curriculum;	ard policy, District			
	2.	Is inappropriate in a school setting with a st	udent audience;			
	3.	Advertises products presenting a health has	zard;			
	4.	Creates a substantial likelihood of material ing adding to the District's obligations for se maintenance; or				
	5.	Adds to the District's administrative burden District to complaints, controversy, or litigati				
	The	The District shall not accept paid political advertising.				
	enc enc ven vice	eptance of advertising shall not constitute Dis orsement of any product, service, organization ed in the advertising, nor shall acceptance of dor determine whether the District will purchas s from the vendor through the District's formations cess.	on, or issue refer- advertising from a ase goods or ser-			
	[Fo FM	information relating to school-sponsored pul A.]	blications, see			
DATE ISSUED: 1/28/2019 5/10/2017		ADOPTED:	1 of 2			

UPDATE 112108 GKB(LOCAL)-A

COMMUNITY RELATIONS ADVERTISING AND FUNDRAISING GKB (LOCAL)

Sponsorships and Donations

If the District or any campus accepts financial or in-kind donations to support District-sponsored activities, the District reserves the right to acknowledge donors through whatever means the District deems appropriate. The District retains full editorial control over its acknowledgment or display of donations, even if donors are permitted to suggest text for the acknowledgment.

ADOPTED: ADOPTED:

	Note:		For information regarding conflicts of interest and depos- itory contracts, see BDAE.		
Substantial Interest Affidavit	tity or decisi	in re on o	ublic official has a substantial interest in a business en- al property, the local public official shall, before a vote or n any matter involving the business entity or the real le an affidavit stating the nature and extent of the inter-		
	; 1	actior he b	e case of a substantial interest in a business entity, the n on the matter will have a special economic effect on usiness entity that is distinguishable from the effect on ublic; or		
	:	sonal speci	e case of a substantial interest in real property, it is rea- bly foreseeable that an action on the matter will have a al economic effect on the value of the property, distin- able from its effect on the public.		
	The a trict.	ffidav	vit shall be filed with the official recordkeeper of the dis-		
	Local	Gov	't Code 171.004(a)–(b)		
Abstention	The local public official shall also abstain from further participation in the matter.				
	If a trustee is required to file and does file an affidavit, that trustee shall not be required to abstain from further participation in the matter or matters requiring such an affidavit if a majority of the trus- tees are likewise required to file and do file affidavits of similar in- terests on the same official action.				
	Local	Gov	't Code 171.004(a), (c)		
Definitions "Substantial	A person has a substantial interest in a business entity if any of the following is the case:				
Interest"	1.	The p	person owns at least:		
	i		Ten percent of the voting stock or shares of the business entity, or		
	I		Either ten percent or \$15,000 of the fair market value of the business entity.		
	(s received by the person from the business entity ex- ten percent of the person's gross income for the previ- ear.		
	Local Gov't Code 171.002				

Local Gov't Code 171.002

South San Antonio ISD 015908						
ETHICS CONFLICT OF INTERES	BBF/ ST DISCLOSURES (LEGAL					
"Business Entity"	"Business entity" means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, or any other entity recognized by law. <i>Local Gov't Code 171.001(2)</i>					
"First-Degree Relatives"	The local public official is considered to have a substantial interest if a person related in the first degree by either affinity or consan- guinity to the local public official, as determined under Government Code Chapter 573, Subchapter B [see DBE], has a substantial in- terest as defined above. <i>Local Gov't Code 171.002</i>					
"Local Public Official"	"Local public official" means a member of the governing body or another officer, whether elected, appointed, paid, or unpaid, of any district (including a school district), central appraisal district, or other local governmental entity who exercises responsibilities be- yond those that are advisory in nature. <i>Local Gov't Code</i> <i>171.001(1)</i>					
"Real Property"	A person has a substantial interest in real property if the interest is an equitable or legal ownership with a fair market value of \$2,500 or more. <i>Local Gov't Code 171.002</i>					
Contracts Permitted	A board may contract with a business entity in which a trustee has a substantial interest if the trustee follows the disclosure and ab- stention procedure set out above. <i>Atty. Gen. Op. JM-424 (1986)</i>					
Separate Vote on Budget	A board shall take a separate vote on any budget item specifically dedicated to a contract with a business entity in which a trustee has a substantial interest. The affected trustee shall not participate in that separate vote, but may vote on a final budget if he or she filed the affidavit and the matter in which he or she is concerned has been resolved. <i>Local Gov't Code 171.005</i>					
Depository Bank	A school board member with a "substantial interest" in a depository bank must file an affidavit stating his interest and must abstain from participating in decisions on loan contracts with the depository if action on the matter will have a special economic effect on the bank that is distinguishable from the effect on the public. <i>Atty. Gen. Op. JM-1082 (1989)</i> [See BDAE]	n				
Violations	A local public official commits an offense if the official knowingly:					
	1. Violates Local Government Code 171.004.					
	2. Acts as surety for a business entity that has a contract, work, or business with a district.					
	3. Act as surety on any official bond required of an officer of a district.					
	Local Gov't Code 171.003					

South San Antonio ISD 015908				
ETHICS CONFLICT OF INTERES	ST DIS	SCLC	SURES	BBFA (LEGAL)
Voidable Actions	The finding by a court of a violation of Local Government Code Chapter 171 does not render an action of the board voidable un- less the measure that was the subject of an action involving a con- flict of interest would not have passed without the vote of the per- son who violated the chapter. <i>Local Gov't Code 171.006</i>			
Conflicts Disclosure Statement	men a ve distr	t, as a ndor	evernment officer shall file a conflicts disclosure si adopted by the Texas Ethics Commission, with re if the vendor enters into a contract with the distric considering entering into a contract with the vend or:	spect to t or the
	1.	cal g the t ber r that	an employment or other business relationship wi jovernment officer or a family member of the offic pusiness relationship results in the officer or famil receiving taxable income, other than investment i exceeds \$2,500 during the 12-month period prec date that the officer becomes aware that:	er, and y mem- ncome,
		a.	A contract between the district and the vendor he executed; or	as been
		b.	The district is considering entering into a contract the vendor;	ct with
	2.	of th aggr	given to the local government officer or a family r e officer one or more gifts, and the gift or gifts ha egate value of more than \$100 in the 12-month p eding the date the officer becomes aware that:	ve an
		a.	A contract between the district and the vendor he executed; or	as been
		b.	The district is considering entering into a contract the vendor; or	ct with
	3.	Has	a family relationship with the local government of	fficer.
Gifts—Exception	A local government officer is not required to file a conflicts of sure statement in relation to a gift, as defined by law, accep the officer or a family member of the officer if the gift is:			
	1.	A po or	litical contribution as defined by Title 15, Election	Code;
	2.	Food	d accepted as a guest.	
	Loca	al Gov	/'t Code 176.003(a)–(a-1)	
Filing Date	A local government officer shall file the conflicts disclosure state- ment with the records administrator of a district not later than 5:00 p.m. on the seventh business day after the date on which the			

South San Antonio ISD 015908					
ETHICS CONFLICT OF INTERE	ST DI	SCLOSURES	BBFA (LEGAL)		
		er becomes aware of the facts that require the filing one ment. <i>Local Gov't Code 176.003(b)</i>	of the		
Vendor Questionnaire	loca if th gov see	erson who is both a local government officer and a ve al governmental entity is required to file a vendor ques e person enters or seeks to enter into a contract with ernmental entity; or is an agent of a person who enter ks to enter into a contract with the local governmental e CHE] <i>Local Gov't Code 176.006(e)</i>	stionnaire the local rs or		
Definitions <i>"Agent"</i>	nes on a	ent" means a third party who undertakes to transact s s or manage some affair for another person by the au account of the other person. The term includes an em al Gov't Code 176.001(1)	ithority or		
"Business Relationship"	par	"Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:			
	1.	A transaction that is subject to rate or fee regulation eral, state, or local governmental entity or an agence eral, state, or local governmental entity;			
	2.	A transaction conducted at a price and subject to ter able to the public; or	rms avail-		
	3.	A purchase or lease of goods or services from a per chartered by a state or federal agency and that is su regular examination by, and reporting to, that agenc	ubject to		
	Loc	al Gov't Code 176.001(a-1)			
<i>"Family Member"</i>	the erni	mily member" means a person related to another pers first degree by consanguinity or affinity, as described ment Code Chapter 573, Subchapter B. [See DBE] <i>Lo</i> <i>de 176.001(2)</i>	by Gov-		
"Family Relationship"	ano ond Coc	mily relationship" means a relationship between a per ther person within the third degree by consanguinity of degree by affinity, as those terms are defined by Gov le Chapter 573, Subchapter B. [See DBE] <i>Local Gov</i> ? 2.001(2-a)	or the sec- vernment		
"Gift"	tran doe son	t" means a benefit offered by a person, including food sportation, and entertainment accepted as a guest. T s not include a benefit offered on account of kinship o al, professional, or business relationship independent I status of the recipient. <i>Local Gov't Code 176.001(2-</i>	he term or a per- t of the of-		

BBFA (LEGAL)

"Investment Income"	"Investment income" means dividends, capital gains, or interest in- come generated from:						
	1.	A personal or business:					
		a.	Checking or savings account,				
		b.	Share draft or share account, or				
		C.	Other similar account;				
	2.	A pe	ersonal or business investment; or				
	3.	A pe	ersonal or business loan.				
	Loc	Local Gov't Code 176.001(2-d)					
"Local Government Officer"	peri whc	ntenc exer	overnment officer" means a member of the board, the su- lent, or an agent (including an employee) of the district cises discretion in the planning, recommending, selecting, cting of a vendor. <i>Local Gov't Code 176.001(4)</i>				
"Records Administrator"	"Records administrator" means the director, superintendent, or other person responsible for maintaining the records of a district or another person designated by the district to maintain statements and questionnaires filed under Local Government Code 176 and perform related functions. <i>Local Gov't Code 176.001(5)</i> [See CPC]						
"Vendor"	"Vendor" means a person who enters or seeks to enter into a con- tract with a local governmental entity. The term includes an agent of a vendor. The term includes an officer or employee of a state agency when that individual is acting in a private capacity to enter into a contract. The term does not include a state agency except for Texas Correctional Industries. <i>Local Gov't Code 176.001(7)</i>						
Duties of Records	A records administrator shall:						
Administrator	1.	shal may	ntain a list of local government officers of the district and Il make that list available to the public and any vendor who be required to file a conflict of interest questionnaire un- Local Government Code 176.006; and				
	2.	to b	ntain the statements and questionnaires that are required e filed under Government Code Chapter 176 in accord- e with the district's records retention schedule. [See CPC]				
	Local Gov't Code 176.0065						
Internet Posting	the and	distrio ques	that maintains an internet website shall provide access on ct's internet website to the conflicts disclosure statements itionnaires required to be filed with the records administra- d Gov't Code 176.009				

Violations	A local government officer commits an offense if the officer is re- quired to file a conflicts disclosure statement and knowingly fails to file the required conflicts disclosure statement with the appropriate records administrator not later than 5 p.m. on the seventh business day after the date on which the officer becomes aware of the facts that require the filing of the statement. It is an exception to the ap- plication of the penalty that the local government officer filed the re- quired conflicts disclosure statement not later than the seventh business day after receiving notice from the district of the alleged violation.					
	an e	A board may reprimand, suspend, or terminate the employment of an employee who knowingly fails to comply with a requirement adopted under Local Government Code 176. [See DF series]				
	dete	A board may, at its discretion, declare a contract void if the board determines that a vendor failed to file a conflict of interest question- naire required by Local Government Code 176.006.				
	Local Gov't Code 176.013					
Affidavit Disclosing Interest in Property	y that is t acquisi		e servant has a legal or equitable interest in any property be acquired with public funds, and has actual notice of the on or intended acquisition of the property, the public serv- file an affidavit as follows:			
	1.	cour cour fore	affidavit shall be filed with the county clerk(s) of the nty or counties in which the property is located and of the nty in which the public servant resides within ten days be- the date on which the property is to be acquired by pur- se or condemnation.			
	2.	The	affidavit must:			
		a.	State the name of the public servant and the public office title or job designation held or sought.			
		b.	Fully describe the property.			
		C.	Fully describe the nature, type, and amount of interest in the property, including the percentage of ownership interest and the date the interest was acquired.			
		d.	Include a verification of the truth of the information in the affidavit.			
		e.	Include an acknowledgment of the same type required for recording a deed in the deed records of a county.			
	Gov	't Co	de 553.002			

DATE ISSUED: 1/28/2019 UPDATE 112 BBFA(LEGAL)-P

South San Antonio ISD 015908			
ETHICS CONFLICT OF INTEREST DISCLOSURES		BBFA (LEGAL)	
"Public Servant"— Government Code	"Public servant" means a person who is elected, appointed, em- ployed, or designated, even if not yet qualified for or having as- sumed the duties of office, as:		
	1.	A candidate for nomination or election to public office	e, or
	2.	An officer of government.	
	Go	v't Code 553.001	
Violations	sun	ublic servant who fails to file the affidavit when require ned to have the intent to commit an offense. An offense section is a Class A misdemeanor. <i>Gov't Code 553.00</i>	e under
Annual Financial Management Report	A district's annual financial management report shall include sum- mary schedules of expenditures paid on behalf of each board member, reimbursements received by each board member, gifts with a total value over \$250 received by board members from cer- tain vendors, and amounts received by board members for busi- ness transactions with the district. [See CFA] <i>Education Code</i> 39.083; 19 TAC 109.1001(q)		
Trustee Financial Statement	A board by resolution adopted by majority vote may require each member of the board to file the financial statement required of state officers under Subchapter B, Chapter 572, Government Code, with the board and the Texas Ethics Commission.		
	Not later than the 15th day after the date a board adopts this reso- lution, the board shall deliver a certified copy of the resolution to the Texas Ethics Commission. A resolution applies beginning on January 1 of the second year following the year in which the reso- lution is adopted. A member of a board that has adopted a resolu- tion is not required to include, in a financial disclosure statement, financial activity occurring before January 1 of the year following the year in which the resolution is adopted.		
	The commissioner of education ("commissioner") by order shall re- quire the members of a board to file the financial statement re- quired of state officers under Subchapter B, Chapter 572, Govern- ment Code, in the same manner as the members of the board that have adopted a resolution if the commissioner determines that:		nt re- Govern- oard that
	1.	A board member has failed to comply with filing and requirements applicable to the member under Chapt Local Government Code;	
	2.	District financial accounting practices are not adequa safeguard state and district funds; or	ate to
	3.	A district has not met a standard set by the commiss the financial accountability rating system.	ioner in
DATE ISSUED: 1/28/20	19		7 of 8

	The commissioner may require the filing of financial statements covering not more than three fiscal years and beginning on Janu- ary 1 of the second year following the date of the commissioner's order. A member of a board subject to an order issued by the com- missioner is not required to include, in a financial disclosure state- ment, financial activity occurring before January 1 of the year fol- lowing the year in which the order is issued. The commissioner may renew the requirement if the commissioner determines that a condition described above continues to exist.
	Education Code 11.064
Electronic Filing	A financial statement filed with the Ethics Commission must be filed by computer diskette, modem, or other means of electronic transfer, using computer software provided by the commission or computer software that meets commission specifications for a standard file format. An individual who was appointed to office may file the financial statement by certified mail in compliance with Gov- ernment Code 572.029. <i>Gov't Code 572.0291</i>
Confidentiality	Electronic report or financial statement data saved in an Ethics Commission temporary storage location for later retrieval and edit- ing before the report or financial statement is filed is confidential and may not be disclosed. After the report or financial statement is filed with the Ethics Commission, the information disclosed in the filed report or financial statement is public information to the extent provided by the law requiring the filing of the report or financial statement. <i>Gov't Code</i> 571.0671(<i>d</i>)
Violations	A trustee serving in a school district that has adopted a resolution or that is subject to an order issued by the commissioner commits an offense if the trustee fails to file the statement required by the resolution or order. An offense under this section is a Class B mis- demeanor. <i>Education Code 11.064(c)</i>
	<i>Note:</i> See also CBB for conflict of interest requirements when federal funds are involved.
Private Corporation	It is lawful for a local public official to serve as a member of the board of directors of private, nonprofit corporations when such officials receive no compensation or other remuneration from the non-profit corporation or other nonprofit entity. <i>Local Gov't Code 171.009</i>

South San Antonio ISD 015908			
ETHICS PROHIBITED PRACTIC	ES (LEGAL	_	
Prohibited Activities by Public Servants— State Law	"Public servant" means a person elected, selected, appointed, em- ployed, or otherwise designated as one of the following, even if the person has not yet qualified for office or assumed his or her duties:		
	1. An officer, employee, or agent of government; or		
	2. A candidate for nomination or election to public office.		
	Penal Code 1.07(a)(41)(A), (E)		
Bribery	A person commits an offense if the person intentionally or know- ingly offers, confers, or agrees to confer on another, or solicits, ac- cepts, or agrees to accept from another, any benefit:		
	 As consideration for the recipient's decision, opinion, recom- mendation, vote, or other exercise of discretion as a public servant or voter; 		
	2. As consideration for a violation of a duty imposed by law on a public servant; or	l	
	3. That is a political contribution as defined by Election Code Ti- tle 15 or an expenditure made and reported in accordance with Government Code Chapter 305 (regarding registration of lobbyists), if the benefit was offered, conferred, solicited, ac- cepted, or agreed to pursuant to an express agreement to take or withhold a specific exercise of official discretion, if such exercise of official discretion would not have been taken or withheld but for the benefit.	F	
	"Benefit" means anything reasonably regarded as pecuniary gain or pecuniary advantage, including benefit to any other person in whose welfare the beneficiary has a direct and substantial interest.		
	Penal Code 36.01(3), .02		
Illegal Gifts	A public servant who exercises discretion in connection with con- tracts, purchases, payments, claims, or other pecuniary transac- tions of government commits an offense if the public servant solic- its, accepts, or agrees to accept any benefit from a person the public servant knows is interested in or likely to become interested in any contract, purchase, payment, claim or transaction involving the exercise of the public servant's discretion. <i>Penal Code 36.08(d)</i>		
	A public servant who receives an unsolicited benefit that the public servant is prohibited from accepting under the provision above may donate the benefit to a governmental entity that has the authority to accept the gift or may donate the benefit to a recognized tax-exempt charitable organization formed for educational, religious, or scientific purposes. <i>Penal Code 36.08(d), (i)</i>	у	

Exceptions	Illegal Gifts does not apply to:			
	1.	A fee prescribed by law to be received by a public servant o any other benefit to which the public servant is lawfully enti- tled or for which the public servant gives legitimate consider tion in a capacity other than as a public servant;		
	2.	sonal,	or other benefit conferred on account of kinship or a per- , professional, or business relationship independent of ficial status of the recipient;	
	3.	Gover Code	efit to a public servant required to file a statement under rnment Code Chapter 572, or a report under Election Title 15, that is derived from a function in honor or ap- ation of the recipient if:	
			The benefit and the source of any benefit in excess of \$50 is reported in the statement; and	
		a r	The benefit is used solely to defray the expenses that accrue in the performance of duties or activities in con- nection with the office which are nonreimbursable by the state or political subdivision;	
	4.	A polit	tical contribution as defined by Election Code Title 15;	
	5.	gotiab	m with a value of less than \$50, excluding cash or a ne- ble instrument as described by Business and Commerce 3.104;	
	6.	prope	m issued by a governmental entity that allows the use of rty or facilities owned, leased, or operated by the gov- ental entity; or	
	7.	guest	lodging, transportation, or entertainment accepted as a and, if the donee is required by law to report those , reported by the donee in accordance with that law.	
	Penal Code 36.10			
Honoraria and Expenses	acc serv prov doe and sim add thos	A public servant commits an offense if the public servant solicits, accepts, or agrees to accept an honorarium in consideration for services that the public servant would not have been requested to provide but for the person's official position or duties. This provision does not prohibit a public servant from accepting transportation and lodging expenses or meals in connection with a conference or similar event in which the public servant renders services, such as addressing an audience or engaging in a seminar, to the extent those services are more than merely perfunctory. <i>Penal Code</i> 36.07		

South San Antonio ISD 015908			
ETHICS PROHIBITED PRACTICI	ΞS	BBFB (LEGAL)	
Abuse of Official Capacity	A public servant commits an offense if, with intent to obtain a bene- fit or with intent to harm or defraud another, intentionally or know- ingly violates a law relating to the office or employment, or misuses government property, services, personnel, or any other thing of value, belonging to the government that has come into the public servant's custody by virtue of the person's office or employment. <i>Penal Code 39.02(a)</i>		
	law publ publ	v relating to a public servant's office or employment" means a that specifically applies to a person acting in the capacity of a lic servant and that directly or indirectly imposes a duty on the lic servant or governs the conduct of the public servant. <i>Penal le 39.01(1)</i>	
	"Mis	use" means to deal with property contrary to:	
	1.	An agreement under which the public servant holds the property;	
	2.	A contract of employment or oath of office of a public servant;	
	3.	A law, including provisions of the General Appropriations Act specifically relating to government property, that prescribes the manner of custody or disposition of the property; or	
	4.	A limited purpose for which the property is delivered or re- ceived.	
	Pen	al Code 39.01(2)	
Official Oppression	A public servant acting under color of the public servant's office or employment commits an offense if the public servant intentionally subjects another to sexual harassment.		
	emp	Iblic servant acts under color of the public servant's office or loyment if the person acts or purports to act in an official ca- ty or takes advantage of such actual or purported capacity.	
	que: sexu a pe	kual harassment" means unwelcome sexual advances, re- sts for sexual favors, or other verbal or physical conduct of a ual nature, submission to which is made a term or condition of erson's exercise or enjoyment of any right, privilege, power, or unity, either explicitly or implicitly.	
	Pen	al Code 39.03(a)(3), (b), (c)	
Misuse of Official Information	whic	Iblic servant commits an offense if, in reliance on information to the public servant has access by virtue of the person's office mployment and that has not been made public, the person:	

	1.	Acquires or aids another to acquire a pecuniary interest in any property, transaction, or enterprise that may be affected by the information;		
	2.	Speculates or aids another to speculate on the basis of the in- formation; or		
	3.	As a public servant, including as a school administrator, co- erces another into suppressing or failing to report that infor- mation to a law enforcement agency.		
	A public servant commits an offense if with intent to obtain a benefit or with intent to harm or defraud another, the public servant dis- closes or uses information for a nongovernmental purpose that:			
	1.	The person has access to by means of the person's office or employment; and		
	2.	Has not been made public.		
	to wł hibite	rmation that has not been made public" means any information hich the public does not generally have access, and that is pro- ed from disclosure under Government Code Chapter 552 (the ic Information Act).		
	Penal Code 39.06(a), (b), (d)			
Nepotism	firm for the	ept as provided by law, a public official may not appoint, con- the appointment of, or vote for the appointment or confirmation e appointment of an individual to a position that is to be di- y or indirectly compensated from public funds or fees of office		
	1.	The individual is related to the public official within the third degree by consanguinity (blood) or within the second degree by affinity (marriage); or		
	2.	The public official holds the appointment or confirmation au- thority as a member of a local board and the individual is re- lated to another member of the board within a prohibited de- gree.		
	Gov't Code 573.002, .041 [See DBE]			
	"Public official" means:			
	1.	An officer of this state or of a district, county, municipality, pre- cinct, school district, or other political subdivision of this state; or		

	2. An officer or member of a board of this state or of a district, county, municipality, school district, or other political subdivision of this state.				
	Gov't Code 573.001(3)				
	The nepotism law governs the hiring of an individual, whether the individual is hired as an employee or an independent contractor. <i>Atty. Gen. Op. DM-76 (1992)</i>				
	A public official may not approve an account or draw or authorize the drawing of a warrant or order to pay the compensation of an in- eligible individual if the official knows the individual is ineligible. <i>Gov't Code 573.083</i>				
Counties with Population 35,000 or More	If, under the district's employment policy [see DC], the board dele- gates to a superintendent the final authority to select district per- sonnel:				
	1. The superintendent is a public official for the purposes of the nepotism prohibitions of Government Code Chapter 573 only with respect to a decision made under that delegation of authority; and				
	 Each member of the board remains subject to the nepotism prohibitions with respect to all district employees. 				
	For purposes of this provision, a person hired by a district before September 1, 2007, is considered to have been in continuous em- ployment [see DBE] and is not prohibited from continuing employ- ment with the district subject to the abstention requirements.				
	Education Code 11.1513(f), (h)				
Counties with Population Less Than 35,000	The provisions at Counties with Population 35,000 or More do not apply to a district that is located:				
	1. Wholly in a county with a population of less than 35,000; or				
	2. In more than one county, if the county in which the largest portion of district territory is located has a population of less than 35,000.				
	Education Code 11.1513(g)				
	A member of a board that has delegated to the superintendent final authority for personnel selection is not a public official with appointment authority for purposes of the nepotism prohibitions of Government Code 573.041. <i>Atty. Gen. Op. GA-123 (2003)</i>				

South San Antonio ISD 015908				
ETHICS PROHIBITED PRACTICES				
	With respect to renewed contracts, however, board members may be the relevant public officials for nepotism purposes. <i>Atty. Gen. Op. GA-177 (2004)</i>			
Former Board Member Employment	A trustee of a district may not acce Intil the first anniversary of the date the board ends. <i>Education Code</i> 13	e the trustee's membership on		
Incompatibility of Office	The common law rule of incompatibility prohibits one person from holding two offices if the duties are in conflict or if one is subordi- nate to the other. Offices are legally incompatible when the faithful and independent exercise of one would necessarily interfere with the faithful and independent exercise of the other. <u>Thomas v. Aber- nathy County Line Indep. Sch. Dist.</u> , 290 S.W. 152 (Tex. Comm. App. 1927); <u>Turner v. Trinity Indep. Sch. Dist.</u> , 700 S.W.2d 1 (Tex. Ct. App. 1983); Atty. Gen. Op. JM-634 (1987), MW-450 (1982)			
Instructional Materials Violations Rebates	A trustee commits an offense if the trustee receives any commis- sion or rebate on any instructional materials or technological equip- ment used in the schools with which the trustee is associated.			
Gifts	A trustee commits an offense if the trustee accepts a gift, favor, or service that:			
	. Is given to the person or the p	person's school;		
	 Might reasonably tend to influ instructional material or techn 	ence a trustee in the selection of ological equipment; and		
	 Could not be lawfully purchas rials funds. 	ed with state instructional mate-		
	Gift, favor, or service" does not inc rice, or teacher training; or ancillar vorksheets, that convey informatio contribute to the learning process.	y materials, such as maps or		
	Education Code 31.152			
Free Materials	A person commits an offense if the person knowingly violates any law providing for the purchase or distribution of free instructional materials for the public schools. <i>Education Code 31.153</i>			
Prohibited Activities by Public Servants— Federal Law Bribery—General	"Public official" includes a person acting for or on behalf of the United States, or any department, agency, or branch thereof, in any official function, under or by authority of any such department, agency, or branch of government. The term includes any person who has been nominated or appointed to be a public official, or has been officially informed that such person will be so nominated or appointed. <i>18 U.S.C. 201(a); Dixson v. U.S.</i> , <i>465 U.S. 482, 499</i> <i>(1984) ("To be a public official under section 201(a), an individual</i>			

	a fed	must possess some degree of official responsibility for carrying out a federal program or policy."); <u>U.S. v. Franco</u> , 632 F.3d 880 (5th Cir. 2011)				
	indire to rec	A public official commits an offense if the public official, directly or indirectly, corruptly demands, seeks, receives, accepts, or agrees to receive or accept anything of value personally or for any other person or entity, in return for:				
	1.	Being influenced in the performance of any official act;				
		Being influenced to commit or aid in committing, or to collude in, or allow, any fraud, or make opportunity for the commis- sion of any fraud, on the United States; or				
		Being induced to do or omit to do any act in violation of the of- ficial duty of such official or person.				
	18 U.	S.C. 201(b)(2)				
Bribery—Federal Programs	son c serva	"Agent" means a person authorized to act on behalf of another per- son or a government and, in the case of a government, includes a servant or employee, and a partner, director, officer, manager, and representative.				
	lative ment thorit estab ment	"Government agency" means a subdivision of the executive, legis- lative, judicial, or other branch of government, including a depart- ment, independent establishment, commission, administration, au- thority, board, and bureau, and a corporation or other legal entity established, and subject to control, by a government or govern- ments for the execution of a governmental or intergovernmental program.				
	\$10,0 sidy,	If a district receives, in any one year period, benefits in excess of \$10,000 under a federal program involving a grant, contract, sub- sidy, loan, guarantee, insurance, or other form of federal assis- tance, an agent of the district commits an offense if the agent:				
		Embezzles, steals, obtains by fraud, or otherwise without au- thority knowingly converts to the use of any person other than the rightful owner or intentionally misapplies, property that:				
		a. Is valued at \$5,000 or more, and				
		 Is owned by, or is under the care, custody, or control of the district; or 				
		Corruptly solicits or demands for the benefit of any person, or accepts or agrees to accept, anything of value from any person, intending to be influenced or rewarded in connection with				

ETHICS PROHIBITED PRACTICES BBFB (LEGAL)

any business, transaction, or series of transactions of the district involving anything of value of \$5,000 or more.

This provision does not apply to bona fide salary, wages, fees, or other compensation paid, or expenses paid or reimbursed, in the usual course of business.

18 U.S.C. 666

SUPERINTENDENT QUALIFICATIONS AND DUTIES

Duties	In addition to responsibilities specifically provided by law or in the Superintendent's contract, the Superintendent shall provide educa- tional leadership, demonstrate district management, and maintain positive Board and community relations.		
Educational Leadership	To provide leadership and direction for the development of an cational system that is based on the needs of students, on sta ards of excellence and equity, and on community goals, the Su intendent shall:		
	1.	Establish effective mechanisms for communication to and from staff in instructional evaluation, planning, and decision making.	
	2.	Oversee annual planning for instructional improvement and monitor for effectiveness.	
	3.	Ensure that goals and objectives form the basis of curricular decision making and instruction and communicate expecta- tions for high achievement.	
	4.	Ensure that appropriate data are used in developing recom- mendations and making decisions regarding the instructional program and resources.	
	5.	Oversee a system for regular evaluation of instructional pro- grams, including identifying areas for improvement, to attain desired student achievement.	
	6.	Oversee student services, including health and safety ser- vices, counseling services, and extracurricular programs, and monitor for effectiveness.	
	7.	Oversee a discipline management program and monitor for equity and effectiveness.	
	8.	Encourage, oversee, and participate in activities for recogni- tion of student efforts and accomplishments.	
	9.	Oversee a program of staff development and monitor staff development for effectiveness in improving district performance.	
	10.	Stay abreast of developments in educational leadership and administration.	
District Management	To demonstrate effective planning and management of District ministration, finances, operations, and personnel, the Superint dent shall:		

SUPERINTENDENT QUALIFICATIONS AND DUTIES

- 1. Implement and oversee a planning process that results in goals, targets, or priorities for all major areas of District operations, including facilities maintenance and operations, transportation, and food services.
- 2. Monitor effectiveness of District operations against appropriate benchmarks.
- 3. Oversee procedures to ensure effective and timely compliance with all legal obligations, reporting requirements, and policies.
- 4. Ensure that key planning activities within the District are coordinated and are consistent with Board policy and applicable law and that goals and results are communicated to staff, students, and the public as appropriate.
- 5. Oversee a budget development process that results in recommendations based on District priorities, available resources, and anticipated changes to district finances.
- 6. Oversee budget implementation to ensure appropriate expenditure of budgeted funds, to provide for clear and timely budget reports, and to monitor for effectiveness of the process.
- 7. Ensure that District investment strategies, risk management activities, and purchasing practices are sound, cost-effective, and consistent with District policy and law.
- 8. Maintain a system of internal controls to deter and monitor for fraud or financial impropriety in the District.
- 9. Ensure that the system for recruiting and selection results in personnel recommendations based on defined needs, goals, and priorities.
- 10. Organize District staff in a manner consistent with District priorities and resources and monitor administrative organization at all levels for effectiveness and efficiency.
- 11. Oversee a performance appraisal process for all staff that reinforces a standard of excellence and assesses deficiencies; ensure that results are used in planning for improvement.
- 12. Administer a compensation and benefits plan for employees based on clearly defined goals and priorities.
- 13. Encourage, oversee, and participate in staff recognition and support activities.

SUPERINTENDENT QUALIFICATIONS AND DUTIES

	14.	Oversee a program for staff retention and monitor for effec- tiveness.		
Board and Community		To maintain positive and professional working relationships with the Board and the community, the Superintendent shall:		
Relations	1.	Keep the Board informed of significant issues as they arise, using agreed upon criteria and procedures for information dis- semination.		
	2.	Respond in a timely and complete manner to Board requests for information that are consistent with Board policy and es- tablished procedures.		
	3.	Provide recommendations and appropriate supporting materi- als to the Board on matters for Board decision.		
	4.	Articulate and support Board policy and decisions to staff and community.		
	5.	Direct a proactive program of internal and external communi- cation at all levels designed to improve staff and community understanding and support of the District.		
	6.	Establish mechanisms for community and business involve- ment in the schools and encourage participation.		
	7.	Work with other governmental entities and community organi- zations to meet the needs of students and the community in a coordinated way.		
Delegation	resp acc	he extent permitted by law, the Superintendent may delegate consibilities to other employees of the District but shall remain ountable to the Board for the performance of all duties, dele- ed or otherwise.		

ADOPTED:

South San Antonio ISD 015908			
SUPERINTENDENT EVALUATION		BJCD (LEGAL)	
Employment and Evaluation	The board shall adopt a policy providing for the employment and duties of district personnel. The employment policy must provide that the board employs and evaluates the superintendent. <i>Education Code 11.1513(a)(1)</i> [See DC]		
Appraisal Process	Ab	pard shall appraise a superintendent annually using either:	
	1.	The commissioner's recommended appraisal process and cri- teria; or	
	2.	An appraisal process and performance criteria that are:	
		a. Developed by the district in consultation with the district- and campus-level committees; and	
		b. Adopted by the board.	
	Edı	cation Code 21.354(c)	
	In addition to other procedures and criteria determined by board, the commissioner's recommended appraisal proce criteria shall include, at a minimum, an annual evaluation perintendent and a student performance domain. <i>19 TAC</i>		
Annual Performance Report	The information in the annual report describing the educational performance of a district [see AIB] shall be a primary consideration of the board in evaluating the superintendent. <i>Education Code</i> 39.307(3)(C)		
Penalty for Noncompliance	Funds of the district may not be used to pay a superintendent who has not been appraised in the preceding 15 months. <i>Education Code 21.354(d)</i>		
Confidentiality	fide	ocument evaluating the performance of a superintendent is con- ntial and is not subject to disclosure under the Public Infor- ion Act, Government Code Chapter 552. [See GBA]	
	a su tiga con con	strict may give TEA a document evaluating the performance of aperintendent employed by the district for purposes of an inves- tion conducted by TEA. A document provided to TEA remains fidential unless the document becomes part of the record in a tested case under the Administrative Procedure Act, Govern- nt Code Chapter 2001.	
	mer aga rule	ept as provided by a court order prohibiting disclosure, a docu- nt provided to TEA may be used in a disciplinary proceeding inst a superintendent if the document may be admitted under s of evidence applicable to a contested case under Govern- nt Code 2001.081.	
	Edu	cation Code 21.355	

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

SECTION C: BUSINESS AND SUPPORT SERVICES

CA	FISCAL MANAGEMENT GOALS AND OBJECTIVES
CAA	Financial Ethics
CB	STATE AND FEDERAL REVENUE SOURCES
CBA	State
CBB	Federal
CC	LOCAL REVENUE SOURCES
CCA	Bond Issues
CCB	Time Warrants
CCC	Certificates of Indebtedness
CCD	Recreational Facilities Bonds
CCE	Athletic Stadium Authority
CCF	Loans and Notes
CCG	Ad Valorem Taxes
CCGA	Exemptions and Payments
CCGB	Economic Development
CCH	Appraisal District
CD	OTHER REVENUES
CDA	Investments
CDB	Sale, Lease, or Exchange of School-Owned Property
CDBA	Revenue Bonds from Proceeds
CDC	Gifts and Solicitations
CDD	Rentals and Service Charges
CDE	Shop Sales
CDF	Royalties
CDG	Gate Receipts, Concessions
CDH	Public and Private Facilities
CE	ANNUAL OPERATING BUDGET
CEA	Financial Exigency
CF	ACCOUNTING
CFA	Financial Reports and Statements
CFB	Inventories
CFC	Audits
CFD	Activity Funds Management
CFE	Payroll Procedures
CFEA	Salary Deductions and Reductions
CFF	Checking Accounts
CFG	Cash in School Buildings
CG	BONDED EMPLOYEES AND OFFICERS
DATE ISSUED: 1	1/28/2019

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SECTION C: BUSINESS AND SUPPORT SERVICES

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

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SECTION C: BUSINESS AND SUPPORT SERVICES

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

	with a feo cluding p buildings nor, shall eral finan	s Education Agency (TEA) may enter into an agreement deral agency concerning a project related to education, in- rovision of school lunches and construction of school . TEA, or another state agency designated by the gover- coordinate the actions of a district participating in a fed- cial assistance program. <i>Education Code</i> 7.021(b), (c); de 742.003	
Retirement and Insurance Contributions	Under the Texas Public School Retired Employees Group Benefits Act, Insurance Code Chapter 1575, a district that applies for money provided by the United States or a privately sponsored source shall, if any of the money will pay part or all of an active em- ployee's salary, also apply for any legally available money to pay state contributions required by Insurance Code Chapter 1575, Sub- chapter E. <i>Insurance Code 1575.252</i>		
		rict must comply with the requirements of Insurance Code 1575, Subchapter F. <i>Insurance Code 1575.252(2)–.257</i>	
	Under the Teacher Retirement System, Government Code, Title 8, Subtitle C, if a district applies for money provided by the United States, an agency of the United States, or a privately sponsored source, and if any of the money will pay part or all of an em- ployee's salary, the district shall apply for any legally available money to pay state contributions required by Government Code 825.404 or 830.201. <i>Gov't Code 825.406(a)</i>		
	Such dist Code 82	rict must comply with the requirements of Government 5.406.	
Block Grant Funds	If a district receives more than \$5,000 in block grant funds to be used as the district determines is appropriate, it shall provide evi- dence to TEA that a public meeting or hearing was held in a timely manner solely to seek public comment on the needs or uses of block grant funds received by the district. The board may hold this meeting or hearing in conjunction with another board meeting or hearing if the meeting or hearing to consider block grant funds is clearly noted in an announcement of the other meeting or hearing. <i>Gov't Code 2105.058</i>		
Education Department General Administrative Regulations (EDGAR)	Note:	For information regarding procurement under state law, see the CH policy series regarding Purchasing and Ac- quisition and the CV series regarding Facilities Construc- tion.	
· · · · ·		For additional legal requirements applicable to school nutrition procurement, see COA.	

015908				
STATE AND FEDERAL REVENUE SOURCESCBBFEDERAL(LEGAL)				
	Regulati	means the Education Department General Adn ons (34 C.F.R. 75, 76, 77, 79, 81, 82, 84, 86, 97 C.F.R. 77.1(c)		
Uniform Guidance	The Department of Education (DOE) adopts the Office of Manage- ment and Budget (OMB) Guidance in 2 C.F.R. Part 200 Uniform Guidance, except for 2 C.F.R. 200.102(a) and 2 C.F.R. 200.207(a). Thus, 2 C.F.R. Chapter XXXIV, Part 3474 gives regulatory effect to the OMB guidance and supplements the guidance as needed for the DOE. <i>2 C.F.R. 3474.1</i>		Uniform 200.207(a). Dry effect to	
	The Uniform Guidance establishes uniform administrative require- ments, cost principles, and audit requirements for federal awards to non-federal entities, including school districts. <i>2 C.F.R. 200.64(j)</i> , .69, .100			
	Note:	The Uniform Guidance applies to all new gran and non-competing continuations (NCCs) ma ter December 26, 2014 (see 2 C.F.R. 200.110	de on or af-	
		For more information on EDGAR, the Uniform and the federal regulations that apply to fede tion grant awards, visit TEA's <u>EDGAR Materia</u> <u>sources</u> ¹ and the DOE's <u>EDGAR website</u> , ² <u>Uniformatical distribution</u> <u>Guidance website</u> , ³ and <u>FAQs</u> . ⁴	ral educa- <u>als and Re-</u>	
General Compliance		is responsible for complying with all requireme award. 2 C.F.R. 200.300(b)	nts of the	
Disclosures Conflicts	the feder (e.g., TE	must disclose in writing any potential conflict or ral awarding agency (e.g., DOE) or pass-throug A) in accordance with applicable federal award <i>C.F.R. 200.112</i>	gh entity	
Crimes	awarding criminal affecting can resu (Remedi	must disclose, in a timely manner, in writing to g agency or pass-through entity all violations of law involving fraud, bribery, or gratuity violation the federal award. Failure to make required dis lit in any of the remedies described in 2 C.F.R. 2 es for Noncompliance), including suspension of <i>C.F.R. 200.113</i>	federal s potentially sclosures 200.338	
Procurement Standards District Procedures	[see belo tribal law form to a	rict must use its own documented procurement ow at Competition] which reflect applicable state is and regulations, provided that the procurement applicable federal law and the standards identific Guidance.	e, local, and ents con-	

Oversight	The district must maintain oversight to ensure that contractors per- form in accordance with the terms, conditions, and specifications of their contracts or purchase orders.
Conflicts of Interest	The district must maintain written standards of conduct covering conflicts of interest and governing the actions of its employees en- gaged in the selection, award, and administration of contracts. No employee, officer, or agent may participate in the selection, award, or administration of a contract supported by a federal award if he or she has a real or apparent conflict of interest. A conflict of interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization that employs or is about to employ any of these parties, has a financial or other interest in or a tangible personal benefit from a firm considered for a contract. The officers, employees, and agents of the district must neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to subcontracts. However, districts may set standards for situations in which the financial interest is not substantial or the gift is an unsolicited item of nominal value. The standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the district. [See BBFA, CAA(LOCAL), CB(LOCAL), DBD]
Records	The district must maintain records sufficient to detail the history of procurement. These records will include, but are not necessarily limited to the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price. [See Pre-procurement Review and Contract Cost and Price, below]
	2 C.F.R. 200.318
Financial Management	The district's financial management systems, including records documenting compliance with federal statutes, regulations, and the terms and conditions of the federal award, must be sufficient to permit the preparation of reports required by general and program- specific terms and conditions; and the tracing of funds to a level of expenditures adequate to establish that such funds have been used according to the federal statutes, regulations, and the terms and conditions of the federal award.
	The district's financial management system must comply with 2 C.F.R. 200.302(b).
	2 C.F.R. 200.302 [see also 2 C.F.R. 200.333 (Retention Require- ments for Records), .334 (Requests for Transfer of Records), .335 (Methods for Collection, Transmission and Storage of Information),

	.336 (Access to Records), and .337 (Restrictions on Public Access to Records)]			
Internal Controls	The district must:			
	1.	Establish and maintain effective internal control over the fed- eral award that provides reasonable assurance that the dis- trict is managing the award in compliance with federal stat- utes, regulations, and the terms and conditions of the award. These internal controls should be in compliance with guid- ance in "Standards for Internal Control in the Federal Govern- ment" issued by the Comptroller General of the United States or the "Internal Control Integrated Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).		
	2.	Comply with federal statutes, regulations, and the terms and conditions of the award.		
	3.	Evaluate and monitor the district's compliance with statutes, regulations and the terms and conditions of federal awards.		
	4.	Take prompt action when instances of noncompliance are identified including noncompliance identified in audit findings.		
	5.	Take reasonable measures to safeguard protected personally identifiable information and other information the federal awarding agency or pass-through entity designates as sensi- tive or the district considers sensitive consistent with applica- ble federal, state, local, and tribal laws regarding privacy and obligations of confidentiality.		
	2 C.	F.R. 200.303		
	sign	ernal controls" means a process, implemented by a district, de- ned to provide reasonable assurance regarding the achieve- nt of objectives in the following categories:		
	1.	Effectiveness and efficiency of operations;		
	2.	Reliability of reporting for internal and external use; and		
	3.	Compliance with applicable laws and regulations.		
	2 C.F.R. 200.61			
Competition	prov 2 C. mar	procurement transactions must be conducted in a manner viding full and open competition consistent with the standards of .F.R. 200.319. In order to ensure objective contractor perfor- nce and eliminate unfair competitive advantage, contractors that elop or draft specifications, requirements, statements of work,		

		ions for bids or requests for proposals must be excluded npeting for such procurements.
	the use of tribal geo posals, e pressly n this prov architect a selection	rict must conduct procurements in a manner that prohibits of statutorily or administratively imposed state, local, or ographical preferences in the evaluation of bids or pro- except in those cases where applicable federal statutes ex- nandate or encourage geographic preference. Nothing in ision preempts state licensing laws. When contracting for ural and engineering services, geographic location may be on criterion provided its application leaves an appropriate of qualified firms, given the nature and size of the project, ete for the contract.
	tions. Th requirem	ict must have written procedures for procurement transac- ese procedures must ensure that all solicitations meet the ents of 2 C.F.R. 200.319(c). [See above at General Pro- it Standards]
	or produc current a open and	rict must ensure that all prequalified lists of persons, firms, cts which are used in acquiring goods and services are and include enough qualified sources to ensure maximum d free competition. Also, the district must not preclude po- dders from qualifying during the solicitation period.
	2 C.F.R.	200.319
Procurement Methods		ict must use one of the following methods of procurement. 200.320
	Note:	For information on the amounts of the micro-purchase threshold and the simplified acquisition threshold, see <u>OMB Memorandum M-18-18</u> ⁵ and TEA's <u>To the Administrator Addressed letter</u> ⁶ (August 28, 2018). For information regarding these thresholds and school nutrition purchases, contact the Texas Department of Agriculture.
Micro- Purchases	services, the micro must dist ers. Micr tive quot	nent by micro-purchase is the acquisition of supplies or , the aggregate dollar amount of which does not exceed o-purchase threshold. To the extent practicable, the district tribute micro-purchases equitably among qualified suppli- to-purchases may be awarded without soliciting competi- ations if the district considers the price to be reasonable. 2 00.320(a)
	simplified	urchase" means a purchase of supplies or services using d acquisition procedures, the aggregate amount of which exceed the micro-purchase threshold. Micro-purchase

	dure com mini cro-	cedures comprise a subset of a district's small purchase proce- es. The district uses such procedures in order to expedite the apletion of its lowest-dollar small purchase transactions and mize the associated administrative burden and cost. The mi- purchase threshold is set by the Federal Acquisition Regulation 8 C.F.R. Subpart 2.1 Definitions. <i>2 C.F.R. 200.67</i>	
Small Purchases	Small purchase procedures are those relatively simple and informal procurement methods for securing services, supplies, or oth property that do not cost more than the simplified acquisition threshold. If small purchase procedures are used, price or rate quotations must be obtained from an adequate number of qualific sources. 2 C.F.R. 200.320(b)		
"Simplified Acquisition Threshold"	whic chas to ex acqu the	applified acquisition threshold" means the dollar amount below the a district may purchase property or services using small pur- se methods. Districts adopt small purchase procedures in order expedite the purchase of items costing less than the simplified usition threshold. The simplified acquisition threshold is set by Federal Acquisition Regulation at 48 C.F.R. Subpart 2.1 Defini- s and in accordance with 41 U.S.C. 1908. <i>2 C.F.R. 200.88</i>	
Sealed Bids	Bids are publicly solicited and a firm fixed price contract (lump sum or unit price) is awarded to the responsible bidder whose bid, con- forming with all the material terms and conditions of the invitation for bids, is the lowest in price. The sealed bid method is the pre- ferred method for procuring construction, if the conditions set out below apply.		
		rder for sealed bidding to be feasible, the following conditions uld be present:	
	1.	A complete, adequate, and realistic specification or purchase description is available;	
	2.	Two or more responsible bidders are willing and able to compete effectively for the business; and	
	3.	The procurement lends itself to a firm fixed price contract and the selection of the successful bidder can be made principally on the basis of price.	
	lf se	aled bids are used, the following requirements apply:	
	1.	Bids must be solicited from an adequate number of known suppliers, providing them sufficient response time prior to the date set for opening the bids, for local governments, the invi- tation for bids must be publicly advertised;	

	2.	The invitation for bids, which will include any specifications and pertinent attachments, must define the items or services in order for the bidder to properly respond;
	3.	All bids will be opened at the time and place prescribed in the invitation for bids, and for local governments, the bids must be opened publicly;
	4.	A firm fixed price contract award will be made in writing to the lowest responsive and responsible bidder. Where specified in bidding documents, factors such as discounts, transportation cost, and life cycle costs must be considered in determining which bid is lowest. Payment discounts will only be used to determine the low bid when prior experience indicates that such discounts are usually taken advantage of; and
	5.	Any or all bids may be rejected if there is a sound docu- mented reason.
	2 C.	F.R. 200.320(c)
Competitive Proposals	more or ce usee	technique of competitive proposals is normally conducted with e than one source submitting an offer, and either a fixed price ost-reimbursement type contract is awarded. It is generally d when conditions are not appropriate for the use of sealed . If this method is used, the following requirements apply:
	1.	Requests for proposals must be publicized and identify all evaluation factors and their relative importance. Any response to publicized requests for proposals must be considered to the maximum extent practical;
	2.	Proposals must be solicited from an adequate number of qualified sources;
	3.	The district must have a written method for conducting tech- nical evaluations of the proposals received and for selecting recipients;
	4.	Contracts must be awarded to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered; and
	5.	The district may use competitive proposal procedures for qualifications-based procurement of architectural/engineering (A/E) professional services whereby competitors' qualifica- tions are evaluated and the most qualified competitor is se- lected, subject to negotiation of fair and reasonable compen- sation. The method, where price is not used as a selection factor, can only be used in procurement of A/E professional

		services. It cannot be used to purchase other types of ser- vices though A/E firms are a potential source to perform the proposed effort.	
	2 C.	F.R. 200.320(d)	
Sole Source	Procurement by noncompetitive proposals is procurement through solicitation of a proposal from only one source and may be used only when one or more of the following circumstances apply:		
	1.	The item is available only from a single source;	
	2.	The public exigency or emergency for the requirement will not permit a delay resulting from competitive solicitation;	
	3.	The federal awarding agency or pass-through entity expressly authorizes noncompetitive proposals in response to a written request from the non-federal entity; or	
	4.	After solicitation of a number of sources, competition is deter- mined inadequate.	
	2 C.	F.R. 200.320(f)	
Cooperative Purchasing	effor fede and whe	oster greater economy and efficiency, and in accordance with ts to promote cost-effective use of shared services across the eral government, the district is encouraged to enter into state local intergovernmental agreements or inter-entity agreements re appropriate for procurement or use of common or shared ds and services. 2 C.F.R. 200.318(e)	
Affirmative Steps	mino	district must take all necessary affirmative steps to assure that prity businesses, women's business enterprises, and labor sur- area firms are used when possible. Affirmative steps must in- e:	
	1.	Placing qualified small and minority businesses and women's business enterprises on solicitation lists;	
	2.	Assuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources;	
	3.	Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enter- prises;	
	4.	Establishing delivery schedules, where the requirement per- mits, which encourage participation by small and minority businesses, and women's business enterprises;	

	5.	Using the services and assistance, as appropriate, of such or- ganizations as the Small Business Administration and the Mi- nority Business Development Agency of the Department of Commerce; and		
	6.	Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) above.		
	2 C	.F.R. 200.321		
Pre-procurement Review	The district must make available upon request, for the federal awarding agency or pass-through entity pre-procurement review, procurement documents, such as requests for proposals or invita- tions for bids, or independent cost estimates, when:			
	1.	The district's procurement procedures or operation fails to comply with the procurement standards in 2 C.F.R. Part 200;		
	2.	The procurement is expected to exceed the simplified acquisi- tion threshold and is to be awarded without competition or only one bid or offer is received in response to a solicitation;		
	3.	The procurement, which is expected to exceed the simplified acquisition threshold, specifies a "brand name" product;		
	4.	The proposed contract is more than the simplified acquisition threshold and is to be awarded to other than the apparent low bidder under a sealed bid procurement; or		
	5.	A proposed contract modification changes the scope of a con- tract or increases the contract amount by more than the sim- plified acquisition threshold.		
	2 C	.F.R. 200.324(b)		
Contract Cost and Price	eve thre of a pro	e district must perform a cost or price analysis in connection with ery procurement action in excess of the simplified acquisition eshold including contract modifications. The method and degree analysis is dependent on the facts surrounding the particular curement situation, but as a starting point, the district must ke independent estimates before receiving bids or proposals.		
	for cas son wor tor's rec	e district must negotiate profit as a separate element of the price each contract in which there is no price competition and in all es where cost analysis is performed. To establish a fair and rea- table profit, consideration must be given to the complexity of the k to be performed, the risk borne by the contractor, the contrac- s investment, the amount of subcontracting, the quality of its ord of past performance, and industry profit rates in the sur- nding geographical area for similar work.		

	fede cost the o The	ts or prices based on estimated costs for contracts under the tral award are allowable only to the extent that costs incurred or estimates included in negotiated prices would be allowable for district under 2 C.F.R. Part 200, Subpart E—Cost Principles. district may reference its own cost principles that comply with rederal cost principles.
		cost plus a percentage of cost and percentage of construction methods of contracting must not be used.
	2 C.	F.R. 200.323
Contract Provisions	scrib	district's contracts must contain the applicable provisions de- bed in 2 C.F.R. Part 200, Appendix II—Contract Provisions for Federal Entity Contracts Under Federal Awards. 2 C.F.R. 326
Suspension and Debarment	and resti are for p	-federal entities are subject to non-procurement debarment suspension regulations at 2 C.F.R. Part 180. These regulations rict awards, subawards, and contracts with certain parties that debarred, suspended, or otherwise excluded from or ineligible participation in federal assistance programs or activities. <i>2</i> <i>R. 200.213</i>
Remedies for Noncompliance	term ager as d eral com the f	district fails to comply with federal statutes, regulations, or the is and conditions of a federal award, the federal awarding ney or pass-through entity may impose additional conditions, escribed in 2 C.F.R. 200.207 (Specific Conditions). If the fed- awarding agency or pass-through entity determines that non- pliance cannot be remedied by imposing additional conditions, federal awarding agency or pass-through entity may take one hore of the following actions, as appropriate in the circum- ces:
	1.	Temporarily withhold cash payments pending correction of the deficiency by the district or more severe enforcement action by the federal awarding agency or pass-through entity.
	2.	Disallow (that is, deny both use of funds and any applicable matching credit for) all or part of the cost of the activity or action not in compliance.
	3.	Wholly or partly suspend or terminate the federal award.
	4.	Initiate suspension or debarment proceedings as authorized under 2 C.F.R. Part 180 and federal awarding agency regula- tions (or in the case of a pass-through entity, recommend such a proceeding be initiated by a federal awarding agency).
	5.	Withhold further federal awards for the project or program.

6.	Take other	romodios	that may	hal	برالحمم	available
0.	Take outer	remeules	lial may	bei	egally	available

2 C.F.R. 200.338

Travel Costs	Travel costs are the expenses for transportation, lodging, subsist- ence, and related items incurred by employees who are in travel
	status on official business of the district. Such costs may be charged on an actual cost basis, on a per diem or mileage basis in
	lieu of actual costs incurred, or on a combination of the two, pro-
	vided the method used is applied to an entire trip and not to se- lected days of the trip, and results in charges consistent with those
	normally allowed in like circumstances in the district's non-federally
	funded activities and in accordance with the district's written travel reimbursement policies.

In the absence of an acceptable, written district policy regarding travel costs, the rates and amounts established under 5 U.S.C. 5701-11 (Travel and Subsistence Expenses; Mileage Allowances), or by the administrator of general services, or by the president (or his or her designee) pursuant to any provisions of such subchapter must apply to travel under federal awards (48 C.F.R. 31.205–46(a)).

2 C.F.R. 200.474(a), (d)

Direct GrantThe regulations in 34 C.F.R. Part 75 apply to each direct grant pro-
gram of the DOE. 34 C.F.R. 75.1

State-Administered
ProgramsThe regulations in 34 C.F.R. Part 76 apply to each state-adminis-
tered program of the DOE. 34 C.F.R. 76.1

General Education Provision Act The regulations in 34 C.F.R. Part 81 govern the enforcement of legal requirements under applicable programs administered by the DOE and implement Part E of the General Education Provisions Act (GEPA). *34 C.F.R. 81.1*

- ² DOE EDGAR website:
- https://www2.ed.gov/policy/fund/reg/edgarReg/edgar.html ³ DOE Uniform Guidance website:
- https://www2.ed.gov/policy/fund/guid/uniform-guidance/index.html ⁴ DOE Uniform Guidance FAQs:
- https://www2.ed.gov/policy/fund/guid/uniform-guidance/edfaqs1216.pdf ⁵ OMB Memorandum M-18-18: <u>https://www.whitehouse.gov/wp-con-tent/uploads/2018/06/M-18-18.pdf</u>

⁶ TEA To the Administrator Addressed letter (August 28, 2018): https://tea.texas.gov/interiorpage_wide.aspx?id=51539625165

¹ TEA EDGAR Materials and Resources:

https://tea.texas.gov/Finance_and_Grants/Grants/EDGAR_Materials_and Resources/

South San Antonio ISD				
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	LOCAL REVENUE SOURCESCCATHLETIC STADIUM AUTHORITY(LEGAL			
Athletic Stadium Authority	If the boards of two districts find that it is to the best interest of districts to create an athletic stadium authority to include the of tricts, each board shall adopt a resolution creating an authority designating the name by which it shall be known. An authority body politic and corporate. It must have a seal, may sue and sued, and may make, amend, and repeal its bylaws. <i>Education Code 45.152</i>	dis- ty and y is a be		
	An authority may construct, enlarge, furnish, and equip stadia chase existing stadia, furnishings, and equipment for its stadia operate and maintain stadia. A stadium need not be located in a district creating the authority. <i>Education Code</i> 45.154	a, and		
Board of Directors	An authority is governed by a board of directors consisting of seven members appointed in accordance with Education Cod 45.153. <i>Education Code 45.153(a)</i>			
Eminent Domain	For the purpose of carrying out any power conferred by Education Code Chapter 45, Subchapter F, an authority may acquire the simple title to land and other property and easements by contraction in the manner provided by Property Code Chapter 21. authority is a municipal corporation within the meaning of Pro Code 21.021(c). The amount of and character or interest in la other property, and easements to be acquired shall be determed by the athletic stadium authority board. <i>Education Code 45.16</i> [See CHG(LEGAL) at Eminent Domain.]	e fee dem- An perty and, nined		
Revenue Bonds	An authority may issue revenue bonds to provide funds for an its purposes. The bonds shall be payable from and secured b pledge of all or any part of the revenue to be derived from the ation of the stadium and any other revenues resulting from the ownership of stadium properties. The bonds may be additional secured by a mortgage or deed of trust on property of the aut	oy a e oper- e ally		
	The bonds must be authorized by resolution adopted by a may vote of a quorum of the board of directors of the authority and be signed by the president or vice-president and countersigned the secretary, or either or both of their facsimile signatures may printed on the bonds. The seal of the authority shall be impress or printed on the bonds. The bonds shall mature serially or oth wise in not more than 40 years.	d shall ed by ay be ssed		
	Education Code 45.155(a)–(c)			
	Bonds issued under these provisions and the record relating their issuance shall be submitted to the attorney general. <i>Eduction Code 45.157</i>			

South San Antonio ISD 015908		
LOCAL REVENUE SOURCES ATHLETIC STADIUM AUTHORITY		
	All bonds shall be issued in accordance with the Public Sec Procedures Act. <i>Gov't Code Ch. 1201</i>	curity
	[For information regarding bonds generally, see CCA.]	
Contracts with Districts	In accordance with Education Code 45.156, any district, ac and through its board, may contract with any athletic stadiu thority organized under these provisions for the use of any owned by the authority. <i>Education Code 45.156(a)</i>	um au-
Charges for Use	The athletic stadium authority board shall charge sufficient services rendered by the stadium and shall use other source revenues so that revenues will be produced sufficient to par penses in connection with the ownership, operation, and us the stadium; pay the interest on the bonds as it becomes d ate a sinking fund to pay the bonds as they become due; a ate and maintain a bond reserve fund and other funds as p in the bond resolution or trust indenture. <i>Education Code</i> 4	ces of its ay all ex- pkeep of lue; cre- ind cre- provided

LOCAL REVENUE SOURCES AD VALOREM TAXES

Table of Contents	Tax Rate Adoption	2
	Maintenance Taxes	2
	Assessor and Collector	2
	Certified Estimate of Values	2
	Appraisal Roll	2
	Truth-in-Taxation Requirements	3
	Tax Rate Adoption Requirements	5
	Adoption of Tax Roll	6
	Failure to Adopt Tax Rate	7
	Taxpayer Injunction	7
	Tax Information to County	7
	Tax Ratification Election	7
	Disaster Exception	7
	Time for Election	8
	Proposition	8
	Election Outcome	9

South San Antonio ISD 015908		
LOCAL REVENUE SOURCES AD VALOREM TAXES		
Tax Rate Adoption Maintenance Taxes	The board may levy, assess, and collect annual ad valorem taxes for the maintenance of the district's schools. Taxes may not be levied unless authorized by a majority of the qualified voters of the district, voting at an election called for that purpose. <i>Education Code 45.002, .003(a)</i>	
Maximum Tax Rate	For any year, the maintenance tax rate per \$100 of taxable value adopted by the district may not exceed the rate equal to the sum of \$0.17 and the product of the state compression percentage, as determined under Education Code 42.2516, multiplied by \$1.50.	
	A rate that exceeds the maximum rate for the year in which the tax is to be imposed is void. A district with a tax rate that is void under this provision may, subject to requirements imposed by other law, adopt a rate for that year that does not exceed the specified maxi- mum rate for that year.	
	Notwithstanding any other law, a district that levied a maintenance tax for the 2005 tax year at a rate greater than \$1.50 per \$100 of taxable value in the district as permitted by special law may not levy a maintenance tax at a rate that exceeds the rate per \$100 of taxable value that is equal to the sum of \$0.17 and the product of the state compression percentage, as determined under Education Code 42.2516, multiplied by the rate of the maintenance tax levied by the district for the 2005 tax year.	
	Education Code 45.003(d)–(f)	
Assessor and Collector	The board may employ a person to assess or collect the district's taxes and may compensate the person as the board considers appropriate. This provision does not prohibit a district from providing for the assessment or collection of the district's taxes under a method authorized by Tax Code Chapter 6, Subchapter B. <i>Educa-tion Code 45.231</i>	
Certified Estimate of Values	By April 30, the chief appraiser shall prepare and certify to the dis- trict's assessor an estimate of the taxable value of district property. <i>Tax Code 26.01(e)</i>	
Appraisal Roll	By July 25, the chief appraiser shall prepare and certify to the assessor for the district that part of the appraisal roll that lists the property taxable by the district. The part certified to the assessor is the appraisal roll for the district. <i>Tax Code 26.01(a)</i>	
	By August 1 or as soon thereafter as practicable, the district's as- sessor shall submit to the board the district's appraisal roll, show- ing the total appraised, assessed, and taxable values of all prop- erty and the total taxable value of new property.	

LOCAL REVENUE SOURCES AD VALOREM TAXES

	tor shall of the curre rate in the exceeded amount of	et 1 or as soon thereafter as practicable, a district's collec- certify to the board an estimate of the collection rate for nt year. If the collector certified an anticipated collection e preceding year and the actual collection rate in that year d the anticipated rate, the collector shall also certify the of debt taxes collected in excess of the anticipated amount eceding year.		
	Tax Code	e 26.04(b)		
Reappraisal after Disaster	The board of a district that is located partly or entirely inside an area declared to be a disaster area by the governor may authorize the reappraisal of all property damaged in the disaster at its market value immediately after the disaster. A district that authorizes a re- appraisal pursuant to this provision must pay the appraisal district all the costs of making the appraisal.			
	this provi	y damaged in a disaster is reappraised as provided by sion, the board shall provide for prorating the taxes on the as specified in Tax Code 23.02(d) for the year in which the poccurred.		
	Tax Code	e 23.02; Att'y Gen. Op. KP-0192 (2018)		
Truth-in-Taxation Requirements	Note:	The <i>Truth in Taxation</i> website maintained by the Texas comptroller of public accounts offers <u>detailed guidance</u> on setting local property tax rates for school districts. ¹		
Traditional Method	44.002, t purpose budget m tax year i	e budget has been prepared under Education Code he board president shall call a meeting of the board for the of adopting a budget for the succeeding tax year. The nust be adopted before the adoption of the tax rate for the in which the fiscal year covered by the budget begins. <i>Ed-</i> <i>Code 44.004(a), (g)</i> [See CE]		
Published Notice	budget a weekly ne biweekly provide fo eral circu trative off	d president shall provide for publication of notice of the nd proposed tax rate meeting in a daily, weekly, or bi- ewspaper published in the district. If no daily, weekly, or newspaper is published in the district, the president shall or publication of notice in at least one newspaper of gen- lation in the county in which the district's central adminis- fice is located. The notice shall be published not earlier 30th day or later than the tenth day before the date of the		
Form of Notice	the propo	e of public meeting to discuss and adopt the budget and osed tax rate must comply with the size, format, and con- irements set out in Education Code 44.004.		

South San Antonio ISD 015908		
LOCAL REVENUE SOUF AD VALOREM TAXES	RCES CC (LEGA	
	A notice is not valid if it does not substantially conform to the lan- guage and format prescribed by the comptroller.	
	Education Code 44.004(b)–(d)	
Rate Decrease	If the published interest and sinking fund (debt service) rate decreases after the publication of the required notice, the president is not required to publish another notice or call another meeting to discuss and adopt the budget and the proposed lower tax rate. Ecucation Code $44.004(g-1)$	
Districts with July 1 Fiscal Year	Notwithstanding the provisions above, a district with a fiscal year beginning July 1 may use the certified estimate of the taxable valu of district property in preparing the required notice if the district does not receive the certified appraisal roll on or before June 7. A district that uses a certified estimate may adopt a budget at the public meeting designated in the published notice prepared using the estimate, but the district may not adopt a tax rate before the district receives the certified appraisal roll for the district.	
	After receipt of the certified appraisal roll, a district must publish a revised notice and hold another public meeting before the district may adopt a tax rate that exceeds:	
	 The rate proposed in the notice prepared using the estimate; or 	
	2. The district's rollback rate determined under Tax Code 26.08 using the certified appraisal roll.	
	Education Code 44.004(h), (i)	
Early Adoption Method	Notwithstanding the provisions above or at Deadline below, a dis- trict may adopt a budget after the district adopts a tax rate for the tax year in which the fiscal year covered by the budget begins if the district elects to adopt a tax rate before receiving the certified ap- praisal roll for the district. If a district elects to adopt a tax rate be- fore adopting a budget, the district must publish notice and hold a meeting for the purpose of discussing the proposed tax rate as pro- vided above. Following adoption of the tax rate, the district must publish notice and hold another public meeting before the district may adopt a budget. The comptroller shall prescribe the language and format to be used in the notices. The district may use the cert fied estimate of taxable value in preparing a notice under this prov- sion. <i>Education Code 44.004(j)</i>	D- : i-
	The board of a district that elects to adopt a tax rate before the adoption of a budget for the fiscal year that begins in the current tax year may adopt a tax rate for the current tax year before receip of the certified appraisal roll for the district if the chief appraiser of	

LOCAL REVENUE SOURCES AD VALOREM TAXES

	the appraisal district in which the district participates has certified to the assessor for the district an estimate of the taxable value of property in the district as specified at Certified Estimate of Values above. If a district adopts a tax rate under this provision, the effective tax rate and the rollback tax rate of the district shall be calculated based on the certified estimate of taxable value. <i>Tax Code</i> $26.05(g)$
Tax Rate Adoption Requirements <i>Deadline</i>	Before the later of September 30 or the 60th day after the date the certified appraisal roll is received, the board shall adopt a tax rate for the current tax year and shall notify the assessor of the tax rate adopted. [See Adoption of Tax Roll below] The tax rate consists of two components, each of which must be approved separately. The components are:
	 The interest and sinking fund (debt service) rate calculated under Education Code 44.004(c)(5)(A)(ii)(b); and
	2. The rate that, if applied to the total taxable value, will impose the amount of taxes needed to fund maintenance and opera- tion expenditures of the district for the next year.
	<i>Tax Code 26.05(a)</i>
Tax Date for Certain Districts	A district that before January 1, 1989, has for at least ten years fol- lowed a practice of adopting its tax rate at a different date than as provided by Tax Code Chapter 26 and of billing for and collecting its taxes at different dates than as provided by Chapters 31 and 33 may continue to follow that practice. This does not affect the dates provided by the Property Tax Code (Tax Code Title 1) for other pur- poses, including those relating to the appraisal and taxability of property, the attachment of tax liens and personal liability for taxes, and administrative and judicial review under Chapters 41 and 42. <i>Tax Code 26.135</i>
Vote	A board may not impose property taxes in any year until it has adopted a tax rate for that year, and the annual tax rate must be set by ordinance, resolution, or order. The vote on the ordinance, resolution, or order setting the tax rate must be separate from the vote adopting the budget. The vote on the ordinance, resolution, or order setting a tax rate that exceeds the sum of the district's effec- tive maintenance and operations tax rate and the district's current debt rate must be a record vote, and at least 60 percent of the members of the board must vote in favor of the ordinance, resolu- tion, or order.
Motion	A motion to adopt an ordinance, resolution, or order setting a tax rate that exceeds the effective tax rate must be made in the follow- ing form: "I move that the property tax rate be increased by the

LOCAL REVENUE SOURCES AD VALOREM TAXES

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adoption of a tax rate of (specify tax rate), which is effectively a (in-
sert percentage by which the proposed tax rate exceeds the effec-
tive tax rate) percent increase in the tax rate."

Language and Internet Posting If the ordinance, resolution, or order sets a tax rate that, if applied to the total taxable value, will impose an amount of taxes to fund maintenance and operation expenditures of the district that exceeds the amount of taxes imposed for that purpose in the preceding year the district must:

- 1. Include in the ordinance, resolution, or order in type larger than the type used in any other portion of the document:
 - a. The following statement: "THIS TAX RATE WILL RAISE MORE TAXES FOR MAINTENANCE AND OPERA-TIONS THAN LAST YEAR'S TAX RATE"; and
 - b. If the tax rate exceeds the effective maintenance and operations rate, the following statement: "THE TAX RATE WILL EFFECTIVELY BE RAISED BY (INSERT PER-CENTAGE BY WHICH THE TAX RATE EXCEEDS THE EFFECTIVE MAINTENANCE AND OPERATIONS RATE) PERCENT AND WILL RAISE TAXES FOR MAINTENANCE AND OPERATIONS ON A \$100,000 HOME BY APPROXIMATELY \$(Insert amount)."; and
- 2. Include on the home page of any internet website operated by the district:
 - a. The following statement: "(Insert name of unit) ADOPTED A TAX RATE THAT WILL RAISE MORE TAXES FOR MAINTENANCE AND OPERATIONS THAN LAST YEAR'S TAX RATE"; and
 - b. If the tax rate exceeds the effective maintenance and operations rate, the following statement: "THE TAX RATE WILL EFFECTIVELY BE RAISED BY (INSERT PER-CENTAGE BY WHICH THE TAX RATE EXCEEDS THE EFFECTIVE MAINTENANCE AND OPERATIONS RATE) PERCENT AND WILL RAISE TAXES FOR MAINTENANCE AND OPERATIONS ON A \$100,000 HOME BY APPROXIMATELY \$(Insert amount)."

Tax Code 26.05(b)

Adoption of Tax Roll On receipt of notice of the tax rate for the current tax year, the assessor for a district shall calculate the tax imposed on each property included on the appraisal roll for the district. The assessor shall enter the amount of tax in the appraisal roll and submit it to

South San Antonio ISD 015908		
LOCAL REVENUE SOU AD VALOREM TAXES	RCES	CCG (LEGAL)
	the board for approval. The appraisal roll with amounts of t tered as approved by the board constitutes the district's ta <i>Tax Code 26.09(a), (e)</i>	
Failure to Adopt Tax Rate	If the board does not adopt a tax rate before the date required beadline above, the tax rate for the district for that tax year lower of the effective tax rate calculated for that tax year or rate adopted by the district for the preceding tax year. A tar established by this provision is treated as an adopted tax rate for the fifth day after the establishment of a tax rate by this sion, the board must ratify the applicable tax rate in the material out at Tax Rate Adoption Requirements above. <i>Tax Code 2</i>	r is the r the tax x rate rate. Be- is provi- anner set
Taxpayer Injunction	A person who owns taxable property in a district is entitled junction restraining the collection of taxes by the district if t trict has not complied with the requirements above at Publ Notice, including Form of Notice, Districts with July 1 Fisca applicable, and Tax Rate Adoption Requirements, and the comply was not in good faith. An action to enjoin the collect taxes must be filed before the date a district delivers subst all of its tax bills. <i>Education Code 44.004(e); Tax Code 26.</i>	the dis- ished al Year, if failure to ction of cantially
Tax Information to County	A district shall provide to the county assessor-collector for county in which all or part of district territory is located the adopted tax rate, maintenance and operations rate, debt ra fective tax rate, effective maintenance and operations rate rollback tax rate for posting on the county's internet websit district shall provide the information annually following the of a tax rate by the district for the current tax year. <i>Tax Cou</i> 26.16(a)-(b)	district's ate, ef- , and :e. The adoption
Tax Ratification Election	If the board adopts a tax rate that exceeds the district's rol rate, the registered voters of the district at an election held purpose must determine whether to approve the adopted t	for that
	If for the preceding tax year a district adopted a maintenant operations tax rate that was less than the district's effective nance and operations tax rate for that preceding tax year, to back tax rate of the district for the current tax year is calcul if the district adopted a maintenance and operations tax rate preceding tax year that was equal to the district's effective nance and operations tax rate for that preceding tax year.	e mainte- the roll- lated as te for the
	Tax Code 26.08(a), (n), (p); see Att'y Gen. Op. KP-0154 (2 (addressing calculation of the rollback rate and when a dis must hold a tax ratification election)	•
Disaster Exception	When increased expenditure of money by a district is nece respond to a disaster, including a tornado, hurricane, flood	•

South San Antonio ISD 015908	
LOCAL REVENUE SOU AD VALOREM TAXES	RCES CCG (LEGAL)
	other calamity, but not including a drought, that has impacted a dis- trict and the governor has requested federal disaster assistance for the area in which the district is located, an election is not required to approve the tax rate adopted by the board for the year following the year in which the disaster occurs. <i>Tax Code 26.08(a)</i>
Time for Election	The board shall order that the election be held in the district on a date not less than 30 or more than 90 days after the day on which it adopted the tax rate. Election Code 41.001 (regarding uniform election dates) does not apply to the election unless a uniform election date falls within the time permitted by this provision. <i>Tax Code 26.08(b)</i>
Call for Election	Except as provided at Uniform Election Date below, an election shall be ordered not later than the 62nd day before election day.
Uniform Election Date	For an election to be held on a uniform election date, the election shall be ordered not later than the 78th day before election day.
	An election to ratify a tax rate adopted by a board under the early adoption method described above shall be ordered not later than the 30th day before election day.
	Election Code 3.005 [See BBBA]
Notice to County Clerk	The board shall deliver notice of the election to the county clerk and voter registrar of each county in which the district is located not later than the 60th day before election day.
Exception	A board that orders an election to ratify a tax rate adopted by the board under the early adoption method described above shall de- liver notice of the election to the county clerk of each county in which the district is located not later than the 30th day before elec- tion day.
	Election Code 4.008
Proposition	At the election, the ballots shall be prepared to permit voting for or against the proposition: "Approving the ad valorem tax rate of \$ per \$100 valuation in (name of school district) for the current year, a rate that is \$ higher per \$100 valuation than the school district rollback tax rate, for the purpose of (description of purpose of increase)." The ballot proposition must include the adopted tax rate and the difference between that rate and the rollback tax rate in the appropriate places. <i>Tax Code 26.08(b)</i>
	In addition to any other requirement imposed by law for a proposi- tion, including a provision prescribing the proposition language, a proposition submitted to the voters for approval of the imposition or increase of a tax shall specifically state the amount of or maximum

LOCAL REVENUE SOURCES AD VALOREM TAXES

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tax rate of the tax or tax increase for which approval is sought. *Election Code* 52.072(e)(2)

Each proposition on the ballot must identify the name of the authority ordering the election on the measure. *Election Code* 52.095(c)

Election Outcome If a majority of the votes cast in an election favor the proposition, the tax rate for the current year is the rate that was adopted by the board. If the proposition is not approved, a board may not adopt a tax rate for the current year that exceeds the district's rollback tax rate. *Tax Code 26.08(c)–(d)*

¹ Truth-in-Taxation: Tax Rate Adoption: <u>https://comptrol-</u> ler.texas.gov/taxes/property-tax/truth-in-taxation/index.php

AD VALOREM TAXES EXEMPTIONS AND PAYMENTS

Table of Contents	Exemptions	. 2
	Definitions	. 2
	Homestead Exemptions	. 2
	Veteran Exemptions	. 5
	Optional Exemptions	. 6
	Goods-in-Transit	. 7
	Payment Options	. 7
	Discounts	. 7
	Split Payments	. 8
	Performing Services in Lieu of Paying Taxes	. 8
	Installment Payments	. 9
	Delinquent Taxes	10
	Delinquency Date	10
	Delinquent Tax Collection	11
	Additional Penalties	11

Exemptions Definitions <i>"Disabled"</i>	"Disabled" means under a disability for purposes of payment of dis- ability insurance benefits under Federal Old-Age, Survivors, and Disability Insurance. <i>Tax Code</i> $11.13(m)(1)$		
"Disabled Veteran"	"Disabled veteran" means a veteran of the armed services of the United States who is classified as disabled by the Veterans' Admin- istration or its successor or the branch of the armed services in which the veteran served and whose disability is service-con- nected. <i>Tax Code</i> $11.22(h)(3)$		
"First Responder"	"First responder" means an individual listed under Government Code 615.003. <i>Tax Code 11.134(a)(1)</i>		
"Residence Homestead"	"Residence homestead" means a structure (including a mobile home) or a separately secured and occupied portion of a structure (together with the land, not to exceed 20 acres, and improvements used in the residential occupancy of the structure, if the structure and the land and improvements have identical ownership) that is:		
	1.	Owned by one or more individuals, either directly or through a beneficial interest in a qualifying trust;	
	2.	Designed or adapted for human residence;	
	3.	Used as a residence; and	
	4.	Occupied as the individual's principal residence by an owner, by an owner's surviving spouse who has a life estate in the property, or, for property owned through a beneficial interest in a qualifying trust, by a trustor or beneficiary of the trust who qualifies for the exemption.	
	Tax Code 11.13(j)		
Homestead Exemptions <i>Mandatory</i>	An adult is entitled to exemption from taxation by a district of $$25,000$ of the appraised value of the adult's residence home- stead, except that only $$5,000$ of the exemption applies to an entity operating under former Education Code Chapters 17, 18, 25, 26, 27, or 28, as those chapters existed on May 1, 1995, as permitted by Education Code 11.301. To receive the residence homestead exemption, the person claiming the exemption must apply for the exemption. <i>Tax Code 11.13(b), .43</i>		
Persons 65 or Older or Disabled	In addition to the mandatory exemption above, an adult who is dis- abled or 65 or older is entitled to an exemption of \$10,000 of the appraised value of his or her residence homestead. <i>Tax Code</i> <i>11.13(c)</i>		
Tax Limitation		strict may not increase the total annual amount of ad valorem it imposes on the residence homestead of an individual 65	

South San Antonio ISD 015908			
AD VALOREM TAXES (LE EXEMPTIONS AND PAYMENTS (LE			
	years of age or older, or on the residence homestead of an individ- ual who is disabled as defined by Tax Code 11.13, above the amount of the tax it imposed in the first tax year in which the indi- vidual qualified that residence homestead for an applicable exemp- tion. <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 required 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>		
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 of Persons 65 or Older	If an individual who qualifies for the exemption for an individual 65 years of age or older dies, the surviving spouse of the individual is entitled to the limitation applicable to the residence homestead 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 homestead of the surviving spouse. <i>Tax Code 11.26(i)</i>		
Local Options All Taxpayers	In addition to other residence homestead 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 his or her resi- dence homestead if the exemption is adopted by the board before July 1 in the manner provided by law for official action by the		

AD VALOREM TAXES C EXEMPTIONS AND PAYMENTS (LE		A .)
	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 resi- dence homestead, the individual is entitled to an exemption of \$5,000 of the appraised value. The percentage adopted by the dis- trict may not exceed 20 percent. <i>Tax Code 11.13(n)</i>	
Disabled or 65 or Older	An individual who is disabled or is 65 or older is entitled to an ex- emption from taxation by a district of a portion of the appraised value of his or her residence homestead if the exemption is adopted either by the board or by a favorable vote of a majority of the qualified 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 preced- ing election of the district.	,
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.	2
	Tax Code 11.13(d)–(f)	
Continuation of Exemption during Construction	If a qualified residential structure for which the owner receives a homestead exemption under Tax Code 11.13 is rendered uninhab- itable or unusable by a casualty or by wind or water damage, the owner may continue to receive the exemption for the structure and the land and improvements used in the residential occupancy of the structure while the owner constructs a replacement qualified residential structure on the land in accordance with Tax Code 11.135. <i>Tax Code 11.135, .26(n); 34 TAC 9.416</i>	
Surviving Spouse of First Responder	The surviving spouse of a first responder who is killed or fatally in- jured 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:	
	 Is an eligible survivor for purposes of Government Code Chapter 615 as determined by the Employees Retirement System of Texas; and 	
	2. Has not remarried since the first responder's death.	
	This exemption applies regardless of the date of the first re- sponder's death if the surviving spouse otherwise meets the qualifi cations above.	-
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	A surviving spouse who receives an exemption for a residence homestead is entitled to receive an exemption from taxation of a 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 since the death of the first re- sponder.
	Tax Code 11.134
Veteran Exemptions 100 Percent Disabled	A disabled veteran who receives from the U.S. Department of Veterans Affairs or its successor 100 percent disability compensation due to a service-connected disability and a rating of 100 percent disabled or of individual unemployability is entitled to an exemption from taxation of the total appraised value of the veteran's residence homestead. <i>Tax Code 11.131(b)</i>
Partially Disabled with Donated Residence	A disabled veteran who has a disability rating of less than 100 per- cent is entitled to an exemption from taxation of a percentage of the appraised value of the disabled veteran's residence homestead equal to the disabled veteran's disability rating if the residence homestead was donated to the disabled veteran by a charitable or- ganization at no cost to the disabled veteran, or at some cost to the disabled veteran in the form of a cash payment, a mortgage, or both in an aggregate amount that is not more than 50 percent of the good faith estimate of the market value of the residence home- stead made by the charitable organization as of the date of the do- nation. <i>Tax Code 11.132(b)</i>
Exemption for Surviving Spouse	The surviving spouse of a 100 percent disabled veteran who quali- fied for an exemption when the veteran died, of a disabled veteran who would have qualified for an exemption if it had been in effect on the date the veteran died, or of a disabled veteran who qualified for a residence homestead exemption of a percentage of appraised value is entitled to the same exemption from taxation of the same property to which the disabled veteran's exemption applied or would have applied if:
	1. The surviving spouse has not remarried since the death of the disabled veteran; and
	 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.
	If a surviving spouse who qualifies for an exemption subsequently qualifies a different property as the surviving spouse's residence

	taxa equa stea emp	nestead, the surviving spouse is entitled to an exemption from ation of the subsequently qualified homestead in an amount al to the dollar amount of the exemption of the former home- ad in the last year in which the surviving spouse received an ex- ption for that homestead if the surviving spouse has not remar- since the death of the disabled veteran.
	Tax	Code 11.131(c)–(d), .132(c)–(d)
Surviving Spouse of Individual Killed in Action	Unit from resid sinc spor entit surv resid the vivir surv has	surviving spouse of a member of the armed services of the ed States who is killed in action is entitled to an exemption in taxation of the total appraised value of the surviving spouse's dence homestead if the surviving spouse has not remarried e the death of the member of the armed services. A surviving use who receives an exemption for a residence homestead is teled to receive an exemption from taxation of a property that the riving spouse subsequently qualifies as the surviving spouse's dence homestead in an amount equal to the dollar amount of exemption from taxation of the first property for which the sur- ng spouse received the exemption in the last year in which the riving spouse received that exemption if the surviving spouse not remarried since the death of the member of the armed ser- s. <i>Tax Code 11.133</i>
	Tex.	Const. Art. VIII, Sec. 1-b
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>	
Optional Exemptions		ong others, a board may grant additional tax exemptions in ac- lance with applicable law for:
	1.	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 U.S. Department of Housing and Urban Development. <i>Tax</i> <i>Code 11.111</i>
	2.	Land and housing units on the land owned by a community land trust. <i>Tax Code 11.1827</i>
	3.	Certain historic structures or archeological sites and the land necessary to access and use the structure or archeological site. <i>Tax Code 11.24</i>
	4.	Property on which approved water conservation initiatives, desalination projects, or brush control initiatives have been implemented. <i>Tax Code 11.32</i>
		district adopts, amends, or repeals an exemption that the dis- by law has the option to adopt or not, the district shall notify
ATE ISSUED: 1/28/2019 6 of 11		

South San Antonio ISD 015908			
AD VALOREM TAXES EXEMPTIONS AND PAY	VALOREM TAXES (C EMPTIONS AND PAYMENTS (LE		
	the appraisal office of its action and of the terms of the ex within 30 days after the date of its action. <i>Tax Code 6.08</i>	emption	
Goods-in-Transit	A person is entitled to an exemption from taxation of the appraise value of that portion of the person's property that consists of goods-in-transit, as defined in Tax Code 11.253(a)(2).		
	A board, by official action, may provide for the taxation of transit exempt under Tax Code 11.253(b) and not exempt other law. The official action to tax the goods-in-transit mutaken before January 1 of the first tax year in which the be poses to tax goods-in-transit. Before acting to tax the exe erty, a board must conduct a public hearing as required b Constitution Article VIII, Section 1-n(d). If the board provid taxation of the goods-in-transit as provided by this provisi exemption stated above does not apply to that district. The in-transit remain subject to taxation by the district until the by official action, rescinds or repeals its previous action to goods-in-transit, or otherwise determines that the exemption provide that district.	under ust be oard pro- empt prop- y Texas des for the on, the le goods- e board, o tax	
	Notwithstanding official action that was taken before Octo 2011, to tax goods-in-transit, a district may not tax such g transit in a tax year that begins on or after January 1, 201 the board takes official action on or after October 1, 2011 vide for the taxation of the goods-in-transit.	oods-in- 2, unless	
Exception	If a board, before October 1, 2011, took action to provide taxation of goods-in-transit and pledged the taxes impose goods-in-transit for the payment of a debt of the district, th tax officials may continue to impose the taxes against the transit until the debt is discharged, if cessation of the impo- would impair the obligation of the contract by which the de- created.	ed on the he district goods-in- osition	
	Tax Code 11.253(b), (j)–(j-2)		
Payment Options Discounts	The board may adopt, by official action, one or both of the options below. <i>Tax Code 31.05(a)</i>	e discount	
Option 1	A district may adopt the following discounts to apply regard the date on which the district mails its tax bills:	rdless of	
	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)		

South San Antonio ISD 015908		
AD VALOREM TAXES EXEMPTIONS AND PAY	'MENTS	CCGA (LEGAL)
	This discount does not apply to taxes that are calculated for it to be available. <i>Tax Code 31.04(c)</i>	too late
Option 2	A district may adopt the following discounts to apply when trict mails its tax bills after September 30:	n the dis-
	1. Three percent if the tax is paid before or during the calendar month following the date on which the tax mailed.	
	2. Two percent if the tax is paid during the second full month following the date on which the tax bills were	
	3. One percent if the tax is paid during the third full cal month following the date on which the tax bills were	
	Tax Code 31.05(c)	
Both Options	If a board adopts both discounts, the discounts described at Option 1 apply unless the tax bills for the district are mailed after September 30, in which case only the discounts described at Option 2 apply. <i>Tax Code 31.05(a)</i>	
Rescission	The board may rescind a discount lawfully adopted by the board. The rescission of a discount takes effect in the tax year following the year in which the discount is rescinded. <i>Tax Code 31.05(d)</i>	
Split Payments	A board 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. This payment option does not apply to taxes that are calculated too late for it to be available. <i>Tax Code 31.03, .04(c)</i>	
In Certain Counties	The board of a district located in a county having a popul not less than 285,000 and not more than 300,000 that bo county having a population of 3.3 million or more and the Mexico that has its taxes collected by another taxing unit adopted the split-payment option may provide, by official that the split-payment option does not apply to the distric collected by the other taxing unit. <i>Tax Code 31.03(d)</i>	orders a Gulf of that has action,
Performing Services in Lieu of Paying Taxes	The board by resolution may permit certain individuals or entities to perform certain services for the district in lieu of the district property taxes. While performing services for the individual is not an employee of the district and is not any benefit, including workers' compensation coverage, t district provides to its employees. <i>Tax Code 31.035, .036</i>	of paying a district, entitled to hat the

South San Antonio ISD 015908		
AD VALOREM TAXES CCC EXEMPTIONS AND PAYMENTS (LEGA		
Persons 65 and Over	Subject to the requirements of Tax Code 31.035, the board by or- der or resolution may permit an individual who is at least 65 years of age to perform service for the district in lieu of paying taxes im- 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 sup- plement or complement the regular personnel of the district. A dis- trict may not reduce the number of persons the district employs or reduce the number of hours to be worked by employees of the dis- 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>	
Teaching Services	An individual is qualified to perform teaching services for a district under the provisions below only if the individual holds a baccalau- reate or more advanced degree in a field related to each course to be taught and:	
	1. Is certified as a classroom teacher under Education C Chapter 21, Subchapter B; or	ode
	2. Obtains a school district teaching permit under Educa Code 21.055.	ation
	Tax Code 31.036(h), .037(i)	
By Individual	Subject to the requirements of Tax Code 31.036, the board olution may permit qualified individuals to perform teaching vices for the district at a junior high school or high school of trict in lieu of paying taxes imposed by the district on prope owned and occupied by the individual as a residence hom <i>Tax Code 31.036</i>	g ser- of the dis- erty
By Employee of Business Entity	Subject to the requirements of Tax Code 31.037, a board to tion may authorize a corporation or other business entity to a qualified individual employed by the business entity to per teaching services in a high school or a junior high school for district in lieu of paying taxes imposed by the district on pro- owned by the business entity. <i>Tax Code 31.037</i>	o permit erform or the
Installment Payments <i>Certain</i> Homesteads	An individual who is disabled or at least 65 years of age ar fied for a homestead exemption under Tax Code 11.13(c), dividual who is a disabled veteran or the unmarried survivi 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 so Tax Code 31.031. <i>Tax Code 31.031</i>	or an in- ng on under on the Ilments
Disaster Area	A person may pay district taxes imposed on certain proper person owns in four equal installments without penalty or i	•
DATE ISSUED: 1/28/201	9	9 of 11

	paid by the applicable dates set out in Tax Code 31.032. This op- tion applies to:	
	1.	Real property that is located in a disaster area; has been damaged as a direct result of the disaster; and is:
		 The residence homestead of the owner or consists of property that is used for residential purposes and that has fewer than five living units; or
		 b. Owned or leased by a business entity that had not more than the amount calculated as provided by Tax Code 31.032(h) in gross receipts in the entity's most recent federal tax year or state franchise tax annual period, ac- cording to the applicable federal income tax return or state franchise tax report of the entity;
	2.	Tangible personal property that is owned or leased by a business entity described above at 1b; and
	3.	Taxes that are imposed on the property by a district before the first anniversary of the disaster.
	Tax	Code 31.032(a)–(d)
Definitions	"Disaster" means the occurrence or imminent threat of widespread or severe damage, injury, or loss of life or property resulting from any natural or man-made cause, including fire, flood, earthquake, wind, storm, wave action, oil spill or other water contamination, vol- canic activity, epidemic, air contamination, blight, drought, infesta- tion, explosion, riot, hostile military or paramilitary action, extreme heat, other public calamity requiring emergency action, or energy emergency. <i>Gov't Code 418.004(1)</i>	
	gove clare	aster area" means an area declared a disaster area by the ernor under Government Code Chapter 418; or an area de- ed a disaster area by the president of the United States under J.S.C. Section 5141. <i>Tax Code 151.350</i>
	Tax	Code 31.032(g)
Delinquent Taxes Delinquency Date	certa (reg delir on r	ept as provided by Tax Code 31.02(b) (regarding payment by ain eligible persons on active duty in the armed forces), 31.03 arding split payments), and 31.04 (regarding postponement of nquency date based on mailing date of tax bills), taxes are due eccipt of the tax bill and are delinquent if not paid before Feb- y 1 of the year following the year in which imposed. <i>Tax Code</i> 02

	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	district to compens pensatio	may contract with any competent attorney to represent the o enforce the collection of delinquent taxes. The attorney's sation is set in the contract, but the total amount of comn provided may not exceed 20 percent of the amount of nt tax, penalty, and interest collected. <i>Tax Code 6.30(c)</i>
Additional Penalties	delinque costs of	rd may provide, by official action, that taxes that become nt at a certain time incur an additional penalty to defray collection if the board has contracted with an attorney as above. <i>Tax Code 33.07, .08</i>

South San Antonio ISD
015908

CCGA (LOCAL)

Discounts		following property tax discounts shall apply only when tax bills mailed after September 30:
	1.	Three percent if the tax is paid before or during the next full calendar month following the date on which the tax bills were mailed.
	2.	Two percent if the tax is paid during the second full calendar month following the date on which the tax bills were mailed.
	3.	One percent if the tax is paid during the third full calendar month following the date on which the tax bills were mailed.
Split Payment	Split payment of taxes shall be allowed in accordance with statu- tory provisions.	

ADOPTED:

Table of Contents	Tax Increment Financing Act	2
	Board of Directors	2
	Tax Increments	2
	Property Redevelopment and Tax Abatement Act	4
	Reinvestment Zone for Chapter 313	4
	Texas Economic Development Act	5
	Definitions	5
	School District Categories	.10
	Minimum Amounts of Qualified Investment	.10
	Eligibility	.10
	Application for Limitation on Appraised Value	. 11
	Confidential Business Information	.12
	Action on Application	.13
	Fees	.15
	Approval	.16
	Continued Eligibility	.17
	Agreement	.18
	Compliance and Enforcement	.21
	Disclosure of Appraised Value Limitation Information	.22
	Accessibility of Documents	.22

South San Antonio ISD 015908				
AD VALOREM TAXES (C ECONOMIC DEVELOPMENT (LE				
Tax Increment Financing Act Board of Directors	Except as provided at Large Municipality below, each district levies taxes on real property in a reinvestment zone designat a county or municipality in accordance with the Tax Increment nancing Act, Tax Code Chapter 311, may appoint one member the reinvestment zone board of directors if the district has ap proved the payment of all or part of the tax increment product the district into the tax increment fund for the zone. A district waive its right to appoint a director. <i>Tax Code 311.009(a), (b)</i>	ted by ht Fi- er of - ed by may		
Large Municipality	In a reinvestment zone designated by a municipality which is wholly or partially located in a county with a population of les 1.8 million in which the principal municipality has a population 1.1 million or more, each taxing unit that approves the payme all or part of its tax increment into the tax increment fund is e to appoint a number of members to the board in proportion to taxing unit's pro rata share of the total anticipated tax increm be deposited into the tax increment fund during the term of the zone. <i>Tax Code 311.0091(a)–(c)</i>	s than n of ent of ntitled o the ent to		
Tax Increments Amount	The amount of a district's tax increment for a year is the amo property taxes levied and assessed by the district for that yea the captured appraised value of real property taxable by the and located in a reinvestment zone or the amount of property levied and collected by the district for that year on the capture praised value of real property taxable by the district and locat a reinvestment zone. The board of the district shall determine which of the methods is used to calculate the amount of the o trict's tax increment.	ar on district / taxes ed ap- ted in e		
"Captured Appraised Value"	The captured appraised value of real property taxable by a d for a year is the total taxable value of all real property taxable the district and located in a reinvestment zone for that year le tax increment base of the district.	e by		
"Tax Increment Base"	The tax increment base of a district is the total taxable value real property taxable by the district and located in a reinvestme zone for the year in which the zone was designated under Tacode Chapter 311.	nent		
	<i>Tax Code 311.012</i>			
Collection and Deposit	Each district that taxes real property located in a reinvestmer zone shall provide for the collection of its taxes in the zone as any other property taxed by the district. Each district shall pa the tax increment fund for the zone an amount equal to the tax crement produced by the district, less the sum of:	s for y into		

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- 1. Property taxes produced from the tax increments that are, by contract executed before the designation of the area as a reinvestment zone, required to be paid by the district to another political subdivision; and
- A portion, not to exceed 15 percent, of the tax increment produced by the district as provided by the reinvestment zone financing plan or a larger portion as provided at Agreement Required below.

Tax Code 311.013(a)–(b)

Notwithstanding any termination of the reinvestment zone and unless otherwise specified by an agreement between the district and the municipality or county that created the zone, a district shall make the required payment not later than the 90th day after the later of the delinquency date for district property taxes or the date the municipality or county that created the zone submits to the district an invoice specifying the tax increment produced by the district and the amount the district is required to pay into the tax increment fund for the zone. A district is not required to pay into a tax increment fund the applicable portion of a tax increment attributable to delinquent taxes until those taxes are collected. *Tax Code* 311.013(c), (i)

A district whose taxable value is reduced under Government Code 403.302(d)(4) (determination of district property values by the comptroller) shall pay into the tax increment fund, in addition to the amount otherwise required to be paid, an amount equal to the amount by which the amount of taxes the district would have been required to pay into the fund in the current year if the district levied taxes at the rate the district levied in 2005 exceeds the amount the district is otherwise required to pay into the fund in the year of the reduction. This additional amount may not exceed the amount the district receives in state aid for the current tax year under Education Code 42.2514 (additional state aid for tax increment financing payments). The district shall pay the additional amount after the district receives the state aid to which the district is entitled for the current tax year under Education Code 42.2514. Tax Code 311.013(n)

Agreement Required A district is not required to pay into the tax increment fund any of its tax increment produced from property located in a reinvestment zone designated under Tax Code 311.005(a) or in an area added to a reinvestment zone under Tax Code 311.007 unless the district enters into an agreement to do so with the governing body of the municipality or county that designated the zone. Tax Code 311.013(f)

	perc distr men	strict that participates in a zone is not required to increase the entage or amount of the tax increment to be contributed by the ict because of an amendment to the project plan or reinvest- t zone financing plan for the zone unless the board by official on approves the amendment. <i>Tax Code 311.011(g)</i>
	tax in the r boar the r	strict is not required to pay into the tax increment fund any of its increment produced from property located in an area added to einvestment zone under Tax Code $311.007(a)$ or (b) unless the d enters into an agreement to do so with the governing body of nunicipality or county that created the zone. <i>Tax Code</i> $013(k)$
	a rei zone of th	e governing body of the municipality or county that designated nvestment zone extends the term of all or a portion of the e, a district is not required to participate in the zone or portion e zone for the extended term unless the district enters into a en agreement to do so. <i>Tax Code 311.007(c)</i>
	Tax of the r men date the b	withstanding the designation of a later termination date under Code 311.017(a), a district that taxes real property located in einvestment zone is not required to pay any of its tax incre- t into the tax increment fund for the zone after the termination designated in the ordinance or order creating the zone unless board enters into an agreement to do so with the governing of the municipality or county that created the zone. <i>Tax Code</i> 0.017(a-1)
Property Redevelopment and Tax Abatement Act	a tax	or after September 1, 2001, a school district may not enter into abatement agreement under Tax Code Chapter 312. <i>Tax</i> e 312.002(f)
Reinvestment Zone for Chapter 313	the c and [see area zone gran	vithstanding any other provision of Tax Code Chapter 312 to contrary, the board, in the manner required for official action for purposes of Tax Code Chapter 313, Subchapter B or C Texas Economic Development Act below], may designate an entirely within the territory of the district as a reinvestment if the board finds that, as a result of the designation and the ting of a limitation on appraised value, for property located in einvestment zone, the designation is reasonably likely to:
	1.	Contribute to the expansion of primary employment in the re- investment zone; or
	2.	Attract major investment in the reinvestment zone that would:
		a. Be a benefit to property in the reinvestment zone and to the district; and

015908		
AD VALOREM TAXES ECONOMIC DEVELOPM	//ENT	CCGB (LEGAL)
	b.	Contribute to the economic development of the region of this state in which the district is located.
	court of e	d may seek the recommendation of the commissioners each county and the governing body of each municipality territory in the district before designating an area as a rein- t zone.
	Tax Code	∋ 312.0025
Texas Economic Development Act	Chapter tion guide	nenting the Texas Economic Development Act, Tax Code 313, districts should strictly interpret the criteria and selec- elines provided by Chapter 313 and approve only those ons for an ad valorem tax benefit that:
	1. Enh	ance the local community;
	2. Imp	rove the local public education system;
	3. Cre	ate high-paying jobs; and
	4. Adv	ance the economic development goals of Texas.
	Tax Code	e 313.004(3)
Definitions <i>"Agreement"</i>	the appro ministrati tion on th ad valore	ent" means the written agreement between the board and oved applicant on the form adopted by reference in 34 Ad- ve Code 9.1052 (relating to Forms) to implement a limita- ne appraised value for district maintenance and operations em property tax purposes on an entity's qualified property, by Tax Code 313.027(d).
"Agreement Holder"	•	ent holder" means an entity that has executed an agree- n a district.
"Applicant"	praised v property	nt" means an entity that has applied for a limitation on ap- value for district maintenance and operations ad valorem tax purposes on the entity's property, as provided by Tax apter 313.
"Application"	for distric purposes reference schedule an entity	ion" means an application for limitation of appraised value et maintenance and operations ad valorem property tax s on an entity's qualified property on the form adopted by e in 34 Administrative Code 9.1052 (relating to Forms), the s attached thereto, and the documentation submitted by for the purpose of obtaining an agreement for a limitation ised value from a district.
<i>"Application Review Start Date"</i>	date on v	ion review start date" means the later date of either the which the district issues its written notice that an applicant nitted a completed application or the date on which the

South San Antonio ISD 015908			
AD VALOREM TAXES ECONOMIC DEVELOPN	IENT	CCGB (LEGAL)	
		er issues its written notice that an applicant has submitted ted application.	
"Completed Application"	number a Administi ment to L	ted application" means an application in the form and and containing all the information required pursuant to 34 rative Code 9.1053 (relating to Entity Requesting Agree- limit Appraised Value), that has been determined by the add the comptroller to include all minimum requirements for ation.	
"Entity"	"Entity" means any entity upon which a tax is imposed by Tax Code 171.001, including a combined group as defined by Tax Code 171.0001(7) or members of a combined group, provided, however, an entity does not include a sole proprietorship, partnership, or lim- ited liability partnership.		
	34 TAC 9	9.1051(1), (2), (3), (7), (10), (12), (20)	
"Qualified	"Qualified	d investment" means:	
Investment"	stat on c	gible personal property that is first placed in service in this e during the applicable qualifying time period that begins or after January 1, 2002, without regard to whether the perty is affixed to or incorporated into real property, and is:	
	a.	Described as Section 1245 property by Section 1245(a), Internal Revenue Code of 1986;	
	b.	Used in connection with the manufacturing, processing, or fabrication in a cleanroom environment of a semicon- ductor product, without regard to whether the property is actually located in the cleanroom environment, including integrated systems, fixtures, and piping; all property nec- essary or adapted to reduce contamination or to control airflow, temperature, humidity, chemical purity, or other environmental conditions or manufacturing tolerances; and production equipment and machinery, moveable cleanroom partitions, and cleanroom lighting;	
	C.	Used in connection with the operation of a nuclear elec- tric power generation facility, including property, including pressure vessels, pumps, turbines, generators, and con- densers, used to produce nuclear electric power; and property and systems necessary to control radioactive contamination;	
	d.	Used in connection with operating an integrated gasifica- tion combined cycle electric generation facility, including property used to produce electric power by means of a	

			combined combustion turbine and steam turbine applica- tion using synthetic gas or another product produced by the gasification of coal or another carbon-based feed- stock; or property used in handling materials to be used as feedstock for gasification or used in the gasification process to produce synthetic gas or another carbon- based feedstock for use in the production of electric power in the manner described herein;			
		e.	Used in connection with operating an advanced clean energy project, as defined by Health and Safety Code 382.003; or			
	2.	buil fyin that	building or a permanent, nonremovable component of a lding that is built or constructed during the applicable quali- ng time period that begins on or after January 1, 2002, and it houses tangible personal property described by items –e above.			
	Tax	Code	le 313.021(1)			
"Qualified	"Qı	"Qualified property" means:				
Property"	1.	Lan	nd:			
		a.	That is located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enter- prise zone under Government Code Chapter 2303;			
		b.	On which a person proposes to construct a new building or erect or affix a new improvement that does not exist before the date the person submits a complete applica- tion for a limitation on appraised value under Tax Code Chapter 313, Subchapter B;			
		C.	That is not subject to a tax abatement agreement en- tered into by a district under Tax Code Chapter 312; and			
		d.	On which, in connection with the new building or new im- provement described by item 1b above, the owner or lessee of, or the holder of another possessory interest in, the land proposes to:			
			 Make a qualified investment in an amount equal to at least the minimum amount required by Tax Code 313.023; and 			
			 (2) Create at least 25 new qualifying jobs, except as provided at Exception below; 			

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	2.		new building or other new improvement described by 1 b above; and
	3.	Tan	gible personal property:
		a.	That is not subject to a tax abatement agreement en- tered into by a district under Tax Code Chapter 312;
		b.	For which a sales and use tax refund is not claimed un- der Tax Code 151.3186; and
		C.	Except for new equipment described in Tax Code 151.318(q) or (q-1), that is first placed in service in the new building, in the newly expanded building, or in or on the new improvement described by item 1b above, or on the land on which that new building or new improvement is located, if the personal property is ancillary and necessary to the business conducted in that new building or in or on that new improvement.
			e 313.021(2); see also 34 TAC 9.1051(16) (additional re- nts for "Qualified Property")
Exception	to c	ertair	oses of Tax Code Chapter 313, Subchapter C, applicable rural districts, a property owner is required to create at qualifying jobs. <i>Tax Code 313.051(b)</i>
"Qualifying Job"	"Qı	alifyir	ng job" means a permanent full-time job that:
	1.	Rec	uires at least 1,600 hours of work a year;
	2.		ot transferred from one area in this state to another area nis state;
	3.	ls n	ot created to replace a previous employee;
	4.	nes othe the	overed by a group health benefit plan for which the busi- s offers to pay at least 80 percent of the premiums or er charges assessed for employee-only coverage under plan, regardless of whether an employee may voluntarily ve the coverage; and
	5.	•	s at least 110 percent of the county average weekly wage manufacturing jobs in the county where the job is located.
	Tax	Code	e 313.021(3); 34 TAC 9.1051(30)
	Cha	apter	gible for a limitation on appraised value under Tax Code 313, the property owner must create the required number ualifying jobs and the average weekly wage for all jobs

South San Antonio ISD 015908			
AD VALOREM TAXES ECONOMIC DEVELOPM	1ENT	CC0 (LEGA	
	age	ted that are not qualifying jobs must exceed the county aver- weekly wage for all jobs in the county where the jobs are lo- d. <i>Tax Code 313.024(d)</i>	
Waiver of New Jobs Creation Requirement	the c men the jun num the f	vithstanding any other provision of Tax Code Chapter 313 to contrary, the board may waive the new jobs creation require- t and approve an application if the board makes a finding that obs creation requirement exceeds the industry standard for t ber of employees reasonably necessary for the operation of acility of the property owner that is described in the applica- <i>Tax Code 313.025(f-1)</i>	at the
"Qualifying Time	"Qua	alifying time period" means:	
Period"	1.	The period that begins on the date that a person's application for a limitation on appraised value under Tax Code Chapter 313 is approved by the board and ends on December 31 of the second tax year that begins after that date, except as privided by items 2 and 3 below or Tax Code 313.027(h);	
	2.	In connection with a nuclear electric power generation facilit the first seven tax years that begin on or after the third anni- versary of the date the district approves the property owner application for a limitation on appraised value, unless a shorter time period is agreed to by the board and the proper owner; or	- 'S
	3.	In connection with an advanced clean energy project, the fir five tax years that begin on or after the third anniversary of the date the district approves the property owner's application for a limitation on appraised value, unless a shorter time per riod is agreed to by the board and the property owner.	on
	Tax	Code 313.021(4)	
"Substantive Document"	data tially tion, men value evalue evalue betw men with Chap port	estantive document" means a document or other information in electronic media determined by the comptroller to substant involve or include information or data significant to an applic the evaluation or consideration of an application, or the agree t or implementation of an agreement for limitation of appraise e pursuant to Tax Code Chapter 313. The term includes, but imited to, any application requesting a limitation on appraise e and any amendments or supplements, any economic impa- uation made in connection with an application, any agreement reen applicant and the district and any subsequent amend- ts or assignments, any district written finding or report filed the comptroller as required under 34 Administrative Code oter 9, Subchapter F; and any completed annual eligibility re- (Form 50-772A) submitted to the comptroller. <i>34 TAC</i> <i>51(19)</i>	n- ca- ed is d nct nt

South San Antonio ISD 015908		
AD VALOREM TAXES ECONOMIC DEVELOPI	MENT	CCGB (LEGAL)
School District Categories	For purposes of determining the required minimum amo qualified investment and the minimum amount of a limit praised value, districts to which Tax Code Chapter 313, B applies are categorized according to the taxable value erty in the district for the preceding tax year under Gove Code Chapter 403, Subchapter M (comptroller's study of district property values), as set out in Tax Code 313.022 <i>313.022(b); 34 TAC 9.1058(d)</i>	ation on ap- Subchapter e of prop- ernment of school
	For purposes of determining the required minimum amo qualified investment and the minimum amount of a limit praised value, districts to which Tax Code Chapter 313, C applies are categorized according to the taxable value trial property in the district for the preceding tax year un ernment Code Chapter 403, Subchapter M (comptroller school district property values), as set out in Tax Code 3 <i>Tax Code 313.052; 34 TAC 9.1058(d)</i>	ation on ap- Subchapter e of indus- der Gov- 's study of
Minimum Amounts of Qualified Investment	For each category of district established by Tax Code 3 minimum amount of a qualified investment is set out in 313.023. <i>Tax Code 313.023</i>	
	For each category of district established by Tax Code 3 minimum amount of a qualified investment is set out in 313.053. <i>Tax Code 313.053</i>	
Eligibility	Tax Code Chapter 313, Subchapters B and C apply onlerty owned by an entity subject to franchise tax (Tax Co 171). To be eligible for a limitation on appraised value, to must use the property for a purpose stated in Tax Code	de Chapter he entity
Exception for Wind-Powered Energy Device	An owner of a parcel of land that is located wholly or par investment zone, a new building constructed on the par- a new improvement erected or affixed on the parcel of I gible personal property placed in service in the building ment or on the parcel of land may not receive a limitation praised value for the parcel of land, building, improvement tangible personal property under an agreement under T Chapter 313, Subchapter B that is entered into on or affi- ber 1, 2017, if, on or after that date, a wind-powered en- is installed or constructed on the same parcel of land at that is within 25 nautical miles of the boundaries of a mil- tion facility located in this state. This prohibition applies of whether the wind-powered energy device is installed structed at a location that is in the reinvestment zone.	cel of land, and, or tan- or improve- on on ap- ent, or ax Code ter Septem- ergy device a location litary avia- regardless

Tax Code 313.024

Application for Limitation on Appraised Value	The owner or lessee of, or the holder of another possessory inter- est in, any qualified property may apply to the board for a limitation on the appraised value of the person's qualified property for district maintenance and operations ad valorem tax purposes. An applica- tion must be made on the form prescribed by the comptroller, must include the information required by the comptroller, and must be accompanied by:			
	1.	The application fee established by the board;		
	2.	Information sufficient to show that the real and personal prop- erty identified in the application as qualified property meets the applicable criteria established by Tax Code 313.021(2); and		
	3.	Any information required by the comptroller for the purposes of Tax Code 313.026 (economic impact evaluation).		
	Tax	Code 313.025(a)		
Required Contents and Format	A completed application shall consist of, at a minimum, the items set forth in 34 Administrative Code 9.1053(a)(1) and shall be pro- vided in the formats specified in 34 Administrative Code 9.1053(a)(2).			
Optional	An applicant may include in an application:			
Requests	1.	A request that the district waive the applicable requirement to create new jobs. In order for a completed application to include a job waiver request, the applicant shall submit the information specified in 34 Administrative Code 9.1053(b)(1); or		
	2.	A request to begin the qualifying time period on a date that is after the date that the application is approved. In order for a completed application to include a qualifying time period de- ferral request, the applicant shall submit the information spec- ified in 34 Administrative Code 9.1053(b)(2).		
	34 TAC 9.1053(a), (b)			
Changes	At the request of the district or the comptroller, or with the prior ap proval of the district and the comptroller, the applicant may submi an application amendment or application supplement at any time after the submission of the initial application. In order to be considered as part of the application, the application amendment or sup plement shall:			
	1.	Be submitted in the same form or schedule and manner as the information was initially submitted or should have been in- itially submitted;		

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- 2. Include a date for the submission and a sequential number identifying the number of submissions made by the applicant;
- 3. Have the signature of the authorized representative(s) by which the applicant confirms and attests to the truth and accuracy of the information submitted in the application amendment or supplement, as applicable, to the best knowledge and belief of the applicant and its representative(s); and
- 4. Be submitted before the 120th day after the application was accepted by the district or within another time period as provided in writing by the comptroller.

34 TAC 9.1053(c)

If a district receives an amended application or a supplemental application from an applicant after the district has prepared or sent written notice that the applicant has submitted a completed application, the district shall either:

- 1. Reject the amended application, supplemental application, or application, in whole or in part, and discontinue consideration of any submission by the applicant;
- 2. With the written concurrence of the comptroller, consider the completed application, as amended or supplemented, before the 151st day from the application review start date; or
- Review the documents submitted by the applicant, issue an amended written notice of a completed application, and present the amended application to the board in the manner and time period authorized by 34 Administrative Code 9.1053(c)(5).

34 TAC 9.1054(e) [See Acting on Completed Application below]

Information provided to a district in connection with an application for a limitation on appraised value that describes the specific processes or business activities to be conducted or the specific tangible personal property to be located on real property covered by the application shall be segregated in the application from other information in the application and is confidential and not subject to public disclosure unless the board approves the application. Other information in the custody of a district or the comptroller in connection with the application, including information related to the economic impact of a project or the essential elements of eligibility under Tax Code Chapter 313, such as the nature and amount of the projected investment, employment, wages, and benefits, may not be considered confidential business information if the board agrees to consider the application. Information in the custody of a

Confidential Business Information

	not co	t or the comptroller if the board approves the application is onfidential under this provision. <i>Tax Code 313.028; 34 TAC 5(a)(1)–(4)</i>		
	At the time that the applicant submits its application, application amendment, or application supplement, the applicant may request that all or parts of such document not be posted on the internet and not otherwise be publicly released. In order to make such request, the applicant shall:			
	1. 8	Submit a written request that:		
	a	 Specifically lists each document or portion of document and each entry in any form prescribed by the comptroller that the applicant contends is confidential; and 		
	t	 Identifies specific detailed reasons stating why the appli- cant believes each item listed should be considered con- fidential and identifies any relevant legal authority in sup- port of the request; 		
	f F	Segregate the documents which are subject to the request from the other documents submitted with the application, ap- plication amendment, or application supplement that are not subject to the request; and		
		Adequately designate the documents subject to the request as "confidential."		
	34 TA	C 9.1053(e)		
Action on Application <i>Initial Review</i>	submi posed plican distric dition, revisio	a seven days of receipt of each document, the district shall it to the comptroller a copy of the application and the pro- l agreement between the applicant and the district. If the ap- t submits an economic analysis of the proposed project, the t shall submit a copy of the analysis to the comptroller. In ad- the district shall submit to the comptroller any subsequent on of or amendment to any of those documents within seven of receipt. <i>Tax Code 313.025(a-1); 34 TAC 9.1054(b)</i>		
Acting on Completed Application	deterr	board by official action elects to consider an application and nines that the application received is a completed application, strict shall:		
	v	Provide written notice to the applicant and to the comptroller, with a copy to the appraisal district, that the district has re- ceived and will be considering a completed application. The notice shall include:		
	e	a. The date on which the application was received;		

AD VALOREM TAXES ECONOMIC DEVELOPMENT

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- b. The date on which the board elected to consider the application; and
- c. The date on which the district determined that applicant has submitted a completed application;
- 2. At the time the district provides notice of a completed application, deliver to the comptroller:
 - A copy of the completed application including all material required by 34 Administrative Code 9.1053(a), and if applicable (b), (relating to Entity Requesting Agreement to Limit Appraised Value); and
 - b. A request to the comptroller to provide an economic impact evaluation;
- If the district maintains a generally accessible internet web site, provide a clear and conspicuous link on its web site to the internet web site maintained by the comptroller where substantive documents for the value limitation application for such district are posted;
- 4. On request of the comptroller, provide such written documents containing information requested by the comptroller as necessary for the consideration of a limitation on appraised value pursuant to Tax Code Chapter 313 within 20 days of the date of the request.

34 TAC 9.1054(c)(1)-(4)

Economic Impact Evaluation and Certification The board is not required to consider an application for a limitation on appraised value. If the board elects to consider an application, the board shall deliver a copy of the application to the comptroller and request that the comptroller conduct an economic impact evaluation of the proposed investment. The comptroller shall conduct or contract with a third person to conduct the economic impact evaluation, which shall be completed and provided to the board, along with the comptroller's certificate or written explanation of the decision not to issue a certificate, as soon as practicable but not later than the 90th day after the date the comptroller receives the application. The board shall provide to the comptroller or to a third person contracted by the comptroller to conduct the economic impact evaluation any requested information. The board shall provide a copy of the economic impact evaluation to the applicant on request. *Tax Code 313.025(b); 34 TAC 9.1055(d)*

Supplemental application information, amended application information, and additional information requested by the comptroller shall be promptly forwarded to the comptroller within 20 days of the

South San Antonio ISD 015908		
AD VALOREM TAXES ECONOMIC DEVELOP	MENT	CCGB (LEGAL)
	date of the request. On request of the district or applicant, comptroller may extend the deadline for providing addition mation for a period of not more than ten working days. 34 9.1055(b)(1)(A)–(B)	nal infor-
	After receiving a copy of the application, the comptroller s termine whether the property meets the requirements for a limitation on appraised value. The comptroller shall r board of the comptroller's determination and provide the a an opportunity for a hearing before the determination becomes final. If the comptroller's determination becomes final, the cler is not required to provide an economic impact evaluation application or to submit a certificate for a limitation on apprvalue of the property or a written explanation of the decisi issue a certificate, and the board may not grant the applic <i>Code</i> 313.025(<i>h</i>), (<i>i</i>); 34 TAC 9.1055(<i>b</i>)(3), (<i>c</i>), (<i>d</i>), .1056	eligibility notify the applicant omes fi- comptrol- on of the oraised on not to
Effect on Instructional Facilities	The comptroller shall promptly deliver a copy of the applic the Texas Education Agency (TEA). TEA shall determine that that the applicant's proposal will have on the number or sid district's instructional facilities and submit a written report ing TEA's determination to the district. The board shall pro- requested information to TEA. Not later than the 45th day date TEA receives the application, TEA shall make the rec- termination and submit the written report to the board. Tax 313.025(b-1)	the effect ize of the contain- ovide any after the quired de-
Fees	The board by official action shall establish reasonable nor ble application fees to be paid by property owners who ap district for a limitation on the appraised value of the perso erty. The amount of an application fee must be reasonable may not exceed the estimated cost to the district of process acting on an application, including any cost to the district a ated with the required economic impact evaluation. <i>Tax C</i> <i>313.031(b); 34 TAC 9.1054(a)</i>	oply to the n's prop- e and ssing and associ-
	The total fee shall be paid at the time the application is su to the district. Any fees not accompanying the original app shall be considered supplemental payments. <i>34 TAC 9.10</i>	olication
	The comptroller may charge the applicant a fee sufficient the costs of providing the economic impact evaluation. <i>Ta 313.025(b)</i>	
Supplemental Payments	A person and the district may not enter into an agreement which the person agrees to provide supplemental paymer district or any other entity on behalf of a district in an amo exceeds an amount equal to the greater of \$100 per stude	nts to a unt that

	year in average daily attendance or \$50,000 per year, or for a period that exceeds the period beginning with the qualifying time period and ending December 31 of the third tax year after the date the person's eligibility for a limitation under Tax Code Chapter 313 expires. This limit does not apply to amounts described below at item 4 at Contents, Required and item 1 at Contents, Optional. <i>Tax Code 313.027(i)</i>				
Approval	The board shall approve or disapprove an application not later than the 150th day after the date the application is filed, unless the eco- nomic impact evaluation has not been received or an extension is agreed to by the board and the applicant. <i>Tax Code 313.025(b)</i>				
	The board may extend the time period to approve a completed application required only if:				
	1. Either:				
	a. An economic impact analysis has not been submitted to the district by the comptroller; or				
	b. By agreement with the applicant; and				
	2. Notice of the extension is provided to the comptroller within seven days of the decision to provide the extension.				
	34 TAC 9.1054(d)				
	Before approving or disapproving an application that the board elects to consider, the board must make a written finding as to any criteria considered by the comptroller in conducting the economic impact evaluation under Tax Code 313.026. The board shall deliver a copy of those findings to the applicant.				
	The board may approve an application only if the board finds that the information in the application is true and correct, finds that the applicant is eligible for the limitation on the appraised value of the person's qualified property, and determines that granting the appli- cation is in the best interest of the district and this state.				
	The board may not approve an application unless the comptroller submits to the board a certificate for a limitation on appraised value of the property.				
	Tax Code 313.025(d-1), (e), (f)				
	When presented a completed application for which the comptroller has submitted a certificate for a limitation, the board shall either:				
	 By majority vote adopt a written resolution approving the ap- plication which shall include: 				
DATE ISSUED: 1/28/201	9 16 of 22				

AD VALOREM TAXES ECONOMIC DEVELOPMENT CCGB (LEGAL)

- a. Written findings:
 - As to each criterion listed in 34 Administrative Code 9.1055(d)(3)(B)–(D) (relating to Comptroller Application Review and Agreement to Limit Appraised Value);
 - (2) As to the criteria required by Tax Code 313.025(f-1) (regarding waiver of new jobs creation requirement) if applicable;
 - (3) That the information in the application is true and correct; and
 - (4) That the applicant is eligible for the limitation on the appraised value of the entity's qualified property;
- b. A determination that granting the application is in the best interest of the district and this state; and
- c. Designate and direct a representative of the board to execute the agreement for property tax limitation presented by the approved applicant that complies with 34 Administrative Code Chapter 9, Subchapter F and Tax Code Chapter 313;
- 2. By majority vote disapprove the application; or
- 3. Take no official action and the application shall be considered disapproved on the 151st day after the application review start date.

34 TAC 9.1054(c)(5), (f)

In determining whether to approve an application, the board is entitled to request and receive assistance from the comptroller, the Texas Economic Development and Tourism Office, the Texas Workforce Investment Council, and the Texas Workforce Commission. The Texas Economic Development and Tourism Office or its successor may recommend that a district approve an application under Tax Code Chapter 313. In determining whether to approve an application, the board shall consider any recommendation made by the Texas Economic Development and Tourism Office or its successor. *Tax Code 313.025(c), (g)*

- Continued Eligibility In order to obtain and continue to receive a limitation on appraised value pursuant to Tax Code Chapter 313, an applicant shall:
 - 1. Have a completed application approved by the board in compliance with 34 Administrative Code 9.1054(f) (relating to

CCGB (LEGAL)

School District Application Review and Agreement to Limit Appraised Value);

- At least 20 days prior to the meeting at which the board is scheduled to consider the application, provide to the district and the comptroller a Texas Economic Development Act Agreement, as specified in 34 Administrative Code 9.1052(a)(6), with terms acceptable to the applicant;
- 3. If the applicant includes a combined group or members of the combined group, have the agreement executed by the authorized representative of each member of the combined group that owns a direct interest in property subject to the proposed agreement by which such members are jointly and severally liable for the performance of the stipulations, provisions, terms, and conditions of the agreement;
- Comply with all stipulations, provisions, terms, and conditions of the agreement for a limitation on appraised value executed with the district, 34 Administrative Code Chapter 9, Subchapter F, and Tax Code Chapter 313;
- 5. Be and remain in good standing under the laws of this state and maintain legal status as an entity;
- 6. Owe no delinquent taxes to the state;
- 7. Maintain eligibility for limitation on appraised value pursuant to Tax Code Chapter 313; and
- 8. Provide to the district, the comptroller, and the appraisal district any change to information provided in the application, including but not limited to changes of the authorized representative(s); changes to the location and contact information for the approved applicant including all members of the combined group participating in the limitation agreement; and copies of any valid assignments of the agreement and contact information for authorized representative(s) of any assignees.

34 TAC 9.1053(f)

Agreement The board and the property owner shall enter into a written agreement for the implementation of the limitation on appraised value on the owner's qualified property. *Tax Code 313.027(d); 34 TAC* 9.1054(g), .1060

> If the comptroller determines that the agreement as submitted by the applicant does not comply with Tax Code Chapter 313 or the applicable rules or that the agreement contains provisions that are not consistent with or represents information significantly different

South San Antonio ISD 015908					
AD VALOREM TAXES ECONOMIC DEVELOPM	IENT	CCGB (LEGAL)			
	may and	that presented in the application as submitted, the comptroller amend or withdraw the comptroller certificate for a limitation, provide written notification to the district of the actions taken. AC $9.1055(e)(2)-(3)$			
Limitation on Appraised Value	If the person's application is approved by the board, the appraised value for district maintenance and operations ad valorem tax pur- poses of the person's qualified property as described in the agree- ment between the person and the district may not exceed the lesser of:				
	1.	The market value of the property; or			
	2.	Subject to the minimum limitation amount below, the amount agreed to by the board.			
Minimum Limitation	The amount agreed to by the board must be an amount in accord- ance with Tax Code 313.027(b), according to the category to which the district belongs. [See School District Categories above] A dis- trict, regardless of category, may agree to a greater amount.				
	Tax Code 313.027(a), (b), (c)				
	For a district to which Tax Code Chapter 313, Subchapter C applies, the amount agreed to by the board must be an amount in accordance with Tax Code 313.054, according to the category to which the district belongs. [See School District Categories above] A district, regardless of category, may agree to a greater amount. <i>Tax Code 313.054</i>				
Contents	The agreement must:				
Required	1.	Provide that the limitation applies for a period of ten years;			
	2.	Specify the beginning date of the limitation, which must be January 1 of the first tax year that begins after the application date, the qualifying time period, or the date commercial oper- ations begin at the site of the project;			
	3.	Describe with specificity the qualified investment that the per- son will make on or in connection with the person's qualified property that is subject to the limitation; other property of the person that is not specifically described in the agreement is not subject to the limitation unless the board, by official action, provides that the other property is subject to the limitation;			
	4.	Incorporate each relevant provision of Tax Code Chapter 313, Subchapter B, and, to the extent necessary, include provi- sions for the protection of future district revenues through the			

		adjustment of the minimum valuations, the payment of reve- nue offsets, and other mechanisms agreed to by the property owner and the district;					
	5.	Require the property owner to maintain a viable presence in the district for at least five years after the date the limitation on appraised value of the owner's property expires;					
	6.	Provide for the termination of the agreement, the recapture of ad valorem tax revenue lost as a result of the agreement if the owner of the property fails to comply with the terms of the agreement, and payment of a penalty or interest, or both, on that recaptured ad valorem tax revenue;					
	7.	Specify the ad valorem tax years covered by the agreement;					
	8.	Be in a form approved by the comptroller; and					
	9.	Disclose any consideration promised in conjunction with the application and the limitation.					
	Tax	Tax Code 313.027(a-1), (e), (f), (j)					
Optional	The	agreement may:					
	1.	Provide that the property owner will protect the district in the event the district incurs extraordinary education-related ex- penses related to the project that are not directly funded in state aid formulas, including expenses for the purchase of portable classrooms and the hiring of additional personnel to accommodate a temporary increase in student enrollment at- tributable to the project.					
	2.	Specify any conditions the occurrence of which will require the district and the property owner to renegotiate all or any part of the agreement.					
	3.	Provide for a deferral of the date on which the qualifying time period for the project is to commence or, subsequent to the date the agreement is entered into, be amended to provide for such a deferral. The agreement may not provide for the defer- ral of the date on which the qualifying time period is to com- mence to a date later than January 1 of the fourth tax year that begins after the date the application is approved except that if the agreement is one of a series of agreements related to the same project, the agreement may provide for the defer- ral of the date on which the qualifying time period is to com- mence to a date not later than January 1 of the sixth tax year that begins after the date the application is approved.					
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Tax Code 313.027(f), (h)

	sior afte day	n in w er the vs and	eement for limitation on appraised value includes a provi- hich the qualifying time period starts more than one year date that the application is approved, no earlier than 180 d no later than 90 days prior to the start of the deferred g time period:		
	1.	The	e district shall provide the comptroller:		
		a.	Copies of any documents or other information received from the applicant; and		
		b.	After reviewing documents and information provided by the applicant, either:		
			 A written acknowledgment of receiving the applica- tion amendment or supplement; or 		
			(2) A statement that no such amendment or supple- ment has been submitted; and		
	2.	lf th	e comptroller provides:		
		a.	A comptroller certificate for a limitation with conditions different from the existing agreement, the board shall hold a meeting and determine whether to amend the agreement to include the conditions required by the comptroller or terminate the agreement; or		
		b.	A written explanation of the comptroller's decision not to re-issue a certificate, the district shall terminate the agreement.		
	34	TAC 9	9.1054(h), .1055(g)		
Compliance and Enforcement	rea day me	sonat 's of e nt and	ict shall provide to the comptroller any documents that oly appear to be substantive documents, and, within seven executing the agreement, a copy of the executed agree- d any attachments thereto. The district shall provide a copy ecuted agreement to the appraisal district.		
	sior app anc with agr	The district shall comply with and enforce the stipulations, provi- sions, terms, and conditions of the agreement for limitation of the appraised value, 34 Administrative Code Chapter 9, Subchapter F, and Tax Code Chapter 313. To determine and obtain compliance with each agreement, for each calendar year during the term of the agreement the district shall require the approved applicant to sub- mit:			
	1.		her the information necessary to complete the annual eligi- y report, or a completed annual eligibility report;		

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	 A completed job creation compliance report (Form 50-825); and 			
	 Any information required by the state auditor office or its de- signee. 			
	34 TAC 9.1054(i)			
Disclosure of Appraised Value Limitation Information	If a district maintains a generally accessible internet website, the district shall maintain a link on its internet website to the area of the comptroller's internet website where information on each of the district's agreements to limit appraised value is maintained. <i>Tax Code</i> 313.0265(c)			
Accessibility of Documents	Any documents submitted in an electronic format (including searchable pdfs) to the comptroller must comply with the accessibility standards and specifications described in 1 Administrative Code Chapters 206 and 213. <i>34 TAC 9.1055(a)(5)</i>			

South San Antonio ISD 015908		
LOCAL REVENUE SOU APPRAISAL DISTRICT		CCH GAL)
Appraisal Function	The county appraisal district is responsible for appraising prop in the appraisal district for ad valorem tax purposes of each ta unit in the appraisal district. <i>Tax Code 6.01(b)</i>	
Notice of Boundary Change	If a new taxing unit is formed or an existing taxing unit's bound are altered, the unit shall notify the appraisal office of the new boundaries within 30 days after the date the unit is formed or i boundaries are altered. <i>Tax Code 6.07</i>	
Appraisal District Board of Directors	The appraisal district is governed by a board of directors. Five rectors are appointed by the taxing units that participate in the praisal district as provided by Tax Code 6.03.	
Eligibility	To be eligible to serve on the appraisal district board, an indivi- other than a county assessor-collector serving as a nonvoting rector must be a resident of the appraisal district and must hav sided in the appraisal district for at least two years immediately preceding the date the individual takes office. An individual who otherwise eligible to serve on the appraisal district board is non igible because of membership on the governing body of a taxin unit.	di- ve re- y io is t inel-
	An employee of a taxing unit is not eligible to serve on the ap- praisal district board unless the employee is also a member of governing body or an elected official of a taxing unit that partic pates in the appraisal district.	the
	Tax Code 6.03(a)	
Restrictions <i>Nepotism</i>	An individual is ineligible to serve on an appraisal district board the individual is related within the second degree by consangu or affinity, as determined under Government Code Chapter 57 [see DBE], to an individual who is engaged in the business of praising property for compensation for use in proceedings und Tax Code Title 1 (the Property Tax Code) or of representing pr erty owners for compensation in proceedings under the Prope Tax Code in the appraisal district.	uinity 3 ap- ler op-
Delinquent Taxes	An individual is ineligible to serve on an appraisal district board the individual owns property on which delinquent taxes have b owed to a taxing unit for more than 60 days after the date the vidual knew or should have known of the delinquency unless t delinquent taxes and any penalties and interest are being paid der an installment payment agreement, or a suit to collect the linquent taxes is deferred or abated.	een indi- he l un-
	Tax Code 6.035(a)	

South San Antonio ISD 015908

LOCAL REVENUE SOURCES APPRAISAL DISTRICT

Prior Property Appraiser or Owner Representative	An individual is ineligible to serve on an appraisal district board if the individual has engaged in the business of appraising property for compensation for use in proceedings under the Property Tax Code or of representing property owners for compensation in pro- ceedings under the Property Tax Code in the appraisal district at any time during the preceding five years. <i>Tax Code</i> 6.035(a-1)	
Conflict of Interest	An individual is not eligible to be appointed to or to serve on an appraisal district board if the individual or a business entity in which the individual has a substantial interest is a party to a contract with:	
	1.	The appraisal district; or
	2.	A taxing unit that participates in the appraisal district, if the contract relates to the performance of an activity governed by the Property Tax Code.
	com at le entit	ndividual has a substantial interest in a business entity if the bined ownership of the individual and the individual's spouse is ast ten percent of the voting stock or shares of the business y or the individual or the individual's spouse is a partner, lim- partner, or officer of the business entity.
	corp	siness entity" means a sole proprietorship, partnership, firm, poration, holding company, joint-stock company, receivership, t, or other entity recognized by law.
	man men	hool district may not enter into a contract relating to the perfor- ice of an activity governed by the Property Tax Code with a nber of the appraisal district board or with a business entity in th an appraisal district board member has a substantial inter-
	Tax	Code 6.036
Recall	unit, call cast	ccordance with Tax Code 6.033, the governing body of a taxing by resolution filed with the chief appraiser, may call for the re- of a member of the appraisal district board for whom the unit any of its votes in the appointment of the appraisal district rd. <i>Tax Code 6.033(a)</i>
Ownership or Lease of Real Property	or re distr of th	acquisition or conveyance of real property or the construction enovation of a building or other improvement by an appraisal ict must be approved by the governing bodies of three-fourths the taxing units entitled to vote on the appointment of appraisal ict board members.
	trans	appraisal district board by resolution may propose a property saction or other action for approval of the taxing units. The f appraiser shall notify the presiding officer of each governing

South San Antonio ISD 015908	
LOCAL REVENUE SOU APPRAISAL DISTRICT	RCES CCH (LEGAL)
	body entitled to vote on the proposal by delivering a copy of the ap- praisal district board's resolution, together with information showing the costs of other available alternatives to the proposal.
	On or before the 30th day after the date the presiding officer re- ceives notice of the proposal, the governing body of a taxing unit by resolution may approve or disapprove the proposal. If a govern- ing body fails to act on or before that 30th day or fails to file its res- olution with the chief appraiser on or before the 10th day after that 30th day, the proposal is treated as if it were disapproved by the governing body.
Proceeds	The proceeds of a conveyance of appraisal district real property shall be credited to each taxing unit that participates in the ap- praisal district in proportion to the unit's allocation of the appraisal district budget in the year in which the transaction occurs.
	Tax Code 6.051(b), (c)
Budget and Financing	Each year the chief appraiser shall prepare a proposed budget for the operations of the appraisal district for the following tax year as described in Tax Code 6.06(a) and shall submit copies to each tax- ing unit and the appraisal district board before June 15.
Public Inspection	Each taxing unit shall maintain a copy of the proposed budget for public inspection at its principal administrative office.
Budget Adoption	The appraisal district board shall hold a public hearing to consider the budget. The secretary of the appraisal district board shall de- liver to the presiding officer of the governing body of each taxing unit not later than the tenth day before the date of the hearing a written notice of the date, time, and place fixed for the hearing. The appraisal district board of directors shall complete its hearings, make any amendments to the proposed budget it desires, and fi- nally approve a budget before September 15.
	If governing bodies of a majority of the taxing units adopt resolu- tions disapproving a budget and file them with the secretary of the appraisal district board within 30 days after its adoption, the budget does not take effect, and the appraisal district board shall adopt a new budget within 30 days of the disapproval.
Amendments	The appraisal district board may amend the approved budget at any time, but the secretary of the appraisal district board must de- liver a written copy of a proposed amendment to the presiding of- ficer of the governing body of each taxing unit not later than the 30th day before the date the appraisal district board acts on it.
Allocation	Each taxing unit participating in the appraisal district is allocated a portion of the amount of the budget equal to the proportion that the

South San Antonio ISD 015908

LOCAL REVENUE SOURCES APPRAISAL DISTRICT

	total dollar amount of property taxes imposed in the appraisal dis- trict by the unit for the tax year in which the budget proposal is pre- pared bears to the sum of the total dollar amount of property taxes imposed in the district by each participating unit for that year. Un- less the governing body of a unit and the chief appraiser agree to a different method of payment, each taxing unit shall pay its alloca- tion in four equal payments to be made at the end of each calendar quarter, and the first payment shall be made before January 1 of the year in which the budget takes effect.
	Tax Code 6.06(a)–(e)
Changes in Method of Financing	The appraisal district board, by resolution adopted and delivered to each taxing unit after June 15 and before August 15, may prescribe a different method of allocating the costs of operating the appraisal district unless the governing body of any taxing unit adopts a reso- lution opposing the different method, and files it with the appraisal district board before September 1. If an appraisal district board pro- posal is rejected, the appraisal district board shall notify, in writing, each taxing unit before September 15.
	The taxing units may adopt a different method of allocating the costs of operating the appraisal district in accordance with Tax Code 6.061.
	Tax Code 6.061
Disapproval of Appraisal District Board Actions	If the governing bodies of a majority of the taxing units adopt reso- lutions disapproving an action, other than adoption of the budget, by the appraisal district board and file them with the secretary of the appraisal district board within 15 days after the action is taken, the action is revoked effective the day after the day on which the required number of resolutions is filed. <i>Tax Code 6.10</i>
Appraisal Review Board	An appraisal review board is established for each appraisal district. This does not preclude the boards of directors of two or more ad- joining appraisal districts from providing for the operation of a con- solidated appraisal review board by interlocal contract. Except as provided below, members of the appraisal review board are ap- pointed by resolution of a majority of the appraisal district board of directors. <i>Tax Code 6.41</i>
Exception	In a county with a population of 120,000 or more, the members of the appraisal review board are appointed by the local administrative district judge under Government Code Chapter 74, Subchapter D, in the county in which the appraisal district is established. <i>Tax Code</i> $6.41(d-1)$

South San Antonio ISD 015908	
LOCAL REVENUE SOU APPRAISAL DISTRICT	RCES CCH (LEGAL)
Eligibility	Appraisal review board members are subject to the eligibility re- strictions described in Tax Code 6.412 and the conflict of interest provisions set forth in Tax Code 6.413. <i>Tax Code 6.412, .413</i>
Prohibition on Contracts	A school district may not enter into a contract with a member of the appraisal review board established for an appraisal district in which the school district participates or with a business entity in which a member of the appraisal review board has a substantial interest as defined in Tax Code 6.413(d). <i>Tax Code</i> 6.413(c)
Auxiliary Appraisal Review Board Members	The appraisal district board by resolution may provide for a number of auxiliary appraisal review board members to hear taxpayer pro- tests before the appraisal review board and to assist the board in performing its duties.
	An auxiliary board member is appointed in the same manner and for the same term as an appraisal review board member and is subject to the same eligibility requirements and restrictions.
	Tax Code 6.414

South San Antonio ISD 015908		
ACCOUNTING FINANCIAL REPORTS	AND STATEMENTS (LI	CFA EGAL)
Accounting System	A board must adopt and install a standard school fiscal accounting system that conforms with generally accepted accounting principles. The accounting system must meet the minimum requirements prescribed by the commissioner of education, subject to review and comment of the state auditor. <i>Education Code 44.007(a), (b)</i>	
	The rules for financial accounting are described in the official publication, <i>Financial Accountability System Resource Guide</i> , <i>TAC 109.1, .41</i>	
Report of Revenues and Expenditures	A report of the revenues and expenditures for the preceding f year shall be filed with TEA on or before the date set by the S Board of Education. The report shall include management, co counting, and financial information in a format prescribed by t State Board and in a manner sufficient to enable the State Bo monitor the funding process and determine educational syste costs by district, campus, and program. <i>Education Code 44.0</i> (<i>d</i>)	State ost ac- the oard to em
Financial Statement	The board shall prepare an annual financial statement that she the following for each fund subject to its authority during the for year:	
	 The total receipts of the fund, itemized by source of reve including taxes, assessments, service charges, grants o money, gifts, or other general sources from which funds derived; 	of state
	2. The total disbursements of the fund, itemized by the nat the expenditure; and	ure of
	3. The balance in the fund at the close of the fiscal year.	
	Local Gov't Code 140.005	
Publication	The board president shall submit the annual financial stateme a daily, weekly, or biweekly newspaper published within the b aries of the district. If a daily, weekly, or biweekly newspaper is published within the boundaries of the district, the financial st ment shall be published in a newspaper in each county in whi the district or any part of the district is located. The statement be published in accordance with the accounting method requi- by TEA not later than the 150th day after the date the fiscal ye ends. <i>Local Gov't Code 140.006(c), (d)</i>	ound- is not ate- ich t shall ired
Annual Local Debt Report	A district shall annually compile and report certain financial in mation ("Annual Local Debt Report") in the manner prescribed Local Government Code 140.008 and 34 Administrative Code 10.1–.6. <i>Local Gov't Code 140.008(b); 34 TAC 10.2(a)</i>	d by

ACCOUNTING FINANCIAL REPORTS AND STATEMENTS

The Annual Local Debt Report must include the following financial information:

- 1. Regarding 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 obligations 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. Regarding each authorized debt obligation:
 - a. The principal of each outstanding debt;
 - The principal of each outstanding debt obligation secured 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 expressed as a per capita amount;

ACCOUNTING FINANCIAL REPORTS AND STATEMENTS

	 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. Any other information considered relevant or necessary to ex- plain the above required data elements, such as explanations of payment sources for different kinds of debt or projections of per capita amounts of ad valorem taxation-secured obliga- tions as of the last day of the maximum term of the most re- cent debt obligation issued by the district.				
	34 TAC 10.2; Local Gov't Code 140.008(b).				
Form	The comptroller shall provide an Annual Local Debt Report Form for use by a district. <i>34 TAC 10.3</i>				
Reporting Requirement	On an annual basis and within 180 days of the end of the most re- cently completed fiscal year, a district shall either:				
	1. Submit via upload to the comptroller's internet website the completed Annual Local Debt Report Form provided by the comptroller and, if the district maintains an internet website, continually maintain a link from its website to the location on the comptroller's website where the district's financial information may be viewed; or				
	2. Post the information required in an Annual Local Debt Report on the district's own internet website.				
	The board of a district that elects to post its annual debt infor- mation on its own internet website as described above shall take action to ensure that:				
	 This information is made available for inspection by any per- son and posted continuously on the district's website until the district posts the next year's annual debt information; and 				
	 The main office is posted continuously on the website and such information includes a physical address, mailing ad- dress, main telephone number, and an email address. 				
	34 TAC 10.4; Local Gov't Code 140.008(c), (d), (f)				
Definitions	The phrases, words, and terms used in the foregoing provisions shall have the meanings set out in 34 Administrative Code 10.1, unless the context clearly indicates otherwise. <i>34 TAC 10.1</i>				

South San Antonio ISD 015908			
ACCOUNTING FINANCIAL REPORTS A	AND S	STATEMENTS	CFA (LEGAL)
Financial Management Report		h district must prepare and distribute an annual financi ment report. <i>19 TAC 109.1001(q)(1)</i>	al man-
	des bas mar stat	district's annual financial management report must inc cription of the district's financial management performa ed on a comparison, provided by TEA, of the district's p nce on the indicators in 19 Administrative Code 109.100 e established standards and the district's previous perf he indicators. <i>Education Code 39.083(b)</i> [See CFC]	nce perfor- 01 to
	mer	h district must provide the public with an opportunity to at on the report at a public hearing. <i>Education Code 39</i> TAC 109.1001(q)(2)	
Report Requirements	lishe mar nan	report shall contain information that discloses state-es ed standards and the district's financial management p nce under each indicator for the current and previous yo cial accountability ratings, and any descriptive informat uired by the commissioner, including:	erfor- ear's fi-
	1.	A copy of the superintendent's current employment of or other written documentation of employment if no ca exists. This must disclose all compensation and bene to the superintendent. The district may publish the su dent's employment contract on the district's website in publishing it in the annual financial management repo	ontract fits paid perinten- nstead of
	2.	A summary schedule for the fiscal year (12-month per expenditures paid on behalf of the superintendent and board member and total reimbursements received by perintendent and each board member. This includes to tions on a district's credit card(s), debit card(s), stored card(s), and any other similar instrument(s) to cover e incurred by the superintendent and each board member summary schedule must separately report reimbursed for meals, lodging, transportation, motor fuel, and oth The summary schedule of total reimbursements should clude reimbursements for supplies and materials that purchased for the operation of the district;	d each the su- transac- d-value expenses per. The ments er items. ild not in-
	3.	A summary schedule for the fiscal year of the dollar a compensation and fees received by the superintende an outside school district or any other outside entity in change for professional consulting or other personal s The schedule must separately report the amount rece from each entity;	nt from n ex- services.

ACCOUNTING	
FINANCIAL REPORTS AND STATEMENTS	

CFA (LEGAL)

- 4. 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.
 - a. This reporting requirement applies only to:
 - (1) 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
 - (2) Gifts from competing vendors that were not awarded contracts in the prior fiscal year.
 - b. 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; however, this exclusion does not apply to trips for entertainment purposes or pleasure trips. 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;
- 5. 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
- 6. Any other information the board of a district determines to be useful.

19 TAC 109.1001(q)(3)

Public Hearing The board shall hold a public hearing on the report. The public hearing must be held in the district's facilities within two months after receiving a final financial accountability rating.

At the hearing, the district must provide the annual financial management report to the attending parents and taxpayers.

Education Code 39.083(d); 19 TAC 109.1001(q)(4), (5)

ACCOUNTING FINANCIAL REPORTS AND STATEMENTS

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 prior 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 district's central administration office is located, then office is located is located; and		
	 Through electronic mail to the mass communication media serving the district, including, but not limited to, radio and tele- vision. 		
	Education Code 39.083(d); 19 TAC 109.1001(q)(4)		
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. <i>19 TAC 109.1001(q)(6)</i>		
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)</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		

Education Code 39.0823

South San Antonio ISD 015908		
ACCOUNTING AUDITS		CFC (LEGAL)
Annual Audit	distr	board shall have a district's fiscal accounts audited annually at ict expense by a Texas certified or public accountant holding a nit from the State Board of Public Accountancy.
	year the subj inclu by a	audit shall be completed following the close of each fiscal r, and shall meet at least the minimum requirements and be in format prescribed by the State Board of Education (SBOE), ect to review and comment by the state auditor. The audit shall ude an audit of the accuracy of the fiscal information provided district through the Public Education Information Management tem (PEIMS).
	Edu	cation Code 44.008(a), (b)
Audit Requirements and Procedures	port dure ditor audi	strict must file with TEA an annual financial and compliance re- and, if applicable, a state compensatory agreed-upon proce- es report. These reports must be audited by an independent au- r, and the audit must be reviewed by TEA, including review of itors' working papers, in accordance with the <i>Financial Account-</i> <i>ty System Resource Guide</i> (<i>FASRG</i>).
		annual financial audit report and state compensatory agreed- n procedures report are due 150 days after the end of the fiscal
Independent Auditor	con	strict must hire at its own expense an independent auditor to duct an independent audit of its financial statements and pro- an opinion on its annual financial and compliance report.
	The	independent auditor must:
	1.	Be associated with a certified public accountancy (CPA) firm that has a current valid license issued by the Texas State Board of Public Accountancy;
	2.	Be a certified public accountant with a current valid license is- sued by the Texas State Board of Public Accountancy, as re- quired under Education Code 44.008; and
	3.	Adhere to the generally accepted auditing standards (GAAS), adopted by the American Institute of CPAs (AICPA), as amended, and the generally accepted government auditing standards (GAGAS), adopted by the U.S. Government Ac- countability Office, as amended.
	The	CPA firm must:
	1.	Be a member of the AICPA Governmental Audit Quality Cen- ter (GAQC);
	2.	Adhere to GAQC's membership requirements; and
DATE ISSUED: 1/28/201 UPDATE 112 CFC(LEGAL)-P	9	1 of 4

South San Antonio ISD 015908		
ACCOUNTING AUDITS		CFC (LEGAL)
	3.	Collectively have the knowledge, skills, and experience to be competent for the audit being conducted, including thorough knowledge of the government auditing requirements and:
		a. Texas public school district environment; or
		b. Public sector; or
		c. Nonprofit sector.
	revie qua	any time the TEA division responsible for financial compliance ews an audit firm's working papers and finds that the firm or the ity of the work does not meet the required standards, the divi- may require the district to change its audit firm.
	19 7	AC 109.23
Financial Accountability System Resource Guide	dito TEA	rules for financial accounting, including the selection of an au- and the requirements for the audit, are described in the official publication, <i>Financial Accountability System Resource Guide</i> , mended, which is adopted as the SBOE's official rule. <i>19 TAC</i> <i>41</i>
Filing of Report	filed year audi pani	py of the annual audit report, approved by the board, shall be with TEA not later than the 150th day after the end of the fiscal for which the audit was made. If a board does not approve the t report, it shall nevertheless file a copy of it with TEA, accom- ed by a statement detailing its reasons for failing to approve report. <i>Education Code 44.008(d)</i>
Financial Records	keej clas	h treasurer receiving or having control of any school fund shall o a full and separate itemized account of each of the different ses of school funds received, and these records shall be avail- to audit. <i>Education Code 44.008(c)</i>
Financial Accountability Rating System	com thre ness	will assign a financial accountability rating to each district. The missioner of education will evaluate the rating system every e years and may modify the system to improve the effective- s of the rating system. <i>Education Code 39.082; 19 TAC 1001(b), (c)</i>
Data Reviewed		will use the following sources of data in calculating the finan- accountability indicators for school districts:
	1.	Audited financial data in a district's annual financial report, the audited annual report required by Education Code 44.008 [see Audit Requirements and Procedures above].
	2.	PEIMS data submitted by a district.
	3.	Warrant holds as reported by the comptroller.

South San Antonio ISD 015908	
ACCOUNTING AUDITS	CFC (LEGAL)
	4. The average daily attendance information used for foundation school program purposes for a district.
	19 TAC 109.1001(d)
Basis for Rating	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. <i>19 TAC 109.1001(e)</i>
Types of Ratings	The types of financial accountability ratings a district may receive are A for superior achievement, B for above standard achievement, C for standard achievement, and F for substandard achievement. A school district receiving territory due to an annexation order by the commissioner under Education Code 13.054, or consolidation un- der Education Code Chapter 41, Subchapter H, will not receive a rating for two consecutive years beginning with the rating year that is based on financial data from the fiscal year in which the order of annexation becomes effective. After the second rating year, the re- ceiving district will be subject to the financial accountability rating system.
	The commissioner may lower a financial accountability rating based on the findings of an action conducted under Education Code Chapter 39, or change a financial accountability rating in cases of disaster, flood, extreme weather conditions, fuel curtail- ment, or another calamity. A financial accountability rating remains in effect until replaced by a subsequent rating.
	19 TAC 109.1001(i), (k), (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. Instead, the district will receive an F rating for substandard achievement.
	If TEA receives an appeal of a preliminary rating under 19 Adminis- trative Code 109.1001(n), TEA will issue a final rating to a district no later than 60 days after the deadline for submitting appeals. If TEA does not receive an appeal of a preliminary rating, the prelimi- nary rating automatically becomes a final rating 31 days after issu- ance of a preliminary rating.
	19 TAC 109.1001(m)

South San Antonio ISD 015908	
ACCOUNTING AUDITS	CFC (LEGAL)
Appeals	A district may appeal its preliminary financial accountability rating through the appeals process described at 19 Administrative Code 109.1001(n).
	A final rating issued by TEA may not be appealed under Education Code 7.057 or any other law or rule. <i>19 TAC 109.1001(o)</i>
Annual Audit of Dropout Records	The commissioner shall develop a process for auditing district dropout records electronically. The commissioner shall also de- velop a system and standards for review of the audit or use sys- tems already available at TEA. The system must be designed to identify districts that are at high risk of having inaccurate dropout records and that, as a result, require on-site monitoring of dropout records.
	If the electronic audit of a district's dropout records indicates that the district is not at high risk of having inaccurate dropout records, the district may not be subject to on-site monitoring. If the risk- based system indicates that a district is at high risk of having inac- curate dropout records, the district is entitled to an opportunity to respond to the commissioner's determination before on-site moni- toring may be conducted. A district must respond not later than the 30th day after the date the commissioner notifies the district of the commissioner's determination. If a district's response does not change the commissioner's determination that the district is at high risk of having inaccurate dropout records or if the district does not respond in a timely manner, the commissioner shall order TEA staff to conduct on-site monitoring.

Education Code 39.308(a)–(c)

South San Antonio ISD 015908

Table of Contents	Board Authority	3
	Delegation of Authority	3
	Purchases Valued at or Above \$50,000	3
	Factors	4
	Out-of-State Bidders	5
	Required Contract Provision	5
	Disclosure of Interested Parties	5
	Exclusions	5
	Required Form	6
	Deadline	6
	Contract Changes	6
	Definitions	6
	Contract with Person Indebted to District	7
	Notice Publication	8
	Electronic Bids or Proposals	8
	Professional Services	8
	Prohibited Contracts	9
	Emergency Damage or Destruction	
	Computers	9
	Automated Information System	9
	Automated External Defibrillators	9
	Sole Source	9
	Insurance	10
	Multiyear Contracts	10
	Competitive Bidding	10
	Opening Bids	10
	Safety Record	10
	Identical Bids	11
	Competitive Sealed Proposals	11
	Request for Proposals	11
	Opening Proposals	11
	Selection	11
	Best Value Determination	12
	Interlocal Agreements	12

State Purchasing Program	13
District Requirements	13
Multiple Award Contract Schedule	14
Cooperative Purchasing Program	14
Contract-Related Fee	15
Reverse Auction	15
Commitment of Current Revenue	15
Change Orders	16
Energy or Water Conservation Measures	16
Recycled Products	16
Agricultural Products	17
Vegetation for Landscaping	17
Bus Purchase or Lease	17
Right to Work	17
Lobbying Restriction—Tobacco Education Grant Funds	18
Criminal History	18
Impermissible Practices	18
Injunction	19

	Note	For additional legal requirements applicable to pur- chases with federal funds, see CBB. For additional legal requirements applicable to school nutrition procurement, see COA.
Board Authority		ard may adopt rules and procedures for the acquisition of Is and services. <i>Education Code 44.031(d)</i>
Delegation of Authority	or re	ard may delegate its authority regarding an action authorized quired to be taken by a district by Education Code Chapter 44, chapter B, to a designated person, representative, or commit-
	auth	ard may not delegate the authority to act regarding an action orized or required to be taken by the board by Education Code oter 44, Subchapter B.
Disaster Exception	ever distr nate struc tion cons	withstanding any other provision of the Education Code, in the at of a catastrophe, emergency, or natural disaster affecting a lict, the board may delegate to the superintendent or desig- d person the authority to contract for the replacement, con- ction, or repair of school equipment or facilities under Educa- Code Chapter 44, Subchapter B if emergency replacement, struction, or repair is necessary for the health and safety of dis- students and staff.
	Edu	cation Code 44.0312
Purchases Valued at or Above \$50,000	cont \$50,	istrict contracts for the purchase of goods and services, except racts for the purchase of produce or vehicle fuel, valued at 000 or more in the aggregate for each 12-month period, shall nade by the method that provides the best value for a district:
	1.	Competitive bidding for services other than construction services.
	2.	Competitive sealed proposals for services other than con- struction services.
	3.	A request for proposals for services other than construction services.
	4.	An interlocal contract.
	5.	The reverse auction procedure as defined by Government Code 2155.062(d).
	6.	The formation of a political subdivision corporation under Lo- cal Government Code 304.001 (regarding the purchase of electricity).
	Edu	cation Code 44.031(a)

	=		A for requirements applicable to school nutrition pur- ncluding produce, using federal funds.]		
	Not	te:	Regarding construction of school facilities, see CV gen- erally; CVA for competitive bidding; CVB for competitive sealed proposals; CVC and CVD for contracts using a construction manager; CVE for design/build contracts; and CVF for job order contracts for minor repairs/altera- tions.		
Factors	In a	awardi	ng a contract, a district shall consider:		
	1.	Purc	chase price.		
	2.		reputation of the vendor and of the vendor's goods or ices.		
	3.	The	quality of the vendor's goods or services.		
	4.	The nee	extent to which the goods or services meet the district's ds.		
	5.	The	vendor's past relationship with the district.		
	6.		impact on the ability of the district to comply with laws re- g to historically underutilized businesses.		
	7.		total long-term cost to the district to acquire the goods or ices.		
	8.	ecor tion veno own	a contract that is not for goods and services related to tel- mmunications and information services, building construc- and maintenance, or instructional materials, whether the dor or the vendor's ultimate parent company or majority er has its principal place of business in this state or em- s at least 500 persons in this state.		
	9.	•	other relevant factor specifically listed in the request for or proposals.		
	Edι	Education Code 44.031(b)			
	Coo cate con vide app	de 44. ed in a sider ed by l oly to t	ng a contract by competitive sealed bid under Education 031, a district that has its central administrative office lo- a municipality with a population of less than 250,000 may a bidder's principal place of business in the manner pro- Local Government Code 271.9051. This section does not he purchase of telecommunications services or infor-		

apply to the purchase of telecommunications services or information services, as those terms are defined by 47 U.S.C. Section 153. *Education Code 44.031(b-1)*

South San Antonio ISD 015908				
PURCHASING AND ACQUISITION (LI				
	The factors listed above are the only criteria that may be consid- ered by a district in its decision to award a contract. <u>R.G.V. Vend- ing v. Weslaco Indep. Sch. Dist.</u> , 995 S.W.2d 897 (Tex. App.—Cor- pus Christi 1999, no pet.)			
Out-of-State Bidders	A board shall not award a contract for services or for purchase of supplies, materials, or equipment to a bidder whose principal place of business is not in this state, unless the nonresident underbids the lowest bid submitted by a responsible resident bidder by an amount that is not less than the greater of the amount by which a resident bidder would be required to underbid a nonresident bidder to obtain a comparable contract in the state in which the nonresident's principal place of business is located, or a state in which a majority of the manufacturing relating to the contract will be performed. <i>Gov't Code 2252.001–.002</i>			
	This requirement shall not apply to a contract involving federal funds. A district shall rely on information published by the comptrol- ler in evaluating the bids of a nonresident bidder. <i>Gov't Code</i> 2252.003–.004			
Required Contract Provision	A district may not enter into a contract with a company for goods and services unless the contract contains a written verification from the company that it does not boycott Israel and will not during the term of the contract. <i>Gov't Code 2270.002</i>			
	"Company" means a for-profit sole proprietorship, organization, as- sociation, corporation, partnership, joint venture, limited partner- ship, limited liability partnership, or limited liability company, includ- ing a wholly owned subsidiary, majority-owned subsidiary, parent company, or affiliate of those entities or business associations that exists to make a profit. <i>Gov't Code 808.001(2)</i>			
Disclosure of Interested Parties	A district may not enter into a contract that requires an action or vote of the board before the contract may be signed, or has a value of at least \$1 million, with a business entity unless the business entity submits a disclosure of interested parties to the district at the time the business entity submits the signed contract to the district. <i>Gov't Code 2252.908</i>			
	A contract does not require an action or vote by the board if the board has legal authority to delegate to its staff the authority to execute the contract, the board has delegated this authority, and the board does not participate in the selection of the business entity with which the contract is entered into. <i>1 TAC 46.1(c)</i>			
Exclusions	The disclosure requirement does not apply to a contract with:			
	 A publicly traded business entity, including a wholly owned subsidiary of the entity; 			
DATE ISSUED: 1/28/20	19 5 of 19			

	2. An electric utility, as defined by Utilities Code 31.002; or			
	3. A gas utility, as defined by Utilities Code 121.001.			
	Gov't Code 2252.908(c)(4)–(6)			
Required Form	The disclosure of interested parties must be submitted on a form prescribed by the Texas Ethics Commission (TEC) that includes a list of each interested party for the contract of which the contracting business entity is aware; and a written, unsworn declaration subscribed by the authorized agent of the contracting business entity as true under penalty of perjury that is in substantially the form set out in Government Code 2252.908(e)(2). <i>Gov't Code 2252.908(e); 1 TAC 46.5(a)</i>			
	The certification of filing and the completed disclosure of interested parties form generated by TEC's electronic filing application must be printed, signed by an authorized agent of the contracting business entity, and submitted to the district that is the party to the contract for which the form is being filed. <i>1 TAC 46.5(b)</i>			
Deadline	A district that receives a completed disclosure of interested parties form and certification of filing shall notify TEC, in an electronic for- mat prescribed by TEC, of the receipt of those documents not later than the 30th day after the date the board receives the disclosure. <i>1 TAC 46.5(c); Gov't Code 2252.908(f)</i>			
Contract Changes	The disclosure requirements do not apply to a change made to an existing contract, including an amendment, change order, or extension of a contract except as set out below.			
	The disclosure requirements apply to a change made to an existing contract, including an amendment, change order, or extension of a contract if:			
	 A disclosure of interested parties form was not filed for the ex- isting contract; and either the changed contract requires an action or vote by the board or the value of the changed con- tract is at least \$1 million; or 			
	2. The business entity submitted a disclosure of interested par- ties form to the district that is a party to the existing contract; and either there is a change to the disclosure; or the changed contract requires an action or vote by the board; or the value of the changed contract is at least \$1 million greater than the value of the existing contract.			
	1 TAC 46.4			
Definitions	"Contract" means a contract between a board and a business en- tity at the time it is voted on by the board or at the time it binds the			
	10 6 of 10			

board, whichever is earlier, and includes an amended, extended, or renewed contract. *1 TAC 46.3(a)*

"Business entity" means any entity recognized by law through which business is conducted, including a sole proprietorship, partnership, or corporation. The term includes an entity through which business is conducted with a district, regardless of whether the entity is a for-profit or nonprofit entity, and does not include a governmental entity or state agency. *Gov't Code 2252.908(a)(1); 1 TAC* 46.3(b)

"Interested party" means a person who has a controlling interest in a business entity with whom a district contracts or who actively participates in facilitating the contract or negotiating the terms of the contract, including a broker, intermediary, adviser, or attorney for the business entity. *Gov't Code 2252.908(a)(3); 1 TAC 46.3(d), (e)*

"Controlling interest" means:

- 1. An ownership interest or participating interest in a business entity by virtue of units, percentage, shares, stock, or otherwise that exceeds ten percent;
- 2. Membership on the board of directors or other governing body of a business entity of which the board or other governing body is composed of not more than ten members; or
- 3. Service as an officer of a business entity that has four or fewer officers, or service as one of the four officers most highly compensated by a business entity that has more than four officers. This subsection does not apply to an officer of a publicly held business entity or its wholly owned subsidiaries.

1 TAC 46.3(c)

"Signed" includes any symbol executed or adopted by a person with present intention to authenticate a writing, including an electronic signature. 1 TAC 46.3(f)

"Value" of a contract is based on the amount of consideration received or to be received by a business entity from a board under the contract. 1 TAC 46.3(g)

[See BBFA for additional conflict of interest disclosures.]

Contract with Person Indebted to District A board may, by resolution, establish regulations permitting a school district to refuse to enter into a contract or other transaction with a person indebted to the school district. A district may refuse to award a contract to or enter into a transaction with an apparent low bidder or successful proposer that is indebted to the district.

	The term "person" includes an individual, sole proprietorship, cor- poration, nonprofit corporation, partnership, joint venture, limited li- ability company, and any other entity that seeks to enter into a con- tract or other transaction with a district requiring board approval.
	Education Code 44.044
Notice Publication	Notice of when and where bids or proposals or the responses to a request for qualifications will be received and opened shall be published in the county where a district's central administrative office is located, once a week for at least two weeks prior to the deadline for receiving bids, proposals, or responses to a request for qualifications. If there is no newspaper in that county, the advertising shall be published in a newspaper in the county nearest the county seat of the county in which a district's central administrative office is located. In a two-step procurement process, the time and place where the second-step bids, proposals, or responses will be received are not required to be published separately. <i>Education Code</i> $44.031(g)$
Electronic Bids or Proposals	A district may receive bids or proposals through electronic trans- mission if the board adopts rules to ensure the identification, secu- rity, and confidentiality of electronic bids or proposals and to ensure that the electronic bids or proposals remain effectively unopened until the proper time.
	An electronic bid or proposal is not required to be sealed. A provi- sion of Education Code Chapter 44 that applies to a sealed bid or proposal applies to a bid or proposal received through electronic transmission in accordance with the rules adopted by the board.
	Education Code 44.0313
Professional Services	The purchasing requirements of Education Code 44.031 do not ap- ply to a contract for professional services rendered, including the services of an architect, attorney, certified public accountant, engi- neer, or fiscal agent.
	A district may contract for professional services rendered by a fi- nancial consultant or a technology consultant in the manner pro- vided by Government Code 2254.003, in lieu of the methods pro- vided by Education Code 44.031.
	Education Code 44.031(f)
	Competitive bids shall not be solicited for professional services of any licensed or registered certified public accountant, architect, landscape architect, land surveyor, physician, optometrist, profes- sional engineer, state-certified or state-licensed real estate ap-

	praiser, or registered nurse. Contracts for these professional services shall be made on the basis of demonstrated competence and qualifications to perform the services and for a fair and reasonable price. <i>Gov't Code 2254.002, .003(a)</i>	
	An interlocal contract between a district and a purchasing coopera- tive may not be used to purchase engineering or architectural ser- vices. <i>Gov't Code 791.011(h)</i>	
Prohibited Contracts	For provisions regarding prohibited contracts, see CV(LEGAL).	
Emergency Damage or Destruction	If school equipment, a school facility, or a part of a school facility or personal property is destroyed or severely damaged or, as a result of an unforeseen catastrophe or emergency, undergoes major operational or structural failure, and a board determines that the delay posed by the methods provided for in Education Code 44.031 would prevent or substantially impair the conduct of classes or other essential school activities, then contracts for the replacement or repair of the equipment, school facility, or the part of the school facility may be made by methods other than those required by Education Code 44.031. <i>Education Code 44.031(h)</i>	
Computers	A district may acquire computers and computer-related equipment, including computer software, through the Department of Infor- mation Resources (DIR) under contracts with the DIR in accord- ance with Government Code Chapter 2054 or 2157. <i>Education</i> <i>Code 44.031(i)</i>	
Automated Information System	A district may purchase an automated information system using the purchasing method described by Government Code 2157.068 for commodity items or a purchasing method designated by the comptroller to obtain the best value for the state, including a request for offers method. A district that purchases an item using a method listed above satisfies any state law requiring the district to seek competitive bids for the purchase of the item. <i>Gov't Code</i> 2157.006; 34 TAC 20.391	
Automated External Defibrillators	A school that purchases or leases an automated external defibrilla- tor, as defined by Health and Safety Code 779.001, shall ensure that the defibrillator meets standards established by the federal Food and Drug Administration. <i>Education Code 44.047</i>	
Sole Source	Compliance with Education Code 44.031 is not required for pur- chases that are available from only one source, including:	
	 An item for which competition is precluded because of a pa- tent, copyright, secret process, or monopoly. 	
	2. A film, manuscript, or book.	
DATE ISSUED: 1/28/20	9 of 19)

	3.	A utility service, including electricity, gas, or water.	
	4.	A captive replacement part or component for equipme	ent.
	cess	sole source exception shall not apply to mainframe da sing equipment and peripheral attachments with a singl hase price in excess of \$15,000.	•
	Edu	cation Code 44.031(j)–(k)	
Insurance	chas Edu	ntract for the purchase of insurance is a contract for the of personal property and shall be made in accordance cation Code 44.031; <i>Atty. Ger</i> 347 (1995)	ce with
Multiyear Contracts	than sion distr tise the o	strict may execute an insurance contract for a period lo 12 months, if the contract contains either or both of the s described at Commitment of Current Revenue, below ict executes a multiyear insurance contract, it need not for insurance vendors until the 12-month period during district will be executing a new insurance contract. <i>Atty</i> <i>DM-418 (1996)</i>	e provi- v. If a t adver- which
Competitive Bidding	siste distr	ept to the extent prohibited by other law and to the extent ent with Education Code Chapter 44, Subchapter B, a s ict may use competitive bidding to select a vendor as a by Education Code 44.031(a)(1).	school
	to th the t ering sele	strict shall award a competitively bid contract at the bid e bidder offering the best value for the district. In deter best value for the district, the district is not restricted to g price alone but may consider any other factors stated ction criteria. The selection criteria may include the fac d in Education Code 44.031(b) [see Factors, above].	mining consid- I in the
	Sub	ept as provided below, Local Government Code Chapte chapter B does not apply to a competitive bidding proc his policy.	
	Edu	cation Code 44.0351	
Opening Bids	offic that	may be opened only by a board at a public meeting on er or employee of a district at or in an office of the distr has been opened may not be changed for the purpose ng an error in the bid price. <i>Local Gov't Code 271.026</i>	ict. A bid
		ard shall have the right to reject any and all bids. <i>Loca</i> e 271.027(a)	l Gov't
Safety Record		etermining who is a responsible bidder, a board may ta bunt the safety record of the bidder; of the firm, corpora	
DATE ISSUED: 1/28/201	19		10 of 19

	actir	nership, or institution represented by the bidder; or of anyone ng for such firm, corporation, partnership, or institution, pro- d that:			
	1.	The board has adopted a written definition and criteria for ac- curately determining the safety record of the bidder.			
	2.	The board has given notice in the bid specifications that the safety record of a bidder may be considered in determining the bidder's responsibility.			
	3.	The determinations are not arbitrary and capricious.			
	Loca	al Gov't Code 271.0275			
Identical Bids	are i	district receives two or more bids from responsible bidders that dentical, in nature and amount, as the lowest and best bids, it select only one bidder from the identical bids.			
	If only one of the bidders submitting identical bids is a resident of a district, that bidder shall be selected. If two or more such bidders are residents of a district, one shall be selected by the casting of lots. In all other cases, one of the identical bids shall be selected by the casting of lots.				
	sent	ard shall prescribe the manner of casting lots and shall be pre- when the lots are cast. All qualified bidders or their represent- es may be present at the casting of lots.			
	Loca	al Gov't Code 271.901			
Competitive Sealed Proposals	thori	electing a vendor through competitive sealed proposals as au- zed by Education Code 44.031(a)(2), a school district shall fol- the procedures prescribed below.			
Request for Proposals	posa spor posa	district shall prepare a request for competitive sealed pro- als that includes information that vendors may require to re- nd to the request. The district shall state in the request for pro- als the selection criteria that will be used in selecting the cessful offeror.			
Opening Proposals	of th in ea whic	district shall receive, publicly open, and read aloud the names e offerors and, if any are required to be stated, all prices stated ach proposal. Not later than the 45th day after the date on the proposals are opened, the district shall evaluate and each proposal submitted in relation to the published selection ria.			
Selection	distr	district shall select the offeror that offers the best value for the ict based on the published selection criteria and on its ranking uation. The district shall first attempt to negotiate a contract			

	with the selected offeror. The district may discuss with the selected offeror options for a scope or time modification and any price change associated with the modification. If the district is unable to negotiate a satisfactory contract with the selected offeror, the dis- trict shall, formally and in writing, end negotiations with that offeror and proceed to the next offeror in the order of the selection ranking until a contract is reached or all proposals are rejected.
Best Value Determination	In determining the best value for the district, the district is not re- stricted to considering price alone but may consider any other fac- tors stated in the selection criteria.
	Education Code 44.0352
Interlocal Agreements	To increase efficiency and effectiveness, a district may contract or agree with other local governments and with state agencies, including the comptroller, to perform some of its purchasing functions. <i>Gov't Code 791.001, .011, .025</i>
	An interlocal contract must be authorized by a board and the gov- erning body of each contracting party; must state the purpose, terms, rights, and duties of the contracting parties; and must spec- ify that each party paying for the performance of governmental functions or services shall make those payments from current reve- nues available to the paying party.
	An interlocal contractual payment must be in an amount that fairly compensates the performing party for the services or functions per- formed under the contract. The contract may be renewed and may have a specified term of years.
	Gov't Code 791.011(d)–(f), (i)
	A district may agree with another local government, including a nonprofit corporation that is created and operated to provide one or more governmental functions and services, or with the state or a state agency, including the comptroller, to purchase goods and ser- vices reasonably required for the installation, operation, or mainte- nance of the goods. Such an agreement may not, however, apply to services provided by firefighters, police officers, or emergency medical personnel.
	A district that purchases goods and services by agreement with an- other local government or with the state or state agency satisfies the requirement to seek competitive bids for the purchase of goods and services.
	Gov't Code 791.025(b)–(c); Atty. Gen. Op. JC-37 (1999)

	A district may not enter into a contract to purchase construction-re- lated goods or services through a purchasing cooperative in an amount greater than \$50,000 unless a person designated by the district certifies in writing that:		
	 The project for which the construction-related goods or ser- vices are being procured does not require the preparation of plans and specifications under Chapter 1001 or 1051, Occu- pations Code; or 		
	2. The plans and specifications required under Chapters 1001 and 1051, Occupations Code, have been prepared.		
	"Purchasing cooperative" means a group purchasing organization that governmental entities join as members and the managing en- tity of which receives fees from members or vendors.		
	Gov't Code 791.011(j)		
State Purchasing Program	Purchasing services performed for a district by the comptroller shall include:		
	1. The extension of state contract prices to a district when the comptroller considers it feasible.		
	2. Solicitation of bids on items desired by a district if the solicita- tion is considered feasible by the comptroller and is desired by the district.		
	 Provision of information and technical assistance to a district about the purchasing program. 		
	The comptroller may charge a district its actual costs in providing purchasing services.		
	Local Gov't Code 271.082		
District Requirements	A district may participate in the purchasing program, including par- ticipation in purchases that use the reverse auction procedure, by filing with the comptroller a resolution adopted by the board re- questing that the district be allowed to participate on a voluntary basis, to the extent the comptroller deems feasible, and stating that the board shall:		
	 Designate an official to act for the district in all matters relat- ing to the program, including the purchase of items from the vendor under any contract. 		
	2. Direct the decisions of its representative.		
	3. Be responsible for:		

		a.	Submitting requisitions to the commission under con- tract(s) and for payment directly to the vendor; and
		b.	Electronically sending purchase orders directly to ven- dors, or complying with procedures governing a reverse auction purchase, and electronically sending the comp- troller reports on actual purchases.
	4.		esponsible for the vendor's compliance with all conditions elivery and quality of the purchased item.
		e req	se made through participation in this program meets any uirement to seek competitive bids for the purchase of the
	Loc	al Go	v't Code 271.083
Multiple Award Contract Schedule	trac ces	ts tha s by t	otroller shall develop a schedule of multiple award con- t have been previously awarded using a competitive pro- he federal government or any other governmental entity in . <i>Gov't Code 2155.502</i>
	und purc liste 215 moo thor	er a c chase ed on 7.068 dity ite ized p	may purchase goods or services directly from a vendor contract listed on a schedule. A district contracting for the of an automated information system under a contract a schedule shall comply with Government Code (e-1) (regarding purchase of information technology com- ems) [see Automated Information System, above]. An au- purchase satisfies any requirement of state law relating to we bids or proposals.
	trac	t is a	listed for a good or service under a multiple award con- maximum price. A district may negotiate a lower price for services under a contract listed on a schedule.
	Gov	/'t Co	de 2155.504
Cooperative Purchasing Program	ano cal trict	ther lo coope does	may participate in a cooperative purchasing program with ocal government of this state or another state or with a lo- erative organization of this state or another state. If a dis- so, it may sign an agreement with another participating ernment or a local cooperative stating that the district will:
	1.		ignate a person to act on behalf of the district in all mat- relating to the program.
	2.	loca	e payments to another participating local government or I cooperative organization or directly under a contract, as rided in the agreement.
	3.	Be r	esponsible for the vendor's compliance.

South San Antonio ISD 015908		
PURCHASING AND AC	QUIS	ITION CH (LEGAL)
		district participates in a cooperative purchasing program, it sat- es any law requiring it to seek competitive bids.
	Loc	al Gov't Code 271.102; Atty. Gen. Op. JC-37 (1999)
Contract-Related Fee	\$25 cont F (c tive doc	chool district that enters into a purchasing contract valued at ,000 or more under Education Code 44.031(a)(5) (interlocal tract), under Local Government Code Chapter 271, Subchapter cooperative purchasing program), or under any other coopera- purchasing program authorized for school districts by law shall ument any contract-related fee, including any management fee, the purpose of each fee under the contract.
	mus ope	amount, purpose, and disposition of any fee described above at be presented in a written report and submitted annually in an n meeting of the board. The written report must appear as an nda item. The commissioner of education may audit the written port.
	Edu	cation Code 44.0331
Reverse Auction	the proc	strict that uses the reverse auction procedure must include in procedure a notice provision and other provisions necessary to duce a method of purchasing that is advantageous to the disand fair to vendors. <i>Local Gov't Code 271.906(b)</i>
	Rev	erse auction procedure means:
	1.	A real-time bidding process usually lasting less than one hour and taking place at a previously scheduled time and internet location, in which multiple suppliers, anonymous to each other, submit bids to provide the designated goods or ser- vices; or
	2.	A bidding process usually lasting less than two weeks and taking place during a previously scheduled period and at a previously scheduled internet location, in which multiple sup- pliers, anonymous to each other, submit bids to provide the designated goods or services.
	Gov	't Code 2155.062(d)
Commitment of Current Revenue	prop	ontract for the acquisition, including lease, of real or personal perty is a commitment of a district's current revenue only, pro- ed the contract contains either or both of the following provi- ns:
	1.	Retains to the board the continuing right to terminate the con- tract at the expiration of each budget period during the term of the contract.

	2.	Is conditioned on a best efforts attempt by the board to obtain and appropriate funds for payment of the contract.		
	Local Gov't Code 271.903			
Change Orders	If a change in plans or specifications is necessary after the perfor- mance of a contract is begun or if it is necessary to decrease or in- crease the quantity of work to be performed or of materials, equip- ment, or supplies to be furnished, the district may approve change orders making the changes. The district may grant general author- ity to an administrative official to approve the change orders.			
	The total contract price may not be increased because of the changes unless additional money for increased costs is approved for that purpose from available money or is provided for by the authorization of the issuance of time warrants.			
	not cont crea subs	ontract with an original contract price of \$1 million or more may be increased by more than 25 percent. If a change order for a gract with an original contract price of less than \$1 million in- lises the contract amount to \$1 million or more, the total of the sequent change orders may not increase the revised contract point by more than 25 percent of the original contract price.		
	Edu	cation Code 44.0411		
Energy or Water Conservation Measures	Suc	strict may contract for energy or water conservation measures. h a contract shall be let according to the procedures estab- ed for professional services by Government Code 2254.004.		
	trict' the	bard shall establish a long-range energy plan to reduce a dis- s annual electric consumption by five percent beginning with 2008 state fiscal year and consume electricity in subsequent al years in accordance with the district's energy plan.		
		<i>cation Code 44.901–.902</i> [See policy CL for legal requirements aining to such contracts and plans.]		
Recycled Products	A district shall give preference in purchasing to products made or recycled materials if the products meet applicable specifications to quantity and quality. A district shall regularly review and revise purchasing procedures and specifications for purchase of goods supplies, equipment, and materials in order to:			
	1.	Eliminate procedures and specifications that explicitly discrim- inate against products made of recycled materials.		
	2.	Encourage the use of products made of recycled materials.		

	. Ensure to the maximum extent economically feasible that district purchase products that may be recycled when they have served their intended use.	
	district may seek an exemption from compliance if it has a po- ation of less than 5,000 within its geographic boundaries and emonstrates to the Water Commission that compliance would york a hardship on the district.	•
	lealth and Safety Code 361.426	
Agricultural Products	the cost and quality are equal, a district shall give preference urchasing to agricultural products, including textiles and other imilar products, that are produced, processed, or grown in Tex Processed" means canning, freezing, drying, juicing, preservin r any other act that changes the form of a good from its natura tate to another form. If Texas agricultural products are not equ ost and quality to other agricultural products, a district shall give reference in purchasing to agricultural products produced, pro essed, or grown in the United States, if the cost and quality of U.S. and foreign products are equal.	kas. ng, al ial in ve o-
	district may not adopt product purchasing specifications that ecessarily exclude agricultural products produced, processed, rown in Texas.	
Vegetation for Landscaping	cost is equal and the quality is not inferior, a district shall give reference to Texas vegetation when it purchases vegetation for andscaping purposes.	
	ducation Code 44.042	
Bus Purchase or Lease	ach contract proposed for the purchase or lease of one or mo chool buses, including a lease with an option to purchase, sha e submitted to competitive bidding when the contract is valued 20,000 or more. <i>Education Code 44.031(I)</i> [See CNB]	all
Right to Work	Vhile engaged in procuring goods and services or awarding a cat, a district:	con-
	. May not consider whether a vendor is a member of or has other relationship with any organization; and	; an-
	. Shall ensure that its bid specifications and any subsequer contract or other agreement do not deny or diminish the ri of a person to work because of the person's membership other relationship status with respect to any organization.	ight

Education Code 44.043

Lobbying Restriction— Tobacco Education Grant Funds	A district may not spend grant funds it receives from the Perma- nent Fund for Tobacco Education and Enforcement to pay:			
	1.	Lobbying expenses incurred by the district;		
	2.	A person or entity that is required under Government Code Chapter 305 to register as a lobbyist with the Texas Ethics Commission;		
	3.	Any partner, employee, employer, relative, contractor, consult- ant, or related entity of a person or entity of a registered lob- byist (as described in item 2); or		
	4.	A person or entity who has been hired to represent associa- tions or other entities for the purpose of affecting the outcome of legislation, agency rules, ordinances, or other government policies.		
	Goi	Gov't Code 403.1067		
Criminal History		provisions pertaining to criminal history record information on tractors, see CJA(LEGAL).		
Impermissible Practices	A board member, employee, or agent shall not, with criminal negli- gence, make or authorize separate, sequential, or component pur- chases to avoid the purchasing requirements set out in Education Code 44.031. An officer or employee shall not knowingly violate Education Code 44.031 in any other manner.			
	"Component purchases" means purchases of the component parts of an item that in normal purchasing practices would be made in one purchase. "Separate purchases" means purchases, made sep- arately, of items that in normal purchasing practices would be made in one purchase. "Sequential purchases" means purchases, over a period, of items that in normal purchasing practices would be made in one purchase.			
	Violation of this provision is a Class B misdemeanor and an of- fense involving moral turpitude, conviction of which shall result in removal from office or dismissal from employment. A board mem- ber who is convicted of a violation of this provision is considered to have committed official misconduct and for four years after the date of final conviction, the removed person is ineligible to be appointed or elected to public office in Texas, is ineligible to be employed by or act as an agent for the state or a political subdivision, and is in- eligible to receive any compensation through a contract with the state or a political subdivision. [See BBC]			

Education Code 44.032

Injunction A court may enjoin performance of a contract made in violation of Education Code Chapter 44, Subchapter B. A county attorney, district attorney, criminal district attorney, citizen of the county in which a district is located, or any interested party may bring an action for an injunction. A party who prevails in an action brought under this subsection is entitled to reasonable attorney's fees as approved by the court. *Education Code 44.032(f)*

Purchasing Authority	The Board delegates to the Superintendent or designee the author- ity to make budgeted purchases for goods or services. However, any single, budgeted purchase of goods or services that costs \$50,000 or more, regardless of whether the goods or services are competitively purchased, shall require Board approval before a transaction may take place, unless the purchase falls into a cate- gorical exemption.		
	A categorical exemption shall be defined as:		
	 A cooperative or state purchasing program approved by the Board; or 		
	2. Utility services that cannot be competitively bid.		
Purchasing Method	The Board delegates to the Superintendent or designee the author- ity to determine the method of purchasing in accordance with CH(LEGAL) or CBB(LEGAL), as appropriate.		
Competitive Bidding	If competitive bidding is chosen as the purchasing method, the Su- perintendent or designee shall prepare bid specifications. All bids shall be in accordance with administrative regulations, and the sub- mission of any electronic bids shall also be in accordance with Board-adopted rules. All bidders shall be invited to attend the bid opening. Any bid may be withdrawn prior to the scheduled time for opening. Bids received after the specified time shall not be consid- ered.		
	The District may reject any and all bids in accordance with state or federal law, as applicable.		
Competitive Sealed Proposals	If competitive sealed proposals are chosen as the purchasing method, the Superintendent or designee shall prepare the request for proposals and/or specifications for items to be purchased. All proposals shall be in accordance with administrative regulations, and the submission of any electronic proposals shall also be in ac- cordance with Board-adopted rules. Proposals received after the specified time shall not be considered. Proposals shall be opened at the time specified, and all proposers shall be invited to attend the proposal opening. Proposals may be withdrawn prior to the scheduled time of opening. Changes in the content of a proposal, and in prices, may be negotiated after proposals are opened.		
	The District may reject any and all proposals in accordance with state or federal law, as applicable.		
Electronic Bids or Proposals	Bids or proposals that the District has chosen to accept through electronic transmission shall be administered in accordance with Board-adopted rules. Such rules shall safeguard the integrity of the		

South San Antonio ISD 015908	
PURCHASING AND AC	QUISITION CH (LOCAL)
	competitive procurement process; ensure the identification, secu- rity, and confidentiality of electronic bids or proposals; and ensure that the electronic bids or proposals remain effectively unopened until the proper time.
Responsibility for Debts	The Board shall assume responsibility for debts incurred in the name of the District so long as those debts are for purchases made in accordance with the adopted budget, state law, Board policy, and the District's purchasing procedures. [See CE] The Board shall not be responsible for debts incurred by persons or organizations not directly under Board control. Persons making unauthorized pur- chases shall assume full responsibility for all such debts.
Purchase Commitments	All purchase commitments shall be made by the Superintendent or designee in accordance with administrative procedures, including the District's purchasing procedures.
Personal Purchases	District employees shall not be permitted to make purchases for personal use through the District's business office.

PURCHASING AND ACQUISITION PAYMENT PROCEDURES

Payment Due	exe	ept as provided below, a payment by a district under a contract cuted on or after September 1, 1987, is overdue on the 31st after the later of:
	1.	The date the district receives the goods under the contract;
	2.	The date the performance of the service under the contract is completed; or
	3.	The date the district receives an invoice for the goods or ser- vices.
Exception	1993 less scrit tract	ayment under a contract executed on or after September 1, 3, owed by a district whose board meets only once a month or frequently is overdue on the 46th day after the later event de- bed above. The renewal, amendment, or extension of a con- t executed on or before September 1, 1993, is considered to be execution of a new contract.
	Gov	't Code 2251.021
Interest	com payr whic tem publ	ayment begins to accrue interest on the date the payment be- bes overdue. The rate of interest that accrues on an overdue ment is the rate in effect on September 1 of the fiscal year in ch the payment becomes overdue. The rate in effect on Sep- ber 1 is equal to the sum of one percent and the prime rate as lished in the Wall Street Journal on the first day of July of the ceding fiscal year that does not fall on a Saturday or Sunday.
		rest on an overdue payment stops accruing on the date a dis- or vendor mails or electronically transmits the payment.
		unpaid balance of a partial payment made within the pre- bed period accrues interest, unless the balance is in dispute.
	Gov	r't Code 2251.025, .029
	A di	strict shall:
	1.	Compute interest imposed on the district.
	2.	Pay the interest at the time payment is made on the principal.
	3.	Submit the interest payment with the net amount due for the goods or service.
	A di	strict may not:
	1.	Require a vendor to petition, bill, or wait an additional day to receive the interest due.

South San Antonio ISD 015908

PURCHASING AND ACQUISITION
PAYMENT PROCEDURES

	2.	Require a vendor or subcontractor to agree to waive the ven- dor's or subcontractor's right to interest as a condition of the contract.
	Gov	't Code 2251.027
Early Payment Discount	disc the trict crue	strict should take advantage of an offer for an early payment ount. A district may not take an early payment discount unless district makes a full payment within the discount period. If a dis- takes an early payment discount later, the unpaid balance ac- es interest beginning on the date the discount offer expires. <i>It Code 2251.030</i>
Exceptions		se provisions do not apply to a payment made by a district, dor, or subcontractor if:
	1.	There is a bona fide dispute between the district and a ven- dor, contractor, subcontractor, or supplier about the goods de- livered or the service performed that causes the payment to be late;
	2.	There is a bona fide dispute between a vendor and a subcon- tractor or between a subcontractor and its supplier about the goods delivered or the services performed that causes the payment to be late;
	3.	The terms of a federal contract, grant, regulation, or statute prevent the district from making a timely payment with federal funds; or
	4.	The invoice is not mailed to the person to whom it is ad- dressed in strict accordance with any instruction on the pur- chase order relating to the payment.
	Gov	r't Code 2251.002
Disputed Payment	payi the bala over shal with	strict shall notify a vendor of an error in an invoice submitted for ment by the vendor not later than the 21st day after the date district receives the invoice. If a dispute is resolved in favor of vendor, the vendor is entitled to receive interest on the unpaid ince beginning on the date that the payment for the invoice is rdue. If a dispute is resolved in favor of the district, the vendor Il submit a corrected invoice that must be paid in accordance Government Code 2251.021 [see Payment Due above]. The aid balance accrues interest if the corrected invoice is not paid he appropriate date. <i>Gov't Code 2251.042</i>
Vendor Remedy for Nonpayment	a di	endor may suspend performance required under a contract with strict if the district does not pay the vendor an undisputed punt within the time limits provided above, and the vendor gives

PURCHASING AND ACQUISITION PAYMENT PROCEDURES

CHF (LEGAL)

the district written notice informing the district that payment has not been received and stating the intent of the vendor to suspend performance for nonpayment.

The vendor may not suspend performance before the tenth day after the date the vendor gives this notice.

A vendor who suspends performance is not:

- 1. Required to supply further labor, services, or materials until the vendor is paid the amount provided for under Government Code Chapter 2251, plus costs for demobilization and remobilization; or
- Responsible for damages resulting from suspending work if the district with which the vendor has the contract has not notified the vendor in writing before performance is suspended that payment has been made or that a bona fide dispute for payment exists.

A notification that a bona fide dispute for payment exists must include a list of the specific reasons for nonpayment. If a reason specified is that labor, services, or materials provided by the vendor or the vendor's subcontractor are not provided in compliance with the contract, the vendor is entitled to a reasonable opportunity to cure the noncompliance of the listed items, or offer a reasonable amount to compensate for listed items for which noncompliance cannot be promptly cured.

Gov't Code 2251.051

South San Antonio ISD 015908		
PURCHASING AND ACC REAL PROPERTY AND I		CHG (LEGAL)
Cash Purchases with Available Funds	The Public Property Finance Act (Local Government Code 271, Subchapter A) does not include cash purchases of re erty made with moneys from available funds. <u>Bandera v. H</u> 2 S.W.3d 367 (Tex. App.—San Antonio 1999, pet. denied)	al prop-
Public Property Finance Act Definitions	"Contract" means an agreement entered into under the Pu Property Finance Act but does not mean a contract solely construction of improvements to real property.	
	"Improvement" means a permanent building, structure, fixt fence that is erected on or affixed to land but does not inclu transportable building or structure whether or not it is affixe land.	ude a
	"Real property" means land, improvement, or an estate or in real property, other than a mortgage or deed of trust cre- lien on property or an interest securing payment or perform an obligation in real property.	ating a
	Local Gov't Code 271.003(2), (10), (11)	
Proposed Contract	The board may execute, perform, and make payments und contract for the use or purchase or other acquisition of real erty or an improvement to real property. If the board propo- enter into such a contract, the board shall publish notice of enter into the contract not less than 60 days before the dat approve execution of the contract in a newspaper with gen culation in the district. The notice must summarize the maj sions of the proposed contract. The notice shall estimate the struction and other costs, but the board shall not publish the advertisement for bids for construction of improvements un days has expired from the publication of the notice of inter- ter into the contract. <i>Local Gov't Code 271.004(a)</i>	l prop- ses to f intent to te set to heral cir- or provi- ne con- ne first ntil 60
Petition and Referendum	If, within 60 days of the date of publication of the notice of quired above, a written petition signed by a least five perceregistered voters of the district is filed with the board requere that the board order a referendum on the question of wheth contract should be approved, the board may not approve t tract or publish the first advertisement for bids for construct improvements unless the question is approved by a majorit votes received in a referendum ordered and held on the que The referendum shall be held in accordance with the applip provisions of the Election Code. The requirement that an emust be held on a uniform election date does not apply to tion held under Local Government Code 271.004. Local Government Code 271.004(b)–(c)	ent of the esting her the he con- tion of ity of the uestion. cable election an elec-

South San Antonio ISD 015908		
PURCHASING AND ACC REAL PROPERTY AND		CHG (LEGAL)
Submission to Attorney General	A lease-purchase contract entered into by the district unde Government Code 271.004 and the records relating to its tion must be submitted to the attorney general for examina- to their validity. If the attorney general finds that the contra- been authorized in accordance with the law, the attorney g shall approve them, and the comptroller shall register the Following approval and registration, the contract is incontra and is a binding obligation according to its terms. <i>Local G</i> 271.004(g)–(i)	execu- ation as act has general contract. estable
District Obligation	A contract under Local Government Code 271.004 is a sp gation of a district if ad valorem taxes are not pledged to t ment of the contract. If the contract provides that payment district are to be made from maintenance taxes previously proved by voters of the district and are subject to annual a tion or are paid from a source other than ad valorem taxes payments under the contract shall not be considered inde under Tax Code 26.04(c). All or part of the district's obliga be evidenced by one or more negotiable promissory notes <i>Gov't Code 271.004 (d)–(f)</i>	he pay- ts by the / ap- appropria- s, the btedness tion may
State Assistance— Instructional Facilities	A district may receive state assistance in connection with purchase agreement concerning an instructional facility in ance with Education Code 46.004. A lease purchase agree must be for a term of at least eight years to be eligible to be with state and local funds under Education Code Chapter chapter A. <i>Education Code 46.004; 19 TAC 61.1032</i>	accord- ement pe paid
Eminent Domain	A district may, by the exercise of the right of eminent dom- quire the fee simple title to real property on which to consi school buildings or for any other public use necessary for trict. <i>Education Code 11.155(a)</i>	truct
	[For information regarding athletic stadium authorities and domain, see CCE.]	l eminent
	A district may not take private property through the use of domain if the taking confers a private benefit on a particul party through the use of the property, is for a public use the merely a pretext to confer a private benefit on a particular party, or is not for a public use. <i>Gov't Code 2206.001(b)</i>	ar private lat is
Procedures	The procedures in the Truth in Condemnation Procedures Government Code Chapter 2206, Subchapter B, apply to of eminent domain under the laws of this state by a gover entity. <i>Gov't Code 2206.052</i>	the use

South San Antonio ISD 015908		
PURCHASING AND AC REAL PROPERTY AND		CHG (LEGAL)
	Exercise of the eminent domain authority in all cas by Property Code Chapter 21, Subchapter B. <i>Prop</i> 21.011	
Reporting to Comptroller	Not later than February 1 of each year, a district sh comptroller a report containing records and other in ified by Government Code Chapter 2206, Subchap purpose of providing the comptroller with information the eminent domain database under Government of The district shall submit the report in a form and in scribed by the comptroller.	nformation spec- oter D for the on to maintain Code 2206.153.
	In addition to the required annual report, the district the comptroller any changes to the district's reporter main authority information not later than the 90th d on which the change occurred.	ed eminent do-
Penalties for Noncompliance	If a district does not timely submit a report that con provisions, the comptroller shall provide written no under Government Code 2206.155(a).	
	If the district does not report the required information the 30th day after the date the comptroller provides trict is subject to penalties as prescribed by Govern 2206.155.	s notice, the dis-
	The reporting, failure to report, or late submission of district does not affect the entity's authority to exer eminent domain.	
	Gov't Code 2206.154(a), (c), .155, .156	

CNA (LEGAL)

Definitions	r purposes of this policy:	
	"Bus" means a motor vehicle used to trans designed to accommodate more than ten ing the operator.	• •
	"Passenger car" means a motor vehicle, o cycle, used to transport persons and desig date ten or fewer passengers, including th	ned to accommo-
	"Passenger van" means a motor vehicle, c cycle or passenger car, used to transport p signed to transport 15 or fewer passenger driver.	persons and de-
	"School activity bus" means a bus designed more than 15 passengers, including the op owned, operated, rented, or leased by a di- transport public school students on a school trip, other than on routes to and from school not include a chartered bus, a bus operated authority, a school bus, or a multi-function	berator, that is istrict and is used to ol-related activity ol. The term does ed by a mass transit
	"School bus" means a motor vehicle that we compliance with the federal motor vehicle school buses in effect on the date of manu- used to transport preprimary, primary, or se on a route to and from school or on a school trip other than on routes to and from school not include a school-chartered bus or a but mass transit authority.	safety standards for ifacture and that is econdary students pol-related activity pl. The term does
	"Motor bus" means a vehicle designed to t 15 passengers, including the driver.	ransport more than
	ucation Code 34.003(d), (e); Transp. Code 5 5), (16)	41.201(3)(A), (12),
Authority	listrict may establish and operate an econominsportation system in the district or outside the tenters into an interlocal contract as provide de Chapter 791. In establishing and operating stem, a board shall employ bus drivers certified histandards and qualifications adopted by the blic Safety. <i>Education Code 34.007</i>	ne district, if the dis- d by Government g the transportation ed in accordance
Transportation Allotment for Eligible Students	ch district operating a regular transportation a allotment based on the daily cost per regular erating and maintaining the regular transport e linear density of that system. <i>Education Cod</i>	eligible student of ation system and

	"Regular eligible student" means a student who resides two or more miles from the student's campus of regular attendance, measured along the shortest route that may be traveled on public roads, and who is not classified as a student eligible for special ed- ucation services. <i>Education Code 42.155(b)(1)</i>
	The commissioner of education may not reduce the allotment be- cause a district provides transportation for an eligible student to and from a child-care facility or a grandparent's residence instead of the student's residence, if the transportation is provided within the approved routes of the district for the school the student at- tends. <i>Education Code</i> $42.155(k)$
	A board may require payment of a reasonable fee for transporta- tion to and from school of a student who lives within two miles of the school the student attends, except that a board may not charge a fee for transportation for which a district receives funds under Ed- ucation Code 42.155(d). <i>Education Code 11.158(a)(14)</i>
	If the district does not receive any funds under Education Code 42.155 and does not participate in a county transportation system for which an allotment is provided under Education Code 42.155(i), the board may require payment of a reasonable fee for the transportation of a student to and from the school the student attends. <i>Education Code 11.158(a)(16)</i>
Hazardous Conditions or High Risk of Violence	A district may apply for and on approval of the commissioner re- ceive an additional amount of up to ten percent of its regular trans- portation allotment to be used for the transportation of children liv- ing within two miles of the school they attend who would be subject to hazardous traffic conditions or a high risk of violence if they walked to school. <i>Education Code 42.155(d); 19 TAC 61.1016</i>
Definitions	"Hazardous traffic condition" means an area within two miles of a campus where no walkway is provided and children must walk along or cross a freeway or expressway, an underpass, an over- pass or a bridge, an uncontrolled major traffic artery, an industrial or commercial area, or another comparable condition.
	"Area presenting a high risk of violence" means an area within two miles of a campus that law enforcement records indicate presents a high incidence of violent crimes.
	19 TAC 61.1016(b)
Community Walking Transportation Programs	A district may use all or part of any additional funds received to support community walking transportation programs, including walking school bus programs, provided that the district requires each supported program to submit a financial report each semester

CNA (LEGAL)

		covers services provided by the program for the benefit of the ict. <i>Education Code 42.155(d-2)</i>
Eligibility	nual tion	strict or county is eligible to report hazardous area service an- mileage in the Foundation School Program (FSP) transporta- application if the district submits to TEA a policy adopted by board that:
	1.	Explains the specific hazardous traffic conditions or areas presenting high risk for violence that apply to the district and exist within two miles of its campuses; and
	2.	If a district elects to implement community walking transporta- tion programs or innovative school safety projects, requires such district-supported community walking transportation pro- grams or innovative school safety projects to:
		a. Utilize trained adults with current background checks to either walk students to their home or school or to stand guard along safe routes; and
		b. Provide financial reports to the district each semester.
	19 T	AC 61.1016(c)
Reporting	start vice scho vices high the e force	strict is required to submit a hazardous area policy prior to the of the school year and to report annual hazardous area ser- mileage by August 1 of each school year on the home-to- ool/school-to-home section of the FSP transportation route ser- s report. Districts requesting funds for an area presenting a risk of violence must provide to TEA, contemporaneously with explanation required at Eligibility above, consolidated law en- ement records that document violent crimes identified by re- ng agencies within the relevant jurisdiction. <i>19 TAC 61.1016(d)</i>
Career and Technology Program	from trict ogy prov appr tual per i	cost of transporting career and technology education students one campus to another inside a district or from a sending dis- to another secondary public school for a career and technol- program or an area career and technology school, or to an ap- ed postsecondary institution under a contract for instruction oved by TEA shall be reimbursed based on the number of ac- miles traveled times the district's official extracurricular travel mile rate as set by the board and approved by TEA. <i>Education</i> e 42.155(f)
Bus Operation	A pe	rson may not operate a school bus if:
	1.	The door of the school bus is open; or
	2.	The number of passengers on the bus is greater than the manufacturer's design capacity for the bus.
DATE ISSUED: 1/28/201	9	3 of 6

	An operator of a school bus, while operating the bus, shall prohibit a passenger from:
	1. Standing in the bus; or
	2. Sitting on the floor of the bus or in any location that is not de- signed as a seat.
	Transp. Code 545.426
Transporting Students to School	School buses or mass transit authority buses shall be used for the transportation of students to and from schools on routes having ten or more students. Passenger cars may be used on routes having fewer than ten students. <i>Education Code 34.003(a)</i>
Bus Passes or Cards	A school district may use the state transportation allotment to pro- vide a bus pass or card for another transportation system to each student who is eligible to use the regular transportation system of the district but for whom the regular transportation system of the district is not a feasible method of providing transportation. <i>Educa-</i> <i>tion Code 42.155(l)</i>
Designation of Child-Care Facility or Grandparent's Residence	A board, after determining eligibility for transportation services, shall allow a parent to designate a child-care facility or the residence of a grandparent of the child instead of the child's residence as the regular location for purposes of obtaining transportation under the system to and from the child's school, if the location is an approved stop on an approved route. <i>Education Code 34.007(b)(2)</i>
	"Child-care facility" means a facility licensed, certified, or registered by the Department of Family and Protective Services to provide as- sessment, care, training, education, custody, treatment, or supervi- sion for a child who is not related by blood, marriage, or adoption to the owner or operator of the facility for all or part of the 24-hour day, whether or not the facility is operated for profit or charges for the services it offers. <i>Human Resources Code 42.002(3)</i>
Transportation of Homeless Students	As a condition of receiving funds under the McKinney-Vento Home- less Assistance Act, a district shall adopt policies and practices to ensure that transportation is provided, at the request of the parent or guardian (or in the case of an unaccompanied youth, at the re- quest of the homeless liaison [see FFC]) to and from the school of origin, as follows:
	1. If the child continues to live in the area served by the district in which the school of origin is located, the district of origin will provide the child's transportation to and from the school of origin.

TRANSPORTATION MANAGEMENT
STUDENT TRANSPORTATION

	2.	trict her serv in w port tran are	e child's living arrangements in the area served by the dis- of origin terminate and the child, though continuing his or education in the school of origin, begins living in an area ved by another district, the district of origin and the district which the child is living shall agree upon a method to ap- tion the responsibility and costs for providing the child with sportation to and from the school of origin. If the districts unable to agree, the responsibility and costs shall be red equally.
	42	U.S.C	C. 11432(g)(1)(J)(iii)(I), (II) [See FDC]
Transportation of Students in Foster Care	A district receiving Title 1, Part A funds must collaborate with the state or local child welfare agency to develop and implement clear written procedures governing how transportation to maintain children in foster care in their school of origin when in their best interest will be provided, arranged, and funded for the duration of the time in foster care. These procedures shall:		
	1.	the cos	sure that children in foster care needing transportation to school of origin will promptly receive transportation in a t-effective manner and in accordance with 42 U.S.C. (4)(A); and
	2.	tran sch	ure that, if there are additional costs incurred in providing sportation to maintain children in foster care in their ools of origin, the district will provide transportation to the ool of origin if:
		a.	The local child welfare agency agrees to reimburse the district for the cost of such transportation;
		b.	The district agrees to pay the cost of transportation; or
		C.	The district and the local welfare agency agree to share the cost of such transportation.
	20	U.S.C	C. 6312(c)(5) [See FD]
School Activities	When transporting students in connection with school activities other than on routes to and from school:		
	1.		y school buses or motor buses may be used to transport or more students; and
	2.		senger cars or passenger vans may be used to transport er than 15 students.

Education Code 34.003(b)

South San Antonio ISD 015908

TRANSPORTATION MANAGEMENT STUDENT TRANSPORTATION

	are sure cap	Il circumstances in which passenger cars or passenger vans used to transport students, the operator of the vehicle shall en- e that the number of passengers does not exceed the designed acity of the vehicle and that each passenger is secured by a ety belt. <i>Education Code 34.003(c)</i>
Accelerated Instruction Programs	proę proę	strict shall provide students required to attend the accelerated grams described in policy code EIE with transportation to those grams if the programs occur outside of regular school hours.
Transportation Company or System	tran	bard may contract with a mass transit authority, commercial sportation company, or juvenile board for all or any part of a rict's public school transportation if the authority, company, or rd:
	1.	Requires its school bus drivers to have the qualifications re- quired by and to be certified in accordance with standards es- tablished by the Department of Public Safety; and
	2.	Uses only those school buses or mass transit authority buses in transporting 15 or more students that meet or exceed safety standards for school buses established under Educa- tion Code 34.002.
	tran fron	ass transit authority contracting under this provision for daily sportation of pre-primary, primary, secondary students to or n school shall conduct, in a manner and on a schedule ap- ved by the board, the following education programs:
	1.	A program to inform the public that public school students will be riding on the authority's or company's buses;
	2.	A program to educate drivers of the buses to be used under the contract of the special needs and problems of public school students riding on the buses; and
	3.	A program to educate public school students on bus riding safety and any special considerations arising from the use of the authority's or company's buses.
		pard may supplement the state transportation cost allotment local funds necessary to provide complete transportation ser- s.
	Edu	cation Code 34.008
	-	provisions pertaining to criminal history record information on tractors providing transportation services, see CJA(LEGAL).]

FOOD AND NUTRITION MANAGEMENT

Texas Department of Agriculture Authority	The Texas Department of Agriculture (TDA) administers federal and state nutrition programs, including the National School Lunch Program (NSLP) under 42 U.S.C. Section 1751 et seq., and the School Breakfast Program (SBP) under 42 U.S.C. Section 1773. <i>Agriculture Code 12.0025</i>			
	Note:	Regulations applicable to federal nutrition programs are found at the following:		
		7 C.F.R. 210: National School Lunch Program		
		7 C.F.R. 215: Special Milk Program for Children		
		7 C.F.R. 220: School Breakfast Program		
		7 C.F.R. 225: Summer Food Service Program		
		7 C.F.R. 245: Free and Reduced Price Eligibility		
Program Compliance	the appl pliance f	all require that school food authorities (SFAs) comply with icable provisions 7 C.F.R. Part 210. TDA shall ensure com- through audits, administrative reviews, technical assis- aining guidance materials or by other means. 7 C.F.R. a)(3)		
	[For the	definition of "school food authority," see COA(LEGAL).]		
Administrative Review	in the N Summe	st conduct administrative reviews of all SFAs participating SLP (including the Afterschool Snacks and the Seamless r Option) and SBP at least once during a 3-year review cy- rided that each SFA is reviewed at least once every 4		
	on-site e grams. both crit 210.18(g includes	strative reviews" means the comprehensive off-site and/or evaluation of all SFAs participating in the specified pro- The term administrative review is used to reflect a review of ical and general areas in accordance with 7 C.F.R. g) and (h), as applicable for each reviewed program, and other areas of program operations determined by TDA to rtant to program performance.		
	7 C.F.R.	210.18		
School Nutrition Program Professional Standards	plement	that operates the NSLP or the SBP must establish and im- professional standards for school nutrition program direc- nagers, and staff.		

South San Antonio ISD 015908				
FOOD AND NUTRITION MANAGEMENT (LEG				
Minimum Standards for School Nutrition Program Directors	dire and ing/e	h SFA must ensure that all newly hired school nutrition program ctors meet minimum hiring standards and ensure that all new existing directors have completed the minimum annual train- education requirements for school nutrition program directors, et forth in 7 C.F.R. 210.30.		
	7 C.	F.R. 210.30		
Exempt Fundraisers	erag Part for u vide may	bols that participate in the NSLP or SBP may sell food and bev- les that do not meet nutritional standards outlined in 7 C.F.R. s 210 and 220 as part of a fundraiser, during the school day, up to six days per school year on each school campus, pro- d that no specially exempted fundraiser foods or beverages be sold in competition with school meals in the food service a during the meal service. <i>4 TAC 26.2</i>		
Definitions		"School day" means the midnight before, to 30 minutes after the end of the official school day.		
	dicti	nool campus" means all areas of the property under the juris- on of the school that are accessible to students during the pol day.		
	4 T/	AC 26.1		
Unpaid Meal Charges State Law	The board of a district that allows students to use a prepaid meal card or account to purchase meals served at schools in the distric shall adopt a grace period policy regarding the use of the cards or accounts. The policy:			
	1.	Must allow a student whose meal card or account balance is exhausted or insufficient to continue, for a period determined by the board, to purchase meals by:		
		a. Accumulating a negative balance on the student's card or account; or		
		 Otherwise receiving an extension of credit from the dis- trict; 		
	2.	Must require the district to notify the parent of or person standing in parental relation to the student that the student's meal card or account balance is exhausted;		
	3.	May not permit the district to charge a fee or interest in con- nection with meals purchased under item 1, above; and		
	4.	May permit the district to set a schedule for repayment on the account balance as part of the notice to the parent or person standing in parental relation to the student.		
	Education Code 33.908			

FOOD AND NUTRITION MANAGEMENT

Federal Law	An SFA operating a NSLP and/or SBP must:		
	1.	Have a written and clearly communicated meal charge policy in order to ensure a consistent and transparent approach to the issue of how students who pay the full or reduced price cost of a reimbursable meal are impacted by having insuffi- cient funds on hand or in their account to purchase a meal.	
	2.	Include policies regarding the collection of delinquent meal charge debt in the written meal charge policy.	
	3.	Ensure that the policy is provided in writing to all households at the start of each school year and to households that trans- fer to the school during the school year.	
	4.	Provide the meal charge policy to all school or SFA-level staff responsible for policy enforcement, including school food ser- vice professionals responsible for collecting payment for meals at the point of service, staff involved in notifying fami- lies of low or negative balances, and staff involved in enforc- ing any other aspects of the meal charge policy.	
		erpts from USDA Memo SP 46-2016, <u>Unpaid Meal Charges:</u> <u>al Meal Charge Policies</u> ¹ (July 8, 2016)	
Lauren's Law	tion stuc	strict may not adopt any rule, policy, or program under Educa- Code 28.002 that would prohibit a parent or grandparent of a lent from providing any food product of the parent's or grand- ent's choice to:	
	1.	Children in the classroom of the child on the occasion of the child's birthday; or	
	2.	Children at a school-designated function.	
	Edu	cation Code 28.002(I-3)(2)	
Donation of Food	zatio atec stuc ceiv	strict may allow a campus to donate food to a nonprofit organi- on through an official of the nonprofit organization who is affili- d with the campus, including a teacher, counselor, or parent of a lent enrolled at the campus. The donated food may be re- ed, stored, and distributed on the campus. Food donated by campus may include:	
	1.	Surplus food prepared for breakfast, lunch, or dinner meals or a snack to be served at the campus cafeteria, subject to any applicable local, state, and federal requirements; or	
	2.	Food donated to the campus as the result of a food drive or similar event.	

FOOD AND NUTRITION MANAGEMENT

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

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

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

Education Code 33.907

¹ USDA Memo Unpaid Meal Charges: Local Meal Charge Policies: <u>https://fns-prod.azureedge.net/sites/default/files/cn/SP46-2016os.pdf</u>

FOOD AND NUTRITION MANAGEMENT PROCUREMENT

	Note:	For additional legal requirements applicable to pur- chases with federal funds, including 2 C.F.R. 200, see CBB. For more information on United States Department of	
		Agriculture (USDA) procurement requirements, see the Texas Department of Agriculture (TDA) <u>Food and Nutri-</u> <u>tion Division Administrator's Reference Manual</u> , ¹ Section 17.	
Definitions	For purposes of this policy, "2 C.F.R. part 200" means the Uniform Administrative Requirements, Cost Principles, and Audit Require- ments for Federal Awards published by the Office of Management and Budget (OMB). The part reference covers applicable: Acro- nyms and Definitions (subpart A), General Provisions (subpart B), Post Federal Award Requirements (subpart D), Cost Principles (subpart E), and Audit Requirements (subpart F). (Note: Pre-Fed- eral Award Requirements and Contents of Federal Awards [subpart C] does not apply to the National School Lunch Program). 7 C.F.R. 210.2, 220.2		
	sponsible the legal	ood authority" (SFA) means the governing body that is re- e for the administration of one or more schools and has authority to operate the program therein or be otherwise I by the USDA Food and Nutrition Service (FNS) to oper- rogram.	
	the Comr	" means the National School Lunch Program (NSLP) and modity School Program or the School Breakfast Program s applicable.	
	conducte all of the	it school food service" means all food service operations of by the SFA principally for the benefit of school children, revenue from which is used solely for the operation or im- nt of such food services.	
	count in v conducte is retaine	it school food service account" means the restricted ac- which all of the revenue from all food service operations of by the SFA principally for the benefit of school children of and used only for the operation or improvement of the school food service.	
	payment	mbursable contract" means a contract that provides for of incurred costs to the extent prescribed in the contract, ithout a fixed fee.	
	7 C.F.R. 2	210.2, 220.2	

South San Antonio ISD 015908

FOOD AND NUTRITION MANAGEMENT PROCUREMENT

Administration	The SFA shall be responsible for the administration of the program in schools. 7 C.F.R. 210.3
Nonprofit School Food Service National School Lunch Program	The SFA shall maintain a nonprofit school food service. Revenues received by the nonprofit school food service are to be used only for the operation or improvement of such food service, except that such revenues shall not be used to purchase land or buildings, unless otherwise approved by FNS, or to construct buildings. Expenditures of nonprofit school food service revenues shall be in accordance with the financial management system established by the TDA under 7 C.F.R. 210.19(a). 7 C.F.R. 210.14(a)
School Breakfast Program	Pursuant to required written agreements, the SFA shall, with re- spect to participating schools under its jurisdiction maintain a non- profit school food service. In accordance with the financial man- agement system established under 7 C.F.R. 220.13(i), use all revenues received by such food service only for the operation or improvement of that food service. Revenues received by the non- profit school food service shall not be used to purchase land or buildings or to construct buildings. 7 C.F.R. 220.7(e)(1)(i)–(iii)
Food Service Management Companies	An SFA may contract with a food service management company to manage its food service operation in one or more of its schools. However, no school or SFA may contract with a food service management company to operate an a la carte food service unless the company agrees to offer free, reduced price and paid reimbursable lunches to all eligible children. Any SFA that employs a food service management company in the operation of its nonprofit school food service shall comply with the requirements of 7 C.F.R. 210.16 (NSLP) or 7 C.F.R. 220.7(d) (SBP). 7 C.F.R. 210.16, 220.7
USDA Procurement Requirements	The SFA shall comply with requirements of 7 C.F.R. Part 210 (NSLP), Part 220 (SBP), and 2 C.F.R. Part 200, subpart D and USDA implementing regulations 2 C.F.R. Part 400 and Part 415, as applicable, which implement the applicable requirements, concerning procurement of all goods and services with nonprofit school food service account funds. <i>7 C.F.R. 210.21(a), 220.16(a)</i>
District Procurement Procedures	An SFA may use its own procurement procedures which reflect ap- plicable state and local laws and regulations, provided that pro- curements made with nonprofit school food service account funds adhere to the standards set forth in 7 C.F.R. Part 210 and in 2 C.F.R. Part 200, Subpart D, as applicable. SFA procedures must include a written code of standards of conduct meeting the mini- mum standards of 2 CFR 200.318, as applicable. [See CBB(LE- GAL) at Procurement Standards]

FOOD AND NUTRITION MANAGEMENT PROCUREMENT

Pre-issuance Review	TDA may impose a pre-issuance review requirement on an SFA's proposed procurement. The SFA must make available, upon request by TDA, its procurement documents, including but not limited to solicitation documents, specifications, evaluation criteria, pro- curement procedures, proposed contracts and contract terms. The SFA shall comply with TDA requests for changes to procurement procedures and solicitation and contract documents to ensure that, to TDA's satisfaction, such procedures and documents reflect applicable procurement and contract requirements and the requirements of 7 C.F.R. Part 210.
Prohibited Expenditures— Noncompliant Procurement	No expenditure may be made from the nonprofit school food service account for any cost resulting from a procurement failing to meet the requirements of 7 C.F.R. Part 210 (NSLP) or Part 220 (SBP).
	7 C.F.R. 210.21(c), 220.16(c)
Conflicts of Interest	A district must disclose in writing any potential conflicts of interest to the USDA awarding agency or pass-through entity (e.g., TDA).
	The district must maintain written standards of conduct covering conflicts of interest and governing the performance of its employ- ees in the selection, award and administration of federal awards. No employee, officer or agent may participate in the selection, award, or administration of a federal award if he or she has a real or apparent conflict of interest. Such a conflict of interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in or a tangible personal benefit from a non-federal entity considered for a federal award. The dis- trict may set standards for situations in which the financial interest is not substantial or the gift is an unsolicited item of nominal value. The standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the district.
	2 C.F.R. 400.2
Cost Reimbursable Contracts	The SFA must include the provisions specified in 7 C.F.R. 210.21(f)(1) (NSLP) or 220.16(e)(1) (SBP) in all cost reimbursable contracts, including contracts with cost reimbursable provisions, and in solicitation documents prepared to obtain offers for such contracts.

FOOD AND NUTRITION MANAGEMENT PROCUREMENT

Prohibited Expenditures— Noncompliant Contract	No expenditure may be made from the nonprofit school food service account for any cost resulting from a cost reimbursable contract that fails to include the requirements of 7 C.F.R. 210.21 (NSLP) or 220.16 (SBP), nor may any expenditure be made from the nonprofit school food service account that permits or results in the contractor receiving payments in excess of the contractor's actual, net allowable costs.	
	7 C.F.R. 210.21(f), 220.16(e)	
Buy American Domestic Commodity or Product	"Domestic commodity or product" means an agricultural commodity that is produced in the United States, and a food product that is processed in the United States substantially using agricultural com modities that are produced in the United States.	-
Requirement	The USDA shall require that an SFA purchase, to the maximum ex- tent practicable, domestic commodities or products.	-
	7 C.F.R. 210.21(d), 220.16(d)	
Optional Geographic Preference	An SFA participating in the program may apply a geographic pref- erence when procuring unprocessed locally grown or locally raised agricultural products. When utilizing the geographic preference to procure such products, the SFA making the purchase has the dis- cretion to determine the local area to which the geographic prefer- ence option will be applied.	
	For the purpose of applying the optional geographic procurement preference, "unprocessed locally grown or locally raised agricul- tural products" means only those agricultural products that retain their inherent character. The effects of the following food handling and preservation techniques shall not be considered as changing an agricultural product into a product of a different kind or charac- ter: cooling; refrigerating; freezing; size adjustment made by peel- ing, slicing, dicing, cutting, chopping, shucking, and grinding; form- ing ground products into patties without any additives or fillers; drying/dehydration; washing; packaging (such as placing eggs in cartons), vacuum packing and bagging (such as placing vegeta- bles in bags or combining two or more types of vegetables or fruits in a single package); the addition of ascorbic acid or other preserv- atives to prevent oxidation of produce; butchering livestock and poultry; cleaning fish; and the pasteurization of milk.	;
	7 C.F.R. 210.21(g), 220.16(f)	
Sale of Milk	An SFA participating in the program, or a person approved by a school participating in the program, must not directly or indirectly restrict the sale or marketing of fluid milk (as described in 7 C.F.R. 210.10(d)(4)) at any time or in any place on school premises or at any school-sponsored event. 7 C.F.R. 210.21(e)	
DATE ISSUED: 1/28/207	9 4 of 5	5

South San Antonio ISD 015908		
FOOD AND NUTRITION PROCUREMENT	N MANAGEMENT	COA (LEGAL)
Dairy Products	A district may not purchase milk, cream, butter, chees uct consisting largely of one or more of those items th imported from outside the United States. This provision apply to the purchase of milk powder if domestic milk readily available in the normal course of business. He Code 435.021	nat has been on does not powder is not
Imported Beef	A district may not purchase beef or a product consisting tially of beef that has been imported from outside the States. <i>Agriculture Code 150.012</i>	United
	¹ TDA Food and Nutrition Division Administrator's Reference <u>http://squaremeals.org/Publications/Handbooks.aspx</u>	ce Manual:

South San Antonio ISD 015908 FOOD AND NUTRITION MANAGEMENT COB FREE AND REDUCED-PRICE MEALS (LEGAL) Claims for The school food authority (SFA) shall establish internal controls Reimbursement which ensure the accuracy of meal counts prior to the submission of the monthly claim for reimbursement under the National School Internal Controls Lunch Program (NSLP) or the School Breakfast Program (SBP), as applicable. At a minimum, these internal controls shall include an on-site review of the meal counting and claiming system employed by each school within the jurisdiction of the SFA; comparisons of daily free, reduced price, and paid meal counts against data which will assist in the identification of meal counts in excess of the number of free, reduced price, and paid meals served each day to children eligible for such meals; and a system for following up on those meal counts which suggest the likelihood of meal counting problems. 7 C.F.R. 210.8(a), 220.11(a) **On-Site Reviews** Every school year, each SFA with more than one school shall perform no less than one on-site review of the counting and claiming system and the readily observable general areas of review cited under 7 C.F.R. 210.18(h) (regarding general areas of review by the Texas Department of Agriculture) for each school under its jurisdiction under the NSLP, and for a minimum of 50 percent of schools under its jurisdiction with every school being reviewed at least once every two years under the SBP. The on-site review shall take place prior to February 1 of each school year. Further, if the review discloses problems with a school's meal counting or claiming procedures or general review areas, the SFA shall ensure that the school implements corrective action and, within 45 days of the review, conduct a follow-up onsite review to determine that the corrective action resolved the problems. Each on-site review shall ensure that the school's claim is based on the counting system and that the counting system, as implemented, yields the actual number of reimbursable free, reduced price, and paid meals, respectively, served for each day of operation. 7 C.F.R. 210.8(a)(1), 220.11(d)(1) [For the definition of "school food authority," see COA(LEGAL).] **Record Retention** SFA records shall be retained for a period of three years after submission of the final claim for reimbursement for the fiscal year. If audit findings have not been resolved, the records shall be retained bevond the three-year period as long as required for the issues raised by the audit. 7 C.F.R. 210.23(c) School Meals If at least ten percent of the students enrolled in one or more **Program Options** schools in a district are eligible for free or reduced-price breakfasts under the national school breakfast program provided for by the Child Nutrition Act of 1966 (42 U.S.C. 1773), the board shall either:

FOOD AND NUTRITION MANAGEMENT FREE AND REDUCED-PRICE MEALS

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

South San Antonio ISD 015908				
	FOOD AND NUTRITION MANAGEMENTCOBFREE AND REDUCED-PRICE MEALS(LEGAL)			
Notice to TDA	Januar receive arrang next pe or requ	listrict that receives a notice from TDA shall, not late y 31 of the year following the year in which the notic ed, inform TDA in writing that the district intends to p e for the provision of a summer nutrition program du eriod in which district schools are recessed for the su test in writing that TDA grant the district a waiver of the ent. Agriculture Code 12.0029(e)	e was rovide or ring the ummer;	
Required Documentation	gram n local g profit o trict's a mentat	ct that arranges for the provision of a summer nutrition nust enter into an agreement to partner or collaboration overnmental entity, educational institution, or private rganization to ensure meal service for children in the attendance area and must provide TDA with written of ion of the arrangement no later than April 1 of each 25.601(b)	te with a non- e dis- locu-	
Waiver	Not later than November 30 of each year, the board of a district that intends to request a waiver must send written notice of the district's intention to the district's local school health advisory council. The notice must include an explanation of the district's reason for requesting a waiver of the requirement. <i>Agriculture Code 12.0029(d)</i>			
	TDA may grant a district a one-year waiver of the require provide or arrange for the provision of a summer nutrition only if:			
	a th	he district has worked with the TDA field offices to id nother possible provider for the program in the distri le district provides documentation, verified by TDA, s nat:	ct, and	
	a	There are fewer than 100 children in the district eligible for the national free or reduced-price lun gram;	•	
	b	Transportation to enable district students to part the program is an insurmountable obstacle to the trict's ability to provide or arrange for the provisio program despite consultation by the district with transit providers;	e dis- on of the	
	C.	The district is unable to provide or arrange for th sion of a program due to renovation or construct district facilities and the unavailability of an appro alternate provider or site; or	ion of	
	d	The district is unable to provide or arrange for th sion of a program due to another specified exter	-	

FOOD AND NUTRITION MANAGEMENT FREE AND REDUCED-PRICE MEALS

	circumstance and the unavailability of an appropriate al- ternate provider or site; or
	 The cost to the district to provide or arrange for provision of a program would be cost-prohibitive, as determined by TDA us- ing the criteria and methodology established by TDA rule.
	Agriculture Code 12.0029(f); 4 TAC 25.601(d), (e)
Alternate Provider	If a district has requested a waiver and has been unable to provide to TDA a list of possible providers for the summer nutrition pro- gram, the TDA field offices shall continue to attempt to identify an alternate provider for the district's summer nutrition program. <i>Agri-</i> <i>culture Code 12.0029(i)</i>
Community Eligibility Provision	The community eligibility provision (CEP) is an alternative reimbursement option for eligible high poverty districts. Each CEP cycle lasts up to four years before the district or school is required to recalculate their reimbursement rate. Districts and schools have the option to recalculate sooner, if desired. A district may elect this provision for all of its schools, a group of schools, or an individual school. Participating districts must offer free breakfasts and lunches for the length of their CEP cycle, not to exceed four successive years, to all children attending participating schools and receive meal reimbursement based on claiming percentages, as described in 7 C.F.R. 245.9(f)(4)(v). 7 C.F.R. 245.9(f); 42 U.S.C. 1759a(a)(1)(F)
	To be eligible to participate in the CEP, a district, group of schools, or school must:
	 Have an identified student percentage of at least 40 percent, as of April 1 of the school year prior to participating in the CEP, unless otherwise specified by the USDA Food and Nutri- tion Service (FNS). Individual schools participating in a group may have less than 40 percent identified students, provided that the average identified student percentage for the group is at least 40 percent.
	2. Participate in the NSLP and SBP for the duration of the four- year cycle. Schools that operate on a limited schedule, where it is not operationally feasible to offer both lunch and break- fast, may elect CEP with FNS approval.
	 Comply with the procedures and requirements specified in 7 C.F.R. 245.9(f)(4) to participate in the CEP.
	7 C.F.R. 245.9(f)(3)
	[For information on other special assistance certification and reim- bursement alternatives, see 7 C.F.R. 245.9.]
	19 4 of 4

TECHNOLOGY RESOURCES

	Note:	For Board member use of District technology resource see BBI. For student use of personal electronic device see FNCE.	
		oses of this policy, "technology resources" means elecommunication systems and electronic equipment.	
Availability of Access	Access to the District's technology resources, including the inter- net, shall be made available to students and employees primarily for instructional and administrative purposes and in accordance with administrative regulations.		
Limited Personal Use		personal use of the District's technology resources shall d if the use:	be
	1. Imp	poses no tangible cost on the District;	
	2. Do and	es not unduly burden the District's technology resources	3;
		s no adverse effect on an employee's job performance o a student's academic performance.	or
Use by Members of the Public	net, sha ance wit	to the District's technology resources, including the inter Il be made available to members of the public, in accord h administrative regulations. Such use shall be permitte as the use:	-
	1. Imp	poses no tangible cost on the District; and	
	2. Do	es not unduly burden the District's technology resources	3.
Acceptable Use	ministrat	erintendent or designee shall develop and implement a tive regulations, guidelines, and user agreements con- vith the purposes and mission of the District and with law cy.	
	right. All standing trict's teo itoring or guideline terminat with Dist dent Coo	to the District's technology resources is a privilege, not a users shall be required to acknowledge receipt and und of all administrative regulations governing use of the Di- chnology resources and shall agree in writing to allow m if their use and to comply with such regulations and es. Noncompliance may result in suspension of access of ion of privileges and other disciplinary action consistent trict policies. [See DH, FN series, FO series, and the Stu- de of Conduct] Violations of law may result in criminal pr as well as disciplinary action by the District.	ler- is- ion- or u-
Internet Safety	•	erintendent or designee shall develop and implement an safety plan to:	n
DATE ISSUED: 1/28/201 UPDATE 112 CQ(LOCAL)-A	9	1	of 3

TECHNOLOGY RESOURCES

	1.	Control students' access to inappropriate materials, as well as to materials that are harmful to minors;
	2.	Ensure student safety and security when using electronic communications;
	3.	Prevent unauthorized access, including hacking and other un- lawful activities;
	4.	Restrict unauthorized disclosure, use, and dissemination of personally identifiable information regarding students; and
	5.	Educate students about cyberbullying awareness and re- sponse and about appropriate online behavior, including inter- acting with other individuals on social networking websites and in chat rooms.
Filtering	work acce prop eral	n District computer with internet access and the District's net- a systems shall have filtering devices or software that blocks less to visual depictions that are obscene, pornographic, inap- riate for students, or harmful to minors, as defined by the fed- Children's Internet Protection Act and as determined by the erintendent or designee.
	terin signe may	Superintendent or designee shall enforce the use of such fil- g devices. Upon approval from the Superintendent or de- ee, an administrator, supervisor, or other authorized person disable the filtering device for bona fide research or other law- urpose.
Monitored Use	nolog publi shall	tronic mail transmissions and other use of the District's tech- gy resources by students, employees, and members of the ic shall not be considered private. Designated District staff be authorized to monitor the District's technology resources at time to ensure appropriate use.
Disclaimer of Liability	Distr or ot user bility	District shall not be liable for users' inappropriate use of the ict's technology resources, violations of copyright restrictions her laws, users' mistakes or negligence, and costs incurred by s. The District shall not be responsible for ensuring the availa- of the District's technology resources or the accuracy, age ap- riateness, or usability of any information found on the internet.
Record Retention	or m pers	strict employee shall retain electronic records, whether created aintained using the District's technology resources or using onal technology resources, in accordance with the District's rd management program. [See CPC]
Electronically Signed Documents		e District's discretion, the District may make certain transac- available online, including student admissions documents,

TECHNOLOGY RESOURCES

		dent grade and performance information, contracts for goods services, and employment documents.	
		he extent the District offers transactions electronically, the Dis- may accept electronic signatures in accordance with this pol-	
	ture	en accepting electronically signed documents or digital signa- es, the District shall comply with rules adopted by the Depart- nt of Information Resources, to the extent practicable, to:	
	•	Authenticate a digital signature for a written electronic com- munication sent to the District;	
	٠	Maintain all records as required by law;	
	•	Ensure that records are created and maintained in a secure environment;	
	•	Maintain appropriate internal controls on the use of electronic signatures;	
	٠	Implement means of confirming transactions; and	
	٠	Train staff on related procedures as necessary.	
Security Breach Notification	curi	on discovering or receiving notification of a breach of system se- ty, the District shall disclose the breach to affected persons or ties in accordance with the time frames established by law.	
	The District shall give notice by using one or more of the following methods:		
	1.	Written notice.	
	2.	Electronic mail, if the District has electronic mail addresses for the affected persons.	
	3.	Conspicuous posting on the District's website.	
	4.	Publication through broadcast media.	

ADOPTED:

South San Antonio ISD 015908	
FACILITIES CONSTRU	CTION CV (LOCAL)
Compliance with Law	The Superintendent shall establish procedures that ensure that all school facilities within the District comply with applicable laws and local building codes.
Construction Contracts	Prior to advertising, the Board shall determine the project deliv- ery/contract award method to be used for each construction con- tract valued at or above \$50,000. To assist the Board, the Superin- tendent shall recommend the project delivery/contract award method that he or she determines provides the best value to the District. [See CV series generally and CBB(LEGAL) for require- ments if federal funds are involved.]
	For construction contracts valued at or above \$25,000, the Super- intendent shall also submit the resulting contract to the Board for approval. Lesser expenditures for construction and construction-re- lated materials or services shall be at the discretion of the Superin- tendent and consistent with law and policy. [See also CH and CBB(LEGAL)]
Change Orders	Change orders permitted by law shall be approved by the Board or its designee prior to any changes being made in the approved plans or the actual construction of the facility.
Project Administration	All construction projects shall be administered by the Superinten- dent or designee.
	The Superintendent shall keep the Board informed concerning con- struction projects and also shall provide information to the general public.
Final Payment	The District shall not make final payments for construction or the supervision of construction until the work has been completed and the Board has accepted the work.

South San Antonio ISD 015908			
EMPLOYMENT REQUIREMENTS AND RESTRICTIONSDBBMEDICAL EXAMINATIONS AND COMMUNICABLE DISEASES(LEGAL)			
School Bus Drivers	A person shall not drive a school bus, school activity bus, function school activity bus unless he or she is physically to do so. Each school bus driver shall undergo and succe complete an annual physical examination in accordance requirements of 49 C.F.R. 391.41 and 391.43, which list t physical and mental conditions for which the medical exa directed to disqualify an applicant. A driver shall not opera school bus, school activity bus, or multifunction school ac unless he or she has in his or her possession the original graphic copy, of the medical examiner's certificate stating driver is physically qualified to drive a school bus, school bus, or multifunction school activity bus. <i>Transp. Code</i> 52 <i>37 TAC 14.12</i>	qualified essfully with the hose miner is ate a tivity bus , or photo- that the activity	
	A person disqualified on the basis of the medical examinative request special consideration in accordance with 37 Adm Code 14.13.	•	
Definitions	The definitions related to individuals with disabilities and on tions to those definitions included in policy DAA shall be us applying and interpreting this policy and any local policy a conjunction with this policy.	ised in	
Bloodborne Pathogen Control	A district that employs employees who provide services in or private facility providing health-care–related services, or otherwise have a risk of exposure to blood or other mater tially containing bloodborne pathogens in connection with to sharps shall comply with the minimum standards set by Texas Department of State Health Services (TDSHS). The cludes a district that operates a public school health clinic	or who ial poten- exposure y the is in-	
"Sharp" Defined	A "sharp" is an object used or encountered in a health-cat that can be reasonably anticipated to penetrate the skin of other part of the body and to result in an exposure incider ing a needle device, a scalpel, a lancet, a piece of broker broken capillary tube, an exposed end of a dental wire, of knife, drill, or bur.	or any nt, includ- i glass, a	
Exposure Control Plan	The TDSHS has developed an exposure control plan as a plan to achieve the minimum standards in Health and Sat 81.304. The plan is designed to minimize exposure of em to bloodborne pathogens and includes policies relating to tional exposure to bloodborne pathogens, training and ed requirements for employees, measures to increase vaccin employees, and increased use of personnel protective eq by employees.	ety Code ployees occupa- ucational nation of	
	The TDSHS Bloodborne Pathogens Exposure Control Pla quires a district to:	an re-	
DATE ISSUED: 1/28/20	19	1 of 3	

EMPLOYMENT REQUIREMENTS AND RESTRICTIONS MEDICAL EXAMINATIONS AND COMMUNICABLE DISEASES

	1.	Develop, review annually, update as necessary, and docu- ment its actions regarding a comprehensive exposure control plan appropriate to the district and its particular facilities;
	2.	Provide, at district expense, personal protective equipment and Hepatitis B vaccinations to affected employees, and if an employee declines to be vaccinated, maintain a record of the employee's written refusal;
	3.	Provide to affected employees pre-service and annual re- fresher training as described in the TDSHS Exposure Control Plan;
	4.	Record all exposure incidents (e.g., "sticks" by needles or other "sharps") in a sharps injury log and report the sharps in- jury to TDSHS on a standardized form; and
	5.	Provide a post-exposure evaluation and follow up with an employee who has a sharps injury.
	Heal	th and Safety Code 81.301–.307; 25 TAC Ch. 96
Cost of Testing	resp assis hosp patie reas or ar whic the a	rtified emergency medical services personnel, an emergency onse employee or volunteer, or a first responder who renders stance at the scene of an emergency or during transport to the bital is accidentally exposed to blood or other body fluids of a ent, the hospital to which the patient is transported shall take onable steps to test the patient for hepatitis B, hepatitis C, HIV, by reportable disease. A district that employs the person, or for h the person works as a volunteer in connection with rendering assistance, is responsible for paying the costs of the test. <i>Ith and Safety Code 81.095(b)</i>
Genetic Information	med lang	receipt of genetic information in response to a request for ical information shall be deemed inadvertent if a district uses uage such as that at 29 C.F.R. 1635.8(b)(1)(i)(B). <i>29 C.F.R.</i> 5.8(b)(1)(i)(A) [See DAB]
Pre-employment Inquiries and Employment Entrance Examinations	of a a dis prov ployr lated strat appli	strict shall not conduct a medical examination or make inquiries job applicant as to whether such applicant is an individual with ability or as to the nature or severity of a disability, except as ided below. However, a district is permitted to make pre-em- ment inquiries into the ability of an applicant to perform job-re- I functions, such as asking an applicant to describe or demon- e how, with or without reasonable accommodation, the icant will be able to perform job-related functions. 42 U.S.C. 12(d)(2); 29 C.F.R. 1630.14(a)
		strict may require a medical examination (and/or inquiry) after ffer of employment has been made to a job applicant and prior

South San Antonio ISD 015908					
	EMPLOYMENT REQUIREMENTS AND RESTRICTIONSDBBMEDICAL EXAMINATIONS AND COMMUNICABLE DISEASES(LEGAL)				
	to the beginning of employment duties and may condition the or on the results of such examination (and/or inquiry), provided all tering employees in the same job category are subjected to suc an examination (and/or inquiry) regardless of disability.				
	The results of an employment entrance medical examinate be used only to determine the applicant's ability to perform lated functions.				
	42 U.S.C. 12112(d)(3); 29 C.F.R. 1630.14(b)				
Confidentiality	Information obtained regarding the medical condition or h the applicant shall be collected and maintained on separa and in separate medical files and shall be treated as conf medical records. However, supervisors and managers ma formed regarding necessary restrictions on the employee duties and necessary accommodation; first aid and safety nel may be informed, when appropriate, if the disability m quire emergency treatment. <i>29 C.F.R. 1630.14(b), (c)</i>	ate forms idential ay be in- 's work or / person-			
Examination During Employment	The district may require a medical examination (and/or in an employee that is job related and consistent with busine cessity and may make inquiries into the ability of an empl perform job-related functions.	ess ne-			
Placement on Temporary Disability	The board may adopt a policy providing for placing an ed leave of absence for temporary disability if, in the board's and in consultation with a physician who has performed a medical examination of the educator, the educator's cond feres with the performance of regular duties. Such a polic serve to the educator the right to present to the board tes other information relevant to the educator's fitness to con performance of regular duties. [See also DEC]	judgment thorough lition inter- y must re- timony or			
	The results of an employee's medical examination shall b only to determine the employee's ability to perform job-re functions.				
	42 U.S.C. 12112(d)(3)–(4); 29 C.F.R. 1630.14(c); Educat 21.409(c)	ion Code			

South San Antonio ISD 015908				
EMPLOYMENT REQUIREMENTS AND RESTRICTIONSDECONFLICT OF INTEREST(LEGA)				
Prohibited Activities by Public Servants— State Law	emp age	blic servant" means a person elected, selected, appoin bloyed, or otherwise designated as an officer, employed nt of government, even if the person has not yet quali- are or assumed his or her duties. <i>Penal Code 1.07(a)(4</i>)	e, or fied for	
Bribery	ingl	erson commits an offense if the person intentionally or y offers, confers, or agrees to confer on another, or so ts, or agrees to accept from another, any benefit:		
	1.	As consideration for the recipient's decision, opinion mendation, vote, or other exercise of discretion as a servant;	•	
	2.	As consideration for a violation of a duty imposed by public servant; or	law on a	
	3.	That is a political contribution as defined by Election tle 15 or an expenditure made and reported in accor with Government Code Chapter 305 (regarding regis lobbyists), if the benefit was offered, conferred, solic cepted, or agreed to pursuant to an express agreem take or withhold a specific exercise of official discretis such exercise of official discretion would not have be or withheld but for the benefit.	dance stration of ited, ac- ent to ion, if	
	or p	nefit" means anything reasonably regarded as pecunia ecuniary advantage, including benefit to any other per se welfare the beneficiary has a direct and substantia	rson in	
	Pen	al Code 36.01(3), .02		
Illegal Gifts	trac tion its, a pub in a	ublic servant who exercises discretion in connection w ts, purchases, payments, claims, or other pecuniary tr s of government commits an offense if the public serva accepts, or agrees to accept any benefit from a person lic servant knows is interested in or likely to become in ny contract, purchase, payment, claim or transaction i exercise of the public servant's discretion. <i>Penal Code</i>	ansac- ant solic- n the nterested nvolving	
	serv may thor tax	ublic servant who receives an unsolicited benefit that t vant is prohibited from accepting under the provisions v donate the benefit to a governmental entity that has ity to accept the gift or may donate the benefit to a rec exempt charitable organization formed for educational is, or scientific purposes. <i>Penal Code 36.08(d), (i)</i>	above the au- cognized	
Exceptions	Illeg	al Gifts does not apply to:		

EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CONFLICT OF INTEREST

	1.	any tled	e prescribed by law to be received by a public servant or other benefit to which the public servant is lawfully enti- or for which the public servant gives legitimate considera- in a capacity other than as a public servant;			
	2.	A gift or other benefit conferred on account of kinship or a per sonal, professional, or business relationship independent of the official status of the recipient;				
	3.	Gov Cod	enefit to a public servant required to file a statement under vernment Code Chapter 572 or a report under Election le Title 15 that is derived from a function in honor or ap- ciation of the recipient if:			
		a.	The benefit and the source of any benefit in excess of \$50 is reported in the statement; and			
		b.	The benefit is used solely to defray the expenses that accrue in the performance of duties or activities in con- nection with the office which are nonreimbursable by the state or political subdivision;			
	4.	A po	plitical contribution as defined by Election Code Title 15;			
	5.	goti	tem with a value of less than \$50, excluding cash or a ne- able instrument as described by Business and Commerce le 3.104;			
	6.	prop	tem issued by a governmental entity that allows the use of perty or facilities owned, leased, or operated by the gov- mental entity; or			
	7.	gue	d, lodging, transportation, or entertainment accepted as a st and, if the donee is required by law to report those is, reported by the donee in accordance with that law.			
	Pen	al Co	ode 36.10			
Honoraria and Expenses	acco serv prov doe and simi add	epts, vide b s not lodgi lar ev ressin	servant commits an offense if the public servant solicits, or agrees to accept an honorarium in consideration for that the public servant would not have been requested to out for the person's official position or duties. This provision prohibit a public servant from accepting transportation ing expenses or meals in connection with a conference or vent in which the public servant renders services, such as ng an audience or engaging in a seminar, to the extent rvices are more than merely perfunctory. <i>Penal Code</i>			

South San Antonio ISD 015908						
EMPLOYMENT REQUIREMENTS AND RESTRICTIONSDBCONFLICT OF INTEREST(LEGAI)						
Abuse of Official Capacity	A public servant commits an offense if, with intent to obtain a bene- fit or with intent to harm or defraud another, he intentionally or knowingly violates a law relating to the public servant's office or employment, or misuses government property, services, personnel, or any other thing of value, belonging to the government that has come into the public servant's custody or possession by virtue of the public servant's office or employment. <i>Penal Code 39.02(a)</i>					
	law pub pub	v relating to a public servant's office or employment" n that specifically applies to a person acting in the capa lic servant and that directly or indirectly imposes a dut lic servant or governs the conduct of the public servan le 39.01(1)	city of a y on the			
	"Mis	use" means to deal with property contrary to:				
	1.	 An agreement under which the public servant holds the public servant holds the public; 				
	2.	A contract of employment or oath of office of a public	servant;			
	3.	A law, including provisions of the General Appropriation specifically relating to government property, that presented manner of custody or disposition of the property;	scribes			
	4.	A limited purpose for which the property is delivered ceived.	or re-			
	Penal Code 39.01(2)					
Misuse of Official Information	A public servant commits an offense if, in reliance on informat which the public servant has access by virtue of the person's or employment and that has not been made public, the person					
	1.	Acquires or aids another to acquire a pecuniary inter property, transaction, or enterprise that may be affec the information;	•			
	2.	Speculates or aids another to speculate on the basis formation; or	of the in-			
	3.	As a public servant, including as a school administra erces another into suppressing or failing to report tha mation to a law enforcement agency.				
	A public servant commits an offense if with intent to obtain a bene or with intent to harm or defraud another, the public servant dis- closes or uses information for a nongovernmental purpose that:					
	1.	The person has access to by means of the person's employment; and	office or			

EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CONFLICT OF INTEREST

	2. Has not been made public.
	"Information that has not been made public" means any information to which the public does not generally have access, and that is pro- hibited from disclosure under Government Code Chapter 552 (the Public Information Act).
	Penal Code 39.06(a), (b), (d)
Instructional Materials Violations — Commissions	An administrator or teacher commits an offense if the person re- ceives any commission or rebate on any instructional materials or technological equipment used in the schools with which the person is associated. <i>Education Code 31.152(a)</i>
Instructional Materials Violations	An administrator or teacher commits an offense if the person ac- cepts a gift, favor, or service that:
— Conflict	1. Is given to the person or the person's school;
	2. Might reasonably tend to influence the person in the selection of instructional materials or technological equipment; and
	 Could not be lawfully purchased with state instructional mate- rial funds.
	"Gift, favor, or service" does not include staff development, in-ser- vice, or teacher training; or ancillary materials, such as maps or worksheets, that convey information to the student or otherwise contribute to the learning process.
	Education Code 31.152(b)–(d)
Instructional Materials Violations — Purchase and Distribution	A person commits a Class C misdemeanor offense if the person knowingly violates any law providing for the purchase or distribution of free instructional materials for the public schools. <i>Education Code 31.153</i>
Holding Civil Office	No person shall hold or exercise at the same time more than one civil office of emolument, except for offices listed in the constitu- tional provision, unless otherwise specifically provided. <i>Tex. Const., Art. XVI, Sec. 40(a)</i>
	A position in or membership in the Texas military forces is not con- sidered to be a civil office of emolument. <i>Gov't Code 437.203</i>
	Individuals who receive all or part of their compensation either di- rectly or indirectly from funds of the state of Texas and who are not state officers shall not be barred from serving as members of the governing bodies of school districts (other than those in which they are employed), cities, towns, or other local governmental districts. Such individuals may not receive a salary for serving as members of such governing bodies, except that a schoolteacher, retired
DATE ISSUED: 1/28/20	19 4 of 6

South San Antonio ISD 015908					
EMPLOYMENT REQUIREMENTS AND RESTRICTIONSDECONFLICT OF INTEREST(LEGA)					
	pen dist dist	isatio rict, c rict cr	acher, or retired school administrator may receive n for serving as a member of a governing body o ity, town, or local governmental district, including reated under Section 59, Article XVI, or Section 5 Const., Art. XVI, Sec. 40(b)	of a school a water	
Conflicts Disclosure Statement	with dist	resp rict or	overnment officer shall file a conflicts disclosure ect to a vendor if the vendor enters into a contra the district is considering entering into a contract and the vendor:	ct with the	
	1.	cal the ber that	Has an employment or other business relationship with the l cal government officer or a family member of the officer, and the business relationship results in the officer or family mem ber receiving taxable income, other than investment income that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that:		
		a.	A contract between the district and the vendor executed; or	has been	
		b.	The district is considering entering into a contra the vendor;	act with	
	2.	of th or g	given to the local government officer or a family ne officer one or more gifts, as defined by law, ar ifts have an aggregate value of more than \$100 nth period preceding the date the officer become :	nd the gift in the 12-	
		a.	A contract between the district and the vendor executed; or	has been	
		b.	The district is considering entering into a contra the vendor; or	act with	
	3.	Has	a family relationship with the local government	officer.	
	sure ily n	A local government officer is not required to file a conflicts disclo- sure statement in relation to a gift accepted by the officer or a fam- ily member of the officer if the gift is a political contribution as de- fined by Title 15, Election Code, or food accepted as a guest.			
	Loc	al Go	v't Code 176.003(a)–(a-1)		
Definitions	peri who	intendo exer	overnment officer" means a member of the board dent; or an agent (including an employee) of the rcises discretion in the planning, recommending, cting of a vendor. <i>Local Gov't Code 176.001(1)</i> ,	district selecting,	

South San Antonio ISD 015908			
EMPLOYMENT REQUI	AND RESTRICTIONS	DBD (LEGAL)	
	transpor does no sonal, p	eans a benefit offered by a person, including foo tation, and entertainment accepted as a guest. T t include a benefit offered on account of kinship rofessional, or business relationship independen tus of the recipient. <i>Local Gov't Code 176.001(2</i>	The term or a per- it of the of-
	Note:	For additional provisions and definitions relatin flict disclosure statements, see BBFA(LEGAL)	-
Personal Services Performed by Superintendent	A superintendent of a school district may not receive any fi benefit for personal services performed by the superintend any business entity that conducts or solicits business with trict. Any financial benefit received by a superintendent for ing personal services for any other entity, including a school trict, open-enrollment charter school, regional education se center, or public or private institution of higher education, r approved by the board on a case-by-case basis in an oper ing. The receipt of reimbursement for a reasonable expense considered a financial benefit. <i>Education Code 11.201(e)</i>		
	Note:	See also CBB for requirements when federal t involved.	funds are

South San Antonio ISD 015908		
EMPLOYMENT PRACT TERM CONTRACTS		DCB (LEGAL)
Term Contracts	Unless employed under a probationary contract [see DCA] continuing contract [see DCC], a school district shall emplo classroom teacher, principal, librarian, nurse, or school cou under a term contract as provided by Education Code Chap Subchapter E. <i>Education Code 21.002(a)</i>	y each Inselor
Definition	In this policy, "teacher" means:	
	1. A superintendent;	
	2. A principal;	
	3. A supervisor;	
	4. A classroom teacher;	
	5. A school counselor;	
	 Any other full-time professional employee who is required hold a certificate issued under Education Code Chapter Subchapter B [see DK(EXHIBIT)]; or 	
	7. A nurse.	
Exclusions	In this policy, the term "teacher" does not include a person not entitled to a probationary, continuing, or term contract u Education Code 21.002, an existing contract, or district poli	Inder
	Education Code 21.201(1)	
District-Required Certification	If a district requires a person, by policy, job description, or of to hold a certificate issued under Education Code Chapter 2 chapter B, the district is required to employ the person under term contract as provided by Education Code Chapter 21, S chapter E. <u>Fields v. Alief Indep. Sch. Dist.</u> , Tex. Comm'r of a Decision No. 006-R10-10-2014 (2015)	21, Sub- er a Sub-
Probationary Contract Required	Before a teacher may be employed under a term contract, teacher must be employed under a probationary contract for period provided by Education Code Chapter 21, Subchapter DCA]. <i>Education Code 21.202(a)</i>	or the
Exception	The district may employ a person as a principal or classroo teacher under a term contract if the person has experience public school principal or classroom teacher, respectively, r less of whether the person is being employed by the distric first time or whether a probationary contract would otherwis quired under Education Code 21.102. <i>Education Code 21.2</i>	as a regard- t for the se be re-
Contract Terms	A term contract must be in writing and include the terms of ment prescribed by Education Code Chapter 21, Subchapter The board may include other provisions in a term contract t	er E.
	10	1 of 2

South San Antonio ISD 015908	
EMPLOYMENT PRACTI TERM CONTRACTS	CES DCB (LEGAL)
	consistent with that subchapter. Each term contract is subject to the approval of the board.
	The board shall provide each term contract employee with a copy of the employee's contract.
	Education Code 21.204(a)–(d)
Maximum Duration	Once an employee has completed the probationary contract period, the duration of a term contract may not exceed five school years. <i>Education Code 21.205</i>
Employment Policies	If the district has a website, the district shall place the board's em- ployment policies on that website. At each school in the district, the board shall make a copy of the employment policies available for inspection at a reasonable time on request.
	On request, the board shall also provide each term contract em- ployee with a copy of the employment policies.
	Education Code 21.204(d)
Property Interest	An employee does not have a property interest in a term contract beyond its term. <i>Education Code 21.204(e)</i>

South San Antonio ISD 015908

EMPLOYMENT PRACTICES TERM CONTRACTS DCB (LOCAL)

Contracts Required by Law	Dist	fter any applicable probationary contract period required by the district, term contracts governed by Chapter 21 of the Education code (educator term contracts) shall be provided to:		
	1.	Any employees in positions required by statute to receive such contracts, including SBEC-certified employees serving full-time as principals, assistant principals, teachers, school counselors, diagnosticians, librarians, and athletic directors;		
	2.	Full-time professional employees in other positions for which the District requires current SBEC certification; and		
	3.	Full-time nurses.		
	[Foi DC	r District employees hired under a continuing contract, see also C]		

ADOPTED:

South San Antonio ISD 015908			
TERMINATION OF EMPLOYMENT I RESIGNATION (LEG			
Resignation without Consent (Unilateral Resignation)	ing quis sch boa	educator employed under a probationary contract for the school year, or under a term or continuing contract, may sh the position and leave district employment at the end ool year without penalty by filing a written resignation wit rd or a board's designee not later than the 45th day befor day of instruction of the following school year.	relin- of the th a
	to a	ritten resignation mailed by prepaid certified or registered board president or a board's designee at the post office ss of the district is considered filed at the time of mailing.	ad-
	Edι	ıcation Code 21.105(a), .160(a), .210(a)	
	the upo nati on a <u>Far</u> No.	unequivocal resignation filed not later than the 45th day first day of instruction of the following school year is effe n filing with a district and the district cannot reject such a on. The resignation cannot be withdrawn by the teacher an argument that the district has not accepted the resign <u>troy v. Dallas Indep. Sch. Dist.</u> , Tex. Comm'r of Educ. De 034-R9-0206 (Mar. 5, 2009); <u>Garcia v. Miles Indep. Sch</u> . Comm'r of Educ. Decision No. 055-RI-503 (Nov. 30, 20	ctive a resig- based ation. ecision. <u>Dist.</u> ,
Resignation with Consent	boa	e educator may resign, with the consent of the board or the rd's designee, at any other time. <i>Education Code 21.105</i> D(b), .210(b)	
Sanctions for Abandonment of Contract	Cer who	written complaint by a district, the State Board for Educa tification (SBEC) may impose sanctions against an educ o is employed under a probationary contract, or under a or term contract, for the following school year, and who:	ator
	1.	Resigns;	
	2.	Fails without good cause to comply with the resignation line or the provision regarding resignation by consent;	
	3.	Fails without good cause to perform the contract.	
	Edι	ıcation Code 21.105(c), .160(c), .210(c)	
	don Cor <u>stor</u>	eptance or approval of a resignation indicates consent to ment of contract. <u>Quitman Indep. Sch. Dist. v. Wilkerson</u> nm'r of Educ. Decision No. 142-TTC-698 (Dec. 2, 1999), <u>n Indep. Sch. Dist. v. Johnson</u> , Tex. Comm'r of Educ. Dec 054-TTC-1196 (Sept. 28, 1998)	n, Tex. ; <u>Hou-</u>
		EC shall not pursue sanctions against an educator who is ed to have abandoned his or her contract unless a board	
	1.	Submits a written complaint within 30 calendar days af effective date of the educator's separation from employ	
DATE ISSUED: 1/28/20	19		1 of 2

TERMINATION OF EMPLOYMENT RESIGNATION

		writt ratio pern	the district. Unless the district and the educator have a en agreement to the contrary, the effective date of sepa- on from employment is the first day that, without district nission, the educator fails to appear for work under the tract.
	2.	tion (con findi	ders a finding that good cause did not exist under Educa- Code $21.105(c)(2)$ (probationary contract), $21.160(c)(2)$ itinuing contract), or $21.210(c)(2)$ (term contract). This ng constitutes prima facie evidence of the educator's lack cod cause but is not a conclusive determination.
	3.		mits the following required attachments to the written plaint:
		a.	The educator's resignation letter, if any;
		b.	The agreement with the educator regarding the effective date of separation from employment, if any;
		C.	The educator's contract; and
		d.	Board meeting minutes indicating a finding of "no good cause." If the board does not meet within 30 calendar days of the educator's separation from employment, the minutes may be submitted within 10 calendar days after the next board meeting.
	19 7	TAC 2	49.14(j)
Report to SBEC	the	condi	tendent shall report the educator's resignation to SBEC if tions set forth at Education Code 21.006 exist. [See DHB] n Code 21.006
Investigation	com that lawf or e edu	iplete the e ul act ngage cator'	tendent of a district, including a district of innovation, shall an investigation of an educator that involves evidence ducator may have abused or otherwise committed an un- r, was involved in a romantic relationship with, or solicited ed in sexual contact with a student or minor, despite the s resignation from employment before completion of the tion. <i>Education Code 21.006(b-1); 19 TAC 249.14(d)(3)(C)</i>
Report by Principal	of in to sa day incio	nova anctic after dent c	who serves as a principal in a district, including a district tion, must notify the superintendent, and may be subject ons for failure to do so, not later than the seventh business the date of an educator's resignation following an alleged of misconduct described by Education Code 21.006(b) <i>Education Code 21.006(b-2); 19 TAC 249.14(e)</i>

	anc ards	h District employee shall perform his or her duties in accord- e with state and federal law, District policy, and ethical stand- s. The District holds all employees accountable to the Educa- ' Code of Ethics. [See DH(EXHIBIT)]			
	Each District employee shall recognize and respect the rights of students, parents, other employees, and members of the commu nity and shall work cooperatively with others to serve the best interests of the District.				
		employee wishing to express concern, complaints, or criticism Il do so through appropriate channels. [See DGBA]			
Violations of Standards of Conduct	Each employee shall comply with the standards of conduct set out in this policy and with any other policies, regulations, and guide- lines that impose duties, requirements, or standards attendant to his or her status as a District employee. Violation of any policies, regulations, or guidelines, including intentionally making a false claim, offering a false statement, or refusing to cooperate with a District investigation, may result in disciplinary action, including ter- mination of employment. [See DCD and DF series]				
Weapons Prohibited	loca	District prohibits the use, possession, or display of any firearm, tion-restricted knife, club, or prohibited weapon, as defined at CG, on District property at all times.			
Exceptions	No	violation of this policy occurs when:			
	1.	Use or possession of a firearm by a specific employee is au- thorized by Board action. [See CKE]			
	2.	A District employee who holds a Texas handgun license stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, provided the handgun or other firearm is not loaded and not in plain view; or			
	3.	The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity supervised by proper authorities. [See FOD]			
Electronic Communication Use with Students	des may with	ertified employee, licensed employee, or any other employee ignated in writing by the Superintendent or a campus principal v use electronic communication, as this term is defined by law, currently enrolled students only about matters within the scope ne employee's professional responsibilities.			
		ess an exception has been made in accordance with the em- ree handbook or other administrative regulations, an employee			

		I not use a personal electronic communication platform, appli- on, or account to communicate with currently enrolled students.
	usin rent	ess authorized above, all other employees are prohibited from g electronic communication directly with students who are cur- ly enrolled in the District. The employee handbook or other ad- strative regulations shall further detail:
	1.	Exceptions for family and social relationships;
	2.	The circumstances under which an employee may use text messaging to communicate with individual students or student groups;
	3.	Hours of the day during which electronic communication is discouraged or prohibited; and
	4.	Other matters deemed appropriate by the Superintendent or designee.
	ploy usin hibit the viole the	ccordance with ethical standards applicable to all District em- ees [see DH(EXHIBIT)], an employee shall be prohibited from g electronic communications in a manner that constitutes pro- ed harassment or abuse of a District student; adversely affects student's learning, mental health, or safety; includes threats of ence against the student; reveals confidential information about student; or constitutes an inappropriate communication with a lent, as described in the Educators' Code of Ethics.
	com the the	employee shall have no expectation of privacy in electronic munications with students. Each employee shall comply with District's requirements for records retention and destruction to extent those requirements apply to electronic communication. e CPC]
Personal Use	their cond state ploy ploy	employees shall be held to the same professional standards in r public use of electronic communication as for any other public duct. If an employee's use of electronic communication violates e or federal law or District policy, or interferes with the em- ee's ability to effectively perform his or her job duties, the em- ee is subject to disciplinary action, up to and including termina- of employment.
Reporting Improper Communication	notif	ccordance with administrative regulations, an employee shall y his or her supervisor when a student engages in improper tronic communication with the employee.
Disclosing Personal Information		employee shall not be required to disclose his or her personal il address or personal phone number to a student.

South San Antonio ISD 015908					
EMPLOYEE STANDARDS OF CONDUCT					
Safety Requirements	and	h employee shall adhere to District safety rules and regulations shall report unsafe conditions or practices to the appropriate ervisor.			
Harassment or Abuse		employee shall not engage in prohibited harassment, including ual harassment, of:			
	1.	Other employees. [See DIA]			
	2.	Students. [See FFH; see FFG regarding child abuse and ne- glect.]			
	eng othe	ile acting in the course of employment, an employee shall not age in prohibited harassment, including sexual harassment, of er persons, including Board members, vendors, contractors, inteers, or parents.			
		employee shall report child abuse or neglect as required by law. e FFG]			
Relationships with Students	rela den	employee shall not form romantic or other inappropriate social tionships with students. Any sexual relationship between a stu- t and a District employee is always prohibited, even if consen- I. [See FFH]			
	with	required by law, the District shall notify the parent of a student whom an educator is alleged to have engaged in certain mis- duct. [See FFF]			
Tobacco and E-Cigarettes	rette	employee shall not smoke or use tobacco products or e-ciga- es on District property, in District vehicles, or at school-related vities. [See also GKA]			
Alcohol and Drugs / Notice of Drug-Free Workplace	As a condition of employment, an employee shall abide by the terms of the following drug-free workplace provisions. An employeal shall notify the Superintendent in writing if the employee is convicted for a violation of a criminal drug statute occurring in the workplace in accordance with Arrests, Indictments, Conviction and Other Adjudications, below.				
	An employee shall not manufacture, distribute, dispense, posse use, or be under the influence of any of the following substance during working hours while on District property or at school-rela- activities during or outside of usual working hours:				
	1.	Any controlled substance or dangerous drug as defined by law, including but not limited to marijuana, any narcotic drug, hallucinogen, stimulant, depressant, amphetamine, or barbitu- rate.			
	2.	Alcohol or any alcoholic beverage.			
DATE ISSUED: 1/28/20	19	3 of 5			

	3.	Any abusable glue, aerosol paint, or any other chemical sub- stance for inhalation.
	4.	Any other intoxicant or mood-changing, mind-altering, or be- havior-altering drug.
		employee need not be legally intoxicated to be considered "un- the influence" of a controlled substance.
Exceptions	lt sh	all not be considered a violation of this policy if the employee:
	1.	Manufactures, possesses, or dispenses a substance listed above as part of the employee's job responsibilities;
	2.	Uses or possesses a controlled substance or drug authorized by a licensed physician prescribed for the employee's per- sonal use; or
	3.	Possesses a controlled substance or drug that a licensed physician has prescribed for the employee's child or other in- dividual for whom the employee is a legal guardian.
Sanctions		employee who violates these drug-free workplace provisions Il be subject to disciplinary sanctions. Sanctions may include:
	1.	Referral to drug and alcohol counseling or rehabilitation pro- grams;
	2.	Referral to employee assistance programs;
	3.	Termination from employment with the District; and
	4.	Referral to appropriate law enforcement officials for prosecu- tion.
Notice	Em	ployees shall receive a copy of this policy.
Convictions, and s Other Adjudications r a		employee shall notify his or her principal or immediate supervi- within three calendar days of any arrest, indictment, conviction, contest or guilty plea, or other adjudication of the employee for felony, any offense involving moral turpitude, and any of the er offenses as indicated below:
	1.	Crimes involving school property or funds;
	2.	Crimes involving attempt by fraudulent or unauthorized means to obtain or alter any certificate or permit that would entitle any person to hold or obtain a position as an educator;
	3.	Crimes that occur wholly or in part on school property or at a school-sponsored activity; or
	4.	Crimes involving moral turpitude, which include:
DATE ISSUED: 1/28/201	9	4 of 5

- Dishonesty; fraud; deceit; theft; misrepresentation;
- Deliberate violence;
- Base, vile, or depraved acts that are intended to arouse or gratify the sexual desire of the actor;
- Felony possession or conspiracy to possess, or any misdemeanor or felony transfer, sale, distribution, or conspiracy to transfer, sell, or distribute any controlled substance defined in Chapter 481 of the Health and Safety Code;
- Felony driving while intoxicated (DWI); or
- Acts constituting abuse or neglect under the Texas Family Code.
- **Dress and Grooming** An employee's dress and grooming shall be clean, neat, in a manner appropriate for his or her assignment, and in accordance with any additional standards established by his or her supervisor and approved by the Superintendent.

Educators' Code of Ethics

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

Professional Ethical Conduct, Practices, and Performance

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

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

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

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

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

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

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

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

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

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

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

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

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

Ethical Conduct Toward Professional Colleagues

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

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

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

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

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

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

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

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

Ethical Conduct Toward Students

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

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

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

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

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

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

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

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

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

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

19 TAC 247.2

EMPLOYEE STANDARDS OF CONDUCT REPORTS TO STATE BOARD FOR EDUCATOR CERTIFICATION

	Note	e: This policy applies to a district of innovation under Edu- cation Code, Chapter 12A. [See AF]
Permissive Reports	catio in go Cod teste	superintendent may notify the State Board for Educator Certifi- on (SBEC) of any educator misconduct that he or she believes bod faith may be subject to sanctions under 19 Administrative e, Chapter 249, Disciplinary Proceedings, Sanctions, and Con- ed Cases, and/or Chapter 247, Educators' Code of Ethics. <i>19</i> <i>249.14(d)</i>
Required Reports	A su	perintendent shall notify SBEC if:
	1.	An educator employed by or seeking employment with the district, or an applicant or holder of an SBEC certificate, has a criminal record and the district obtained information about the educator's criminal record by a means other than the criminal history clearinghouse established by the Texas Department of Public Safety under Government Code 411.0845;
	2.	An educator's employment at the district was terminated and there is evidence that the educator engaged in misconduct listed below [see Reportable Misconduct, below];
	3.	The educator submitted a notice of resignation and there is evidence that the educator engaged in misconduct listed be- low [see Reportable Misconduct, below]; or
	4.	The educator engaged in conduct that violated the assess- ment instrument security procedures established under Edu- cation Code 39.0301.
	Edu	cation Code 21.006, 22.087; 19 TAC 249.14(d)
Reportable Misconduct	3, al	perintendent shall make a report to SBEC under items 2 and pove, if an educator was terminated or resigned and there is ence that the educator:
	1.	Sexually or physically abused a student or minor or engaged in any other illegal conduct with a student or minor;
	2.	Possessed, transferred, sold, or distributed a controlled sub- stance, as defined by Health and Safety Code Chapter 481 or by 21 U.S.C. 801 et seq.;
	3.	Illegally transferred, appropriated, or expended school prop- erty or funds;
	4.	Attempted by fraudulent or unauthorized means to obtain or alter any certificate or permit that would entitle the individual

		to be employed in a position requiring such certificate or per- mit or to receive additional compensation associated with a position;
	5.	Committed a crime, any part of such crime having occurred on school property or at a school-sponsored event; or
	6.	Solicited or engaged in sexual conduct or a romantic relation- ship with a student or minor.
	Edι	ucation Code 21.006(b); 19 TAC 249.14(d)
Investigation	that con des plet	uperintendent shall complete an investigation of an educator t involves evidence that the educator may have engaged in mis- duct described above at Reportable Misconduct, items 1 and 2, pite the educator's resignation from employment before com- tion of the investigation. <i>Education Code 21.006(b-1); 19 TAC</i> 0.14(d)(3)(C)
Deadline to Report	rep rec circ	e superintendent shall promptly notify SBEC in writing by filing a ort within seven business days after the date the superintendent eives a report from a principal [see DP(LEGAL)] or knew of the umstances described above. <i>Education Code 21.006(c); 19</i> C 249.14(d) [See Required Reports, above]
Contents of Report	The nor and	e report must be in writing and in a form prescribed by SBEC. e report shall include the name or names of any student or mi- who is the victim of abuse or unlawful conduct by an educator I the factual circumstances requiring the report and the subject he report by providing the following available information:
	1.	Name and any aliases;
	2.	Certificate number, if any, or social security number;
	3.	Last known mailing address and home and daytime phone numbers;
	4.	All available contact information for any alleged victim or vic- tims;
	5.	Name or names and any available contact information of any relevant witnesses to the circumstances requiring the report;
	6.	Current employment status of the subject, including any infor- mation about proposed termination, notice of resignation, or pending employment actions; and
	7.	Involvement by a law enforcement or other agency, including the name of the agency.
	Edι	ucation Code 21.006(c-1); 19 TAC 249.14(f)

South San Antonio ISD 015908						
EMPLOYEE STANDARDS OF CONDUCTDHEREPORTS TO STATE BOARD FOR EDUCATOR CERTIFICATION(LEGAL)						
		name of the student or minor is not public information Public Information Act. [See GBAA] <i>Education Code 2</i>				
Notice To the Board and Educator	ing the	uperintendent shall notify the board and the educator of a written report with SBEC. The superintendent shaboard before filing the report. <i>Education Code 21.006 2 249.14(d)(3)(B)</i>	all notify			
Before Accepting Resignation	rep rep	ore accepting an employee's resignation that requires ort, the superintendent shall inform the educator in wri ort will be filed and that sanctions against his or her ce / result as a consequence. <i>19 TAC 249.14(d)(3)(A)</i>	ting that a			
Policy to Notify Parents	the lege	board shall adopt a policy under which notice is proviparent or guardian of a student with whom an educated to have abused or otherwise committed an unlawfundent or minor. [See FFF] <i>Education Code 21.0061</i>	or is al-			
Sanctions for Failure to Report	adn	EC shall determine whether to impose sanctions, inclu- ninistrative penalty against a superintendent who fails ort. <i>Education Code 21.006(f); 19 TAC 249.14(d), (h),</i>	to file a			
Administrative Penalty	por pen may adn	superintendent is required to file a report and fails to f by the required date, SBEC may impose an administ alty of not less than \$500 and not more than \$10,000. If not renew the certification of an educator against wh hinistrative penalty is imposed until the penalty is paid <i>Code 21.006(i)</i>	rative SBEC om an			
Criminal Offense	A superintendent required to file a report commits a state jail felony if the superintendent fails to file the report by the required date with intent to conceal an educator's criminal record or alleged incident of misconduct. <i>Education Code 21.006(j)</i>					
Immunity	an o ano nal crin	uperintendent or principal who, in good faith and while official capacity, files a report with SBEC or communic ther superintendent or principal concerning an educat record or alleged incident of misconduct is immune fro ninal liability that might otherwise be incurred or impose on Code 21.006(e)	ates with or's crimi- om civil or			
Definitions	"Ab	use" includes the following acts or omissions:				
"Abuse"	1.	Mental or emotional injury to a student or minor that an observable and material impairment in the studer nor's development, learning, or psychological function	nt's or mi-			
	2.	Causing or permitting a student or minor to be in a s which the student or minor sustains a mental or emo jury that results in an observable and material impair	otional in-			
DATE ISSUED: 1/28/20	19		3 of 5			

EMPLOYEE STANDARDS OF CONDUCT REPORTS TO STATE BOARD FOR EDUCATOR CERTIFICATION

			student's or minor's development, learning, or psychologi- unctioning;
	3.	mino injur ance	sical injury that results in substantial harm to a student or or, or the genuine threat of substantial harm from physical y to the student or minor, including an injury that is at vari- e with the history or explanation given and excluding an dent or reasonable discipline; or
	4.		ual conduct harmful to a student's or minor's mental, emo- al, or physical welfare.
	19 1	TAC 2	49.3(1)
"Reported Criminal History"	mal clud victi	crimir les ari ons, c	d criminal history" means information concerning any for- nal justice system charges and dispositions. The term in- rests, detentions, indictments, criminal informations, con- leferred adjudications, and probations in any state or risdiction. <i>19 TAC 249.3(44)</i>
"Solicitation of a Romantic Relationship"	pea by a natu emo doe arise long may	ted ac in edu ire. A otional s not i e out o itime a v cons	on of a romantic relationship" means deliberate or re- tes that can be reasonably interpreted as the solicitation locator of a relationship with a student that is romantic in romantic relationship is often characterized by a strong or sexual attachment and/or patterns of exclusivity, but include appropriate educator-student relationships that of legitimate contexts such as familial connections or acquaintance. The following acts, considered in context, titute prima facie evidence of the solicitation by an educa- mantic relationship with a student:
	1.	stud deno state be c	avior, gestures, expressions, or communications with a ent that are unrelated to the educator's job duties and evi- ce a romantic intent or interest in the student, including ements of love, affection, or attraction. Factors that may onsidered in determining the romantic intent of such com- ications or behavior include:
		a.	The nature of the communications;
		b.	The timing of the communications;
		C.	The extent of the communications;
		d.	Whether the communications were made openly or se- cretly;
		e.	The extent that the educator attempts to conceal the communications;

EMPLOYEE STANDARDS OF CONDUCT REPORTS TO STATE BOARD FOR EDUCATOR CERTIFICATION

	f.	If the educator claims to be counseling a student, SBEC may consider whether the educator's job duties included counseling, whether the educator reported the subject of the counseling to the student's guardians or to the ap- propriate school personnel, or, in the case of alleged abuse or neglect, whether the educator reported the abuse or neglect to the appropriate authorities; and
	g.	Any other evidence tending to show the context of the communications between educator and student.
2.	ating ages	ing inappropriate comments about a student's body, cre- g or transmitting sexually suggestive photographs or im- s, or encouraging the student to transmit sexually sugges- photographs or images.
3.	Mak	ing sexually demeaning comments to a student.
4.	Mak man	ing comments about a student's potential sexual perfor- ce.
5.	Req	uesting details of a student's sexual history.
6.		uesting a date, sexual contact, or any activity intended for sexual gratification of the educator.
7.		aging in conversations regarding the sexual problems, erences, or fantasies of either party.
8.	Inap	propriate hugging, kissing, or excessive touching.
9.	Prov	viding the student with drugs or alcohol.
10.		ating written directives from school administrators regard- he educator's behavior toward a student.
11.		gestions that a romantic relationship is desired after the ent graduates, including post-graduation plans for dating

or marriage.12. Any other acts tending to show that the educator solicited a romantic relationship with the student.

19 TAC 249.3(51)

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

Searches—General Rule	Citizens, including district employees, have a right to be free from unreasonable searches and seizures. <i>U.S. Const. Amendment IV; Tex. Const. Art. I, Sec. 9</i>			
	A district may search an employee or an employee's property if:			
	tur	ere are reasonable grounds to believe that the search will n up evidence that the employee is guilty of work-related sconduct; and		
		e search is reasonably related in scope to the circum- inces that justified the interference in the first place.		
		<u>or v. Ortega</u> , 480 U.S. 709 (1987); <u>New Jersey v. T.L.O.</u> , S. 325 (1985)		
	investig grounds employe	on, a district may search an employee's workplace for non- atory, work-related purposes, if there are reasonable to believe that the search will turn up evidence that the ee is guilty of work-related misconduct. <u>O'Connor v. Ortega</u> , 5. 709 (1987)		
Drug/Alcohol Testing	drug us	rrine, and breath tests of public employees to determine e are searches under the Fourth Amendment of the U.S. Ition. <u>Skinner v. Railway Labor Executives Ass'n</u> , 489 U.S. 89)		
Random Drug Testing	A district may conduct drug tests, without a warrant and without in- dividualized suspicion, when the test serves special governmental needs that outweigh the individual's privacy expectation. <u>Skinner v.</u> <u>Railway Labor Executives Ass'n</u> , 489 U.S. 602 (1989); <u>Nat'l Treas-</u> <u>ury Employees Union v. Von Raab</u> , 489 U.S. 656 (1989)			
Safety-Sensitive Positions	Random alcohol and drug testing of employees in "safety-sensi- tive" positions may be permissible when the intrusiveness of the search is minimal and a board is able to demonstrate that the dru testing program furthers its interest in ensuring the physical safety of students. "Safety-sensitive" positions include those that involve the handling of potentially dangerous equipment or hazardous su stances in an environment including a large number of children. <u>Aubrey v. Sch. Bd. of LaFayette Parish</u> , 148 F.3d 559 (5th Cir. 1998)			
	Note:	The following testing requirements apply to employees who operate commercial motor vehicles and are subject to commercial driver's license requirements in accord- ance with federal regulations.		

South San Antonio ISD 015908							
EMPLOYEE STANDARI SEARCHES AND ALCO			DHE (LEGAL)				
Testing of Drivers	tion con	istrict shall conduct testing, in accordance with federa s, of commercial motor vehicle operators for use of al trolled substance that violates law or federal regulatic U.S.C. 31306; 49 C.F.R. Part 382	lcohol or a				
Commercial Motor Vehicle Defined		ommercial motor vehicle is defined as a motor vehicle asport passengers or property that:	used to				
	1.	Has a gross combination weight rating of 26,001 or pounds inclusive of a towed unit with a gross vehicle rating of more than 10,000 pounds;					
	2.	Has a gross vehicle weight rating of 26,001 or more or	pounds;				
	3.	Is designed to transport 16 or more passengers, inc driver.	luding the				
	49	49 C.F.R. 382.107					
Testing Procedures	A district shall ensure that all alcohol or controlled substances test- ing conducted under 49 C.F.R. Part 382 complies with the proce- dures set forth in 49 C.F.R. Part 40. <i>49 C.F.R. 382.105</i>						
	sep pric	U.S. Department of Transportation (DOT) tests must be completely separate from non-DOT tests in all respects. DOT tests must take priority and must be conducted and completed before a non-DOT test is begun. <i>49 C.F.R. 40.13</i>					
Tests Required	rea driv sub rea turr dist to p	quired testing includes pre-employment, post-accident sonable suspicion, return-to-duty, and follow-up testin er shall refuse to submit to a post-accident alcohol or stances test, a random alcohol or controlled substances sonable suspicion alcohol or controlled substances te h-to-duty or follow-up alcohol or controlled substances rict shall not permit a driver who refuses to submit to perform or continue to perform safety-sensitive function <i>C.F.R.</i> 382.211, .309	g. No controlled ces test, a est, or a re- a test. A such tests				
Education and Treatment	A district is not required to provide an evaluation by a substance abuse professional or any subsequent recommended education or treatment for an employee who has violated a drug and alcohol regulation of the DOT.						
	a sa fore ploy and	wever, if a district offers an employee an opportunity to afety-sensitive duty following a violation, the district m the employee again performs that duty, ensure that to yee receives an evaluation by a substance abuse pro- that the employee successfully complies with the pro- nal's evaluation recommendations.	ust, be- he em- fessional				
	49	C.F.R. 40.289					

South San Antonio ISD 015908		
EMPLOYEE STANDARD SEARCHES AND ALCOH		DHE (LEGAL)
Return-to-Duty Testing	If a district permits an employee who has violated a DOT alcohol regulation to return to safety-sensitive functions, t must ensure that the employee takes a return-to-duty tes cannot occur until after the substance abuse professional termined that the employee has successfully complied wi scribed education and/or treatment. The employee must negative drug test result and/or an alcohol test with an alc centration of less than 0.02 before resuming performance safety-sensitive duties.	the district t. This test l has de- th pre- have a cohol con-
	A district is not required to return an employee to safety-s duties because the employee has met the conditions des the preceding paragraph. Return-to-duty is a personnel d that the district has the discretion to make subject to lega ments.	cribed in ecision
	49 C.F.R. 40.305(a)–(b)	
Educational Materials	A district shall provide educational materials that explain the eral requirements and the district's policies and procedure spect to meeting these requirements. The district shall end a copy of these materials is distributed to each driver before start of alcohol and controlled substances testing under the and to each driver subsequently hired or transferred into that requires driving a commercial motor vehicle. Written representatives of employee organizations of the available information shall also be provided. The materials shall include the discussion of at least the items listed at 49 C.F.R. 349 C.F.R. 382.601	es with re- sure that ore the his policy a position notice to lity of this clude de-
Reports	A district required by federal safety regulations to conduct and drug testing of an employee who holds a commercial license shall report the following information to the Depar Public Safety:	l driver's
	1. A valid positive result on an alcohol or drug test and the specimen producing the result was a dilute spec "Valid positive result" means an alcohol concentration or greater on an alcohol confirmation test, or a resul above the cutoff concentration levels listed in 49 C.F on a confirmation drug test. "Dilute specimen" mean men with creatinine and specific gravity values that a than expected for human urine.	timen. on of 0.04 t at or R. 40.87 s a speci-
	2. A refusal to provide a specimen for an alcohol or dru	ıg test.
	3. An adulterated specimen or substituted specimen, a at 49 C.F.R. 40.3, on an alcohol or drug test.	s defined

South San Antonio ISD 015908

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING DHE (LEGAL)

For purposes of this requirement, the term "employee" includes applicants for employment subject to pre-employment testing.

Trans. Code 644.251-.252; 49 C.F.R. 40.3

DIA(LEGAL)-P

	Not	This policy addresses harassment of district employees. For legally referenced material relating to discrimination and retaliation, see DAA(LEGAL). For harassment of students, see FFH. For reporting requirements related to child abuse and neglect, see FFG.	
Official Oppression	A public servant acting under color of the public servant's office employment commits an offense if the public servant intentiona subjects another to sexual harassment.		
	A public servant acts under color of the public servant's office or employment if the person acts or purports to act in an official ca- pacity or takes advantage of such actual or purported capacity.		
	que sexi a pe	tual harassment" means unwelcome sexual advances, re- sts for sexual favors, or other verbal or physical conduct of a lal nature, submission to which is made a term or condition of rson's exercise or enjoyment of any right, privilege, power, or unity, either explicitly or implicitly.	
	Penal Code 39.03(a)(3), (b), (c)		
Employees of the federal duty, under Tit assment on the		assment on the basis of a protected characteristic is a violation e federal anti-discrimination laws. A district has an affirmative , under Title VII, to maintain a working environment free of har- nent on the basis of sex, race, color, religion, and national n. <i>42 U.S.C. 2000e, et seq.; 29 C.F.R. 1606.8(a), 1604.11</i>	
	 Harassment violates Title VII if it is sufficiently severe and pervasive to alter the conditions of employment. <u>Pennsylvania State Police v. Suders</u>, 542 U.S. 129 (2004) Title VII does not prohibit all verbal and physical harassment in the workplace. For example, harassment between men and women is not automatically unlawful sexual harassment merely because the words used have sexual content or connotations. <u>Oncale v. Sundowner Offshore Services, Inc.</u>, 523 U.S. 75 (1998) 		
Hostile Environment	nt Verbal or physical conduct based on a person's sex, race, color, re- ligion, or national origin constitutes unlawful harassment when the conduct:		
	1.	Has the purpose or effect of creating an intimidating, hostile, or offensive working environment;	
	2.	Has the purpose or effect of unreasonably interfering with an individual's work performance; or	
	3.	Otherwise adversely affects an individual's employment op- portunities.	
DATE ISSUED: 1/28/201 UPDATE 112 DIA(LECAL) B	19	1 of 2	

South San Antonio ISD 015908				
EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LEGAL)				
	<u>Pennsylvania State Police v. Suders</u> , 542 U.S. 129 (2004); <u>Nat'l</u> <u>Railroad Passenger Corp. v. Morgan</u> , 536 U.S. 101 (2002); <u>Meritor</u> <u>Savings Bank v. Vinson</u> , 477 U.S. 57 (1986); 29 C.F.R. 1604.11, 1606.8			
Quid Pro Quo	Cor	nduct of a sexual nature also constitutes harassment w	vhen:	
	1.	Submission to such conduct is made either explicitly itly a term or condition of an individual's employment		
	2.	Submission to or rejection of such conduct by an ind used as the basis for employment decisions affecting vidual.		
	29	C.F.R. 1604.11(a)		
Same-Sex Sexual Harassment		Same-sex sexual harassment constitutes sexual harassment. <u>Oncale v. Sundowner Offshore Services, Inc.</u> , 523 U.S. 75 (1998)		
Harassment Policy	A district should take all steps necessary to prevent sexual harass- ment from occurring, such as affirmatively raising the subject, ex- pressing strong disapproval, developing appropriate penalties, in- forming employees of their right to raise and how to raise the issue of harassment under Title VII, and developing methods to sensitize all concerned. <i>29 C.F.R. 1604.11(f)</i>			
Corrective Action	A district is responsible for acts of unlawful harassment by fellow employees and by nonemployees if the district, its agents, or its su- pervisory employees knew or should have known of the conduct, unless the district takes immediate and appropriate corrective ac- tion. 29 C.F.R. 1604.11(d), (e), 1606.8(d), (e)			
		en no tangible employment action is taken, a district m following affirmative defense:	ay raise	
	1.	That the district exercised reasonable care to prever promptly correct any harassing behavior; and	nt and	
	2.	That the employee unreasonably failed to take advan- any preventive or corrective opportunities provided b ployer or to avoid harm otherwise.	-	
		<u>lington Industries, Inc. v. Ellerth</u> , 524 U.S. 742 (1998); <u>Sity of Boca Raton</u> , 524 U.S. 775 (1998)	<u>Faragher</u>	
Harassment of Unpaid Interns	ass sup ing	strict commits an unlawful employment practice if sex ment of an unpaid intern occurs and the district or its a ervisors know or should have known that the conduct sexual harassment was occurring, and fail to take imm appropriate corrective action. <i>Labor Code 21.1065</i>	agents or constitut-	

	Note:	This policy addresses discrimination, harassment, and retaliation involving District employees. For discrimina- tion, harassment, and retaliation involving students, see FFH. For reporting requirements related to child abuse and neglect, see FFG.
Definitions		r purposes of this policy, the term "employee" includes for- loyees, applicants for employment, and unpaid interns.
Statement of Nondiscrimination	any emp tional ori Retaliatio	rict prohibits discrimination, including harassment, against loyee on the basis of race, color, religion, sex, gender, na- gin, age, disability, or any other basis prohibited by law. on against anyone involved in the complaint process is a of District policy.
Discrimination	at an em national	nation against an employee is defined as conduct directed ployee on the basis of race, color, religion, sex, gender, origin, age, disability, or any other basis prohibited by law, ersely affects the employee's employment.
Harassment	bal, or no gion, sex prohibite	ed harassment of an employee is defined as physical, ver- onverbal conduct based on an employee's race, color, reli- c, gender, national origin, age, disability, or any other basis d by law, when the conduct is so severe, persistent, or e that the conduct:
		s the purpose or effect of unreasonably interfering with the ployee's work performance;
		eates an intimidating, threatening, hostile, or offensive work rironment; or
		erwise adversely affects the employee's performance, en- onment, or employment opportunities.
Examples	rogatory practices accomm jokes, na sault; dis or other	es of prohibited harassment may include offensive or de- language directed at another person's religious beliefs or s, accent, skin color, gender identity, or need for workplace odation; threatening or intimidating conduct; offensive ame calling, slurs, or rumors; physical aggression or as- splay of graffiti or printed material promoting racial, ethnic, stereotypes; or other types of aggressive conduct such as lamage to property.
Sexual Harassment	welcome motivate	arassment is a form of sex discrimination defined as un- e sexual advances; requests for sexual favors; sexually d physical, verbal, or nonverbal conduct; or other conduct nunication of a sexual nature when:

	1.	Submission to the conduct is either explicitly or implicitly a condition of an employee's employment, or when submission to or rejection of the conduct is the basis for an employment action affecting the employee; or
	2.	The conduct is so severe, persistent, or pervasive that it has the purpose or effect of unreasonably interfering with the em- ployee's work performance or creates an intimidating, threat- ening, hostile, or offensive work environment.
Examples	touc ano	mples of sexual harassment may include sexual advances; ching intimate body parts; coercing or forcing a sexual act on ther; jokes or conversations of a sexual nature; and other sex- y motivated conduct, communication, or contact.
Retaliation	clair or a	District prohibits retaliation against an employee who makes a n alleging to have experienced discrimination or harassment, nother employee who, in good faith, makes a report, serves as tness, or otherwise participates in an investigation.
Examples	mot thre	mples of retaliation may include termination, refusal to hire, de- ion, and denial of promotion. Retaliation may also include ats, unjustified negative evaluations, unjustified negative refer- es, or increased surveillance.
Prohibited Conduct	hara	his policy, the term "prohibited conduct" includes discrimination, assment, and retaliation as defined by this policy, even if the be- for does not rise to the level of unlawful conduct.
Reporting Procedures	ited prof emp	employee who believes that he or she has experienced prohib- conduct or believes that another employee has experienced hibited conduct should immediately report the alleged acts. The ployee may report the alleged acts to his or her supervisor or apus principal.
		rnatively, the employee may report the alleged acts to one of District officials below.
Definition of District Officials	C00	the purposes of this policy, District officials are the Title IX rdinator, the ADA/Section 504 coordinator, and the erintendent.
Title IX Coordinator	mer	orts of discrimination based on sex, including sexual harass- nt, may be directed to the designated Title IX coordinator. [See (EXHIBIT)]
ADA / Section 504 Coordinator	•	orts of discrimination based on disability may be directed to the ignated ADA/Section 504 coordinator. [See DIA(EXHIBIT)]
Superintendent		Superintendent shall serve as coordinator for purposes of Dis- compliance with all other antidiscrimination laws.
DATE ISSUED: 1/28/201	9	2 of 4

South San Antonio ISD 015908					
EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)					
Alternative Reporting Procedures	An employee shall not be required to report prohibited conduct to the person alleged to have committed it. Reports concerning pro- hibited conduct, including reports against the Title IX coordinator or ADA/Section 504 coordinator, may be directed to the Superinten- dent.				
	A report against the Superintendent may be made directly Board. If a report is made directly to the Board, the Board point an appropriate person to conduct an investigation.				
Timely Reporting	Reports of prohibited conduct shall be made as soon as p after the alleged act or knowledge of the alleged act. A fai promptly report may impair the District's ability to investiga address the prohibited conduct.	lure to			
Notice of Report	Any District supervisor who receives a report of prohibited shall immediately notify the appropriate District official list and take any other steps required by this policy.				
Investigation of the Report	The District may request, but shall not insist upon, a written If a report is made orally, the District official shall reduce the to written form.	•			
	Upon receipt or notice of a report, the District official shall mine whether the allegations, if proven, would constitute p conduct as defined by this policy. If so, the District official mediately authorize or undertake an investigation, regardl whether a criminal or regulatory investigation regarding th or similar allegations is pending.	orohibited shall im- ess of			
	If appropriate, the District shall promptly take interim actio lated to prevent prohibited conduct during the course of a gation.				
	The investigation may be conducted by the District official signee, such as the campus principal, or by a third party of nated by the District, such as an attorney. When appropria campus principal or supervisor shall be involved in or inforthe investigation.	lesig- ate, the			
	The investigation may consist of personal interviews with son making the report, the person against whom the report and others with knowledge of the circumstances surround allegations. The investigation may also include analysis of formation or documents related to the allegations.	rt is filed, ling the			
Concluding the Investigation	Absent extenuating circumstances, the investigation shou completed within ten District business days from the date port; however, the investigator shall take additional time if sary to complete a thorough investigation.	of the re-			

South San Antonio ISD 015908	
EMPLOYEE WELFARE FREEDOM FROM DISC	DIA CRIMINATION, HARASSMENT, AND RETALIATION (LOCAL)
	The investigator shall prepare a written report of the investigation. The report shall be filed with the District official overseeing the in- vestigation.
District Action	If the results of an investigation indicate that prohibited conduct oc- curred, the District shall promptly respond by taking appropriate disciplinary or corrective action reasonably calculated to address the conduct.
	The District may take action based on the results of an investiga- tion, even if the conduct did not rise to the level of prohibited or un- lawful conduct.
Confidentiality	To the greatest extent possible, the District shall respect the privacy of the complainant, persons against whom a report is filed, and witnesses. Limited disclosures may be necessary in order to conduct a thorough investigation and comply with applicable law.
Appeal	A complainant who is dissatisfied with the outcome of the investi- gation may appeal through DGBA(LOCAL), beginning at the appro- priate level.
	The complainant may have a right to file a complaint with appropri- ate state or federal agencies.
Records Retention	Copies of reports alleging prohibited conduct, investigation reports, and related records shall be maintained by the District for a period of at least three years. [See CPC]
Access to Policy	This policy shall be distributed annually to District employees. Cop- ies of the policy shall be readily available at each campus and the District administrative offices.

South San Antonio ISD 015908					
PERSONNEL POSITIO	PERSONNEL POSITIONS (LEG				
Principal Qualifications		oard, by local policy, shall adopt qualifications for principals. <i>Ed-</i> <i>tion Code 11.202(c)</i>			
Certification	req	te Board for Educator Certification (SBEC) rules establish the uirements for receiving a principal certificate and for first-time cipals in Texas. <i>19 TAC Ch. 241</i>			
Duties	sha	principal shall be the instructional leader of the school and Il be provided with adequate training and personnel assistance ssume that role. <i>Education Code 11.202(a)</i>			
	Арі	rincipal shall:			
	1.	Approve all teacher and staff appointments for the campus. [See DK]			
	2.	Set specific education objectives for the campus, through the planning process.			
	3.	Develop budgets for the campus.			
	4.	Assume administrative responsibility and instructional leader- ship, under the supervision of the superintendent, for disci- pline at the campus.			
	5.	Assign, evaluate, and promote all personnel assigned to the campus.			
	6.	Recommend to the superintendent the termination, suspen- sion, or nonrenewal of an employee assigned to the campus.			
	7.	Perform any other duties assigned by the superintendent pur- suant to board policy.			
	8.	Regularly consult with the campus-level committee in the planning, operation, supervision, and evaluation of the campus educational program. [See BQ series]			
	9.	Each school year, with the assistance of the campus-level committee, develop, review, and revise the campus improve- ment plan. [See BQ]			
	10.	(For high school principals only) Serve, or appoint someone to serve, as deputy registrar for the county in which the school is located. <i>Election Code 13.046</i>			
	Edι	<i>ication Code 11.202(b), .253(c), (h)</i> [See also DMA]			
Principal's Report to Superintendent	-	rincipal must notify the superintendent not later than the sev- n business day after the date:			

PERSONNEL POSITIONS

	1.	Of an educator's termination of employment or resignation fol- lowing an alleged incident of misconduct under Education Code 21.006(b); or
	2.	The principal knew about an educator's criminal record under Education Code 21.006(b)(1).
		ucation Code 21.006(b-2); 19 TAC 249.14(e) [See Required Re- ts at DHB]
Sanctions and Administrative Penalty	min tion	EC determines whether to impose sanctions, including an ad- istrative penalty, against a principal who fails to provide notifica- to a superintendent. <i>Education Code 21.006(f); 19 TAC</i> 0.14(e), (h)
	tor's pro min \$10 aga	principal is required to notify a superintendent about an educa- s criminal record or alleged incident of misconduct and fails to vide the notice by the required date, SBEC may impose an ad- istrative penalty of not less than \$500 and not more than 0,000. SBEC may not renew the certification of an educator inst whom an administrative penalty is imposed until the pen- is paid. <i>Education Code 21.006 (i)</i>
Criminal Offense	crin jail date	rincipal required to notify a superintendent about an educator's ninal record or alleged incident of misconduct commits a state felony if the principal fails to provide the notice by the required e with intent to conceal an educator's criminal record or alleged dent of misconduct. <i>Education Code 21.006(j)</i>

South San Antonio ISD 015908					
BASIC INSTRUCTIONA REQUIRED INSTRUCT			EHAC (LEGAL)		
	12 and mai 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	A district that offers grades 6–8 must provide instruction in the re- quired curriculum as specified in 19 Administrative Code 74.1, re- lating to essential knowledge and skills. A district must ensure that sufficient time is provided for teachers to teach and for students to learn English language arts, mathematics, science, social studies, at least one of the four disciplines in fine arts (art, dance, music, theatre), health, physical education, technology applications, and to the extent possible, languages other than English. The school district may provide instruction in a variety of arrangements and settings, 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 74.3(a)(1)</i>				
Physical Activity Requirements	era leas	strict shall require students in grades 6–8 to participat te or vigorous daily physical activity for at least 30 min at four semesters during those grade levels as part of '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 utes during each period of two school weeks.	partici-		
Exemptions	Ad	strict must provide an exemption for:			
	1.	A student who is unable to participate in the required activity because of illness or disability; and	d 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		
	A district may allow an exemption for a student on a middle ior high school campus participating in a school-related activ an activity sponsored by a private league or club only if that meets 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.				
		Education Code 28.002(I)–(I-1); 19 TAC 103.1003					
	Fine Arts Requirement	ente one in gr	The school district must ensure that, beginning with students who enter grade 6 in the 2010–11 school year, each student completes one Texas Essential Knowledge and Skills-based fine arts course in grade 6, grade 7, or grade 8. <i>Education Code 28.002(c-1); 19</i> <i>TAC 74.3(a)(2)</i>				
		oppo in fir fine upor	strict shall offer and maintain evidence that students have the ortunity to take courses in at least three of the four disciplines in a requirement to offer three of the four disciplines in arts may be reduced to two by the commissioner of education in application of a school district with a total middle school ennent of less than 250 students. <i>19 TAC 74.3(a)(3)</i>				
School, College and Career		prep	h district shall provide instruction to students in grade 7 or 8 in paring for high school, college, and a career. The instruction t include information regarding:				
	Preparation	1.	The creation of a high school personal graduation plan under Education Code 28.02121;				
		2.	The distinguished level of achievement described by Educa- tion Code 28.025(b-15);				
		3.	Each endorsement described by Education Code 28.025(c-1);				
		4.	College readiness standards; and				
		5.	Potential career choices and the education needed to enter those careers.				
		A district may provide the instruction as part of an existing course in the required curriculum; provide the instruction as part of an ex- isting 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				

South San Antonio ISD 015908				
BASIC INSTRUCTIONAL PROGRAM E REQUIRED INSTRUCTION (SECONDARY) (LE				
High School Courses at Earlier Grades	A district may offer courses designated for grades 9–12 in earlier grade levels. <i>19 TAC 74.26(b)</i>			earlier
Grades 9–12 Course Offerings	A district that offers grades 9–12 shall provide instruction in the re- quired curriculum as specified in 19 Administrative Code 74.1. A district shall ensure that sufficient time is provided for teachers to teach and for students to learn the subjects in the required curricu- lum. <i>19 TAC 74.3(b)(1)</i>			
	shall	mair	shall offer the courses listed below in grades 9–12 ntain evidence that students have the opportunity irses:	
	1.	•	ish language arts — English I, II, III, IV, and at lea tional advanced English course.	ast one
	2.		nematics — Algebra I, Algebra II, Geometry, Preca Mathematical Models with Applications.	alculus,
	3.	istry, lecte Scie Adva Anat Solv ogy,	nce — Integrated Physics and Chemistry, Biology Physics, and at least two additional science court of from Aquatic Science, Astronomy, Earth and S nce, Environmental Systems, Advanced Animal S anced Biotechnology, Advanced Plant and Soil So tomy and Physiology, Engineering Design and Pr ing, Food Science, Forensic Science, Medical Mi Pathophysiology, Scientific Research and Design ciples of Engineering.	rses se- pace Science, cience, oblem crobiol-
		a.	The requirement to offer two additional courses reduced to one by the commissioner upon applie a district with a total high school enrollment of le 500 students.	cation of
		b.	Science courses shall include at least 40 percent on laboratory investigations and field work using priate scientific inquiry.	
	4.	Wor ogra	al studies — United States History Studies Since Id History Studies, United States Government, We phy Studies, Personal Financial Literacy, and Eco Emphasis on the Free Enterprise System and Its	orld Ge- onomics
	5.	Phys	sical education — at least two of the following:	
		a.	Foundations of Personal Fitness;	
		b.	Adventure/Outdoor Education;	
		c.	Aerobic Activities; or	

- d. Team or Individual Sports.
- 6. Fine arts courses selected from at least two of the four fine arts areas (art, music, theatre, and dance) as follows:
 - 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.
- 7. Career and technical education [see EEL] coherent sequences of courses selected from at least three of the following 16 career clusters:
 - a. Agriculture, Food, and Natural Resources;
 - b. Architecture and Construction;
 - c. Arts, Audio/Video Technology, and Communications;
 - d. Business Management and Administration;
 - e. Education and Training;
 - f. Finance;
 - g. Government and Public Administration;
 - h. Health Science;
 - i. Hospitality and Tourism;
 - j. Human Services;
 - k. Information Technology;
 - I. Law, Public Safety, Corrections, and Security;
 - m. Manufacturing;
 - n. Marketing;
 - o. Science, Technology, Engineering, and Mathematics; and
 - p. Transportation, Distribution, and Logistics.
- 8. Languages other than English Levels I, II, and III or higher of the same language.
- Technology applications Computer Science I and Computer Science II or Advanced Placement (AP) Computer Science and at least two of the following:

- a. Computer Science III;
- b. Digital Art and Animation;
- c. Digital Communications in the 21st Century;
- d. Digital Design and Media Production;
- e. Digital Forensics;
- f. Digital Video and Audio Design;
- g. Discrete Mathematics for Computer Science;
- h. Fundamentals of Computer Science;
- i. Game Programming and Design;
- j. Independent Study in Evolving/Emerging Technologies;
- k. Independent Study In Technology Applications;
- I. Mobile Application Development;
- m. Robotics Programming and Design;
- n. 3-D Modeling and Animation;
- o. Web Communications;
- p. Web Design; and
- q. Web Game Development.
- 10. Speech Communications Applications.
- 11. Each district shall provide an elective course in personal financial literacy that meets the requirements for a one-half elective credit, using materials approved by the SBOE. The instruction in personal financial literacy must include instruction on completing the application for federal student aid provided by the Department of Education. In fulfilling the requirement to provide financial literacy instruction, a district may use an existing state, federal, private, or nonprofit program that provides students without charge the described instruction.

19 TAC 74.3(b)(2); Education Code 28.0021(b)

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

	take cons asse use Cod	strict shall teach any course a student is specifically required to e for high school graduation at least once in any two secutive school years. For a subject that has an end-of-course essment, a district shall either teach the course every year or alternate delivery systems, as described in 19 Administrative e Chapter 74, Subchapter C, to enable students to earn credit he course and shall maintain evidence thereof.		
	19 1	FAC 74.3(b)(4)		
	cou	strict may offer additional courses from the complete list of rses approved by the SBOE to satisfy graduation requirements.		
Applied Courses	mar the ister	chool district may offer the foundation curriculum in an applied oner. The courses delivered in an applied manner must cover essential knowledge and skills, and the student shall be admin- red the applicable end-of-course assessment instrument. <i>Edu-</i> <i>con Code 28.025(b-4)</i>		
Research Writing Component	For students entering grade 9 beginning with the 2007–08 school year, districts must ensure that one or more courses offered in the required curriculum for the Recommended and Advanced/ Distinguished Achievement High School Programs include a research writing component. <i>19 TAC 74.3(b)(5)</i>			
Parenting Awareness Program High School		strict shall use the parenting and paternity awareness program eloped by the SBOE in its high school health curriculum.		
Middle and Junior High School		strict may use the program in the district's middle or junior high pol curriculum.		
Program Requirements	Implementation of this requirement shall comply with the r ment that the board establish a local school health advisor to assist the district in ensuring that local community value flected in the district's health education instruction.			
		strict may add elements at its discretion but must include the wing areas of instruction:		
	1.	Parenting skills and responsibilities, including child support;		
	2.	Relationship skills, including money management, communi- cation, and marriage preparation; and		
	3.	Skills relating to the prevention of family violence, only if the district's middle, junior high, or high schools do not have a family violence program.		

		ne discretion of the district, a teacher may modify the sug- ed sequence and pace of the program at any grade level.				
Local Programs and Materials	A district may develop or adopt research-based programs and cur- riculum materials for use in conjunction with the program devel- oped by the SBOE. The programs and curriculum materials may provide instruction in:					
	1.	Child development;				
	2.	Parenting skills, including child abuse and neglect prevention; and				
	3.	Assertiveness skills to prevent teenage pregnancy, abusive relationships, and family violence.				
Parent Permission	A student under 14 years of age may not participate in the program without the permission of the student's parent or person standing in parental relation to the student.					
	Education 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.					
	grar high	strict shall choose an evidence-based alcohol awareness pro- n to use in the district's middle school, junior high school, and school health curriculum from a list of programs approved by commissioner for this purpose.				
	prac dela that	dence-based alcohol awareness program" means a program, stice, or strategy that has been proven to effectively prevent or y alcohol use among students, as determined by evaluations use valid and reliable measures and that are published in r-reviewed journals.				
	Edu	cation 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.					
		R instruction must include training that has been developed by 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			
Donations	A district may accept from TEA donations the agency receives un- der Education Code 7.026 for use in providing instruction to stu- dents in the principles and techniques of CPR. A district may ac- cept other donations, including donations of equipment, for use in providing CPR instruction. <i>Education Code 29.903</i>			
Proper Interaction with a Peace Officer	For any student entering grade 9 in the 2018–19 school year and thereafter, a district shall provide instruction in one or more courses to students in grades 9–12 on proper interaction with peace officers during traffic stops and other in-person encounters. The required instruction may be provided as part of any course or courses and must be provided to each student at least once before graduation from high school.			
	The instruction must include all the information required by 19 Ad- ministrative Code 74.39(b). A district shall use materials developed through a memorandum of understanding among the Texas Com- mission on Law Enforcement, the State Board of Education, and the Texas Education Agency. A district may tailor the instruction de-			

veloped under this section as appropriate for the district's community. In tailoring the instruction, the district shall solicit input from local law enforcement agencies, driver training schools, and the community.

A district shall clearly indicate on the transcript or academic achievement record the year in which the instruction was provided to the student.

19 TAC 74.39; Education Code 28.012

BASIC INSTRUCTIONAL PROGRAM ELECTIVE INSTRUCTION

Driver Education	traffi	hool district shall consider offering a driver education and c safety course during each school year. If the district offers course, the district may:			
	1.	Conduct the course and charge a fee for the course in the amount determined by TEA to be comparable to the fee charged by a driver education school that holds a license un- der Education Code Chapter 1001; or			
	2.	Contract with a driver education school that holds a license under Education Code Chapter 1001 to conduct the course.			
	Education Code 29.902				
	A dri	ver education course must require the student to complete:			
	1.	Seven hours of behind-the-wheel instruction in the presence of a person who holds a driver education instructor license [see 19 Administrative Code 75.1002];			
	2.	Seven hours of observation instruction in the presence of a person who holds a driver education instructor license; and			
	3.	Thirty hours of behind-the-wheel instruction, including at least ten hours of instruction that takes place at night, in the presence of an adult who meets the requirements of Transportation Code $521.222(d)(2)$.			
	Education Code 1001.101; 19 TAC 75.1002–.1003, 16 TAC Ch. 8 Subch. N				
Life Skills Programs	supp If a c	strict may provide an integrated program of educational and port services for students who are pregnant or who are parents. district provides such a program, the program shall include all e following:			
	1.	Individual counseling, peer counseling, and self-help pro- grams.			
	2.	Career counseling and job readiness training.			
	3.	Day care for the students' children on the campus or at a day care facility in close proximity to the campus.			
	4.	Transportation for children of students to and from the cam- pus or day care facility.			
	5.	Transportation for students, as appropriate, to and from the campus or day care facility.			
	6.	Instruction related to knowledge and skills in child develop- ment, parenting, and home and family living.			

BASIC INSTRUCTIONAL PROGRAM ELECTIVE INSTRUCTION

	s g	Assistance to students in the program in obtaining available ervices from government agencies or community service or- anizations, including prenatal and postnatal health and nutri- on programs.
		ict shall solicit recommendations for obtaining community rt for the students and their children in the life skills ms.
		ict may operate a shared services arrangement program to e a life skills program for student parents.
	Educa	tion Code 29.085 [See EHBC and FNE]
School-Based Savings Program	tate in educa trict m	ict may establish a school-based savings program to facili- creased awareness of the importance of saving for higher tion and facilitate personal financial literacy instruction. A dis- ay offer the program in conjunction with a personal financial y course under Education Code 28.0021 [see EHAC].
		ool-based savings program may, through partnerships with priate institutions, promote:
		General savings, by offering savings accounts or certificates f deposit through partner financial institutions; or
	p n	Savings dedicated for higher education, by offering through artner institutions the following accounts or bonds the pri- nary purpose of which must be to pay expenses associated <i>v</i> ith higher education:
	а	. An account authorized under Section 529, Internal Reve- nue Code of 1986;
	b	 A Coverdell education savings account established un- der 26 U.S.C. Section 530;
	с	. A certificate of deposit;
	d	. A savings account; and
	e	A Series I savings bond.
	A distr	ict establishing a program:
		hall seek to establish partnerships with appropriate institu- ons that are able to offer an account or bond above; and
	n	lay seek to establish partnerships with public sector part- ers, private businesses, nonprofit organizations, and philan- propic organizations in the community.
	A parti	nership established between a district and:

BASIC INSTRUCTIONAL PROGRAM ELECTIVE INSTRUCTION

	1.	An appropriate institution may allow a student in the program or the student and an adult in the student's family jointly to have an opportunity to establish an account or purchase a bond; and
	2.	An appropriate institution, public sector partner, private business, or nonprofit or philanthropic organization may provide:
		a. A structure for the management of the program; and
		b. Incentives that encourage contribution to a school-based account or purchase of a bond, including incentives that provide matching funds or seed funding.
	Edu	cation Code 28.0024
Local Credit Courses		strict may offer courses for local credit in addition to those in required curriculum. The State Board of Education shall:
	1.	Be flexible in approving a course for credit for high school graduation; and
	2.	Approve courses in cybersecurity for credit for high school graduation.
	Edu	cation Code 28.002(f) [See EIF]
Apprenticeships	tices cred with	strict may offer a course or other activity, including an appren- ship or training hours needed to obtain an industry-recognized ential or certificate, that is approved by the board for credit out obtaining State Board of Education approval if the district ts the requirements in Education Code 28.002(g-1) and (g-2).
	velo terns sect	strict shall annually report to TEA the names of the locally de- ped courses, programs, institutions of higher education, and in- ships in which the district's students have enrolled under this ion. TEA shall make information provided under this section lable to other districts.
	Edu	cation Code 28.002(g-1)–(g-2); 19 TAC 74.11(l)
Cybersecurity	the l prov high cybe	strict may offer a course in cybersecurity that is approved by board for credit without obtaining State Board of Education ap- al if the district partners with a public or private institution of er education that offers an undergraduate degree program in ersecurity to develop and provide the course. <i>Education Code</i> 102(g-3)
		strict shall annually report to TEA the names of cybersecurity ses approved by the board for credit and institutions of higher

South San Antonio ISD 015908

BASIC INSTRUCTIONAL PROGRAM ELECTIVE INSTRUCTION

EHAD (LEGAL)

education in which the district's students have enrolled as authorized by the above section. TEA shall make information provided under this section available to other districts. *19 TAC 74.11(m)*

South San Antonio ISD 015908			
CURRICULUM DESIGN SPECIAL PROGRAMS			EHB (LEGAL)
Parental Notice of Assistance for Learning Difficulties	than tion (the d terve	a ch Code listric entior	ool year, a district shall notify a parent of each child, other ild enrolled in a special education program under Educa- e Chapter 29, Subchapter A, who receives assistance from ct for learning difficulties, including through the use of in- n strategies that the district provides that assistance to the e notice must:
	1.		provided when the child begins to receive the assistance hat school year;
	2.		vritten in English or, to the extent practicable, the parent's ve language; and
	3.	Inclu	ude:
		a.	A reasonable description of the assistance that may be provided to the child, including any intervention strate- gies that may be used;
		b.	Information collected regarding any intervention in the base tier of a multi-tiered system of supports that has previously been used with the child;
		C.	An estimate of the duration for which the assistance, in- cluding through the use of intervention strategies, will be provided:
		d.	The estimated time frames within which a report on the child's progress with the assistance, including any intervention strategies used, will be provided to the parent; and
		e.	A copy of the explanation provided under Education Code 26.0081(c). [See FB]
	ing o	of the	ired notice may be provided to a child's parent at a meet- team established for the child under Section 504, Reha- Act of 1973 (29 U.S.C. Section 794), if applicable.
	Educ	catior	n Code 26.0081(d)–(e)
	supp that s	orts syste	tion strategy" means a strategy in a multi-tiered system of that is above the level of intervention generally used in em with all children. The term includes response to inter- nd other early intervening strategies. <i>Education Code</i>
Dyslexia and Related Disorders	der a	acces	shall provide each student with dyslexia or a related disor- ss to each program under which the student qualifies for A board shall ensure that procedures are implemented for

South San Antonio ISD 015908

CURRICULUM DESIGN SPECIAL PROGRAMS

identifying and providing appropriate, evidence-based instructional services to students for dyslexia and related disorders.

District procedures must be implemented according to the State Board of Education (SBOE) approved strategies for screening, individualized evaluation, and techniques for treating dyslexia and related disorders. The strategies and techniques are described in the *Dyslexia Handbook: Procedures Concerning Dyslexia and Related Disorders* available on <u>TEA's Dyslexia webpage</u>.¹ Districts shall provide a copy or a link to the electronic version of the *Dyslexia Handbook* to parents of children suspected to have dyslexia or a related disorder.

Districts will be subject to monitoring for compliance with federal law and regulations in connection with 19 Administrative Code 74.28.

19 TAC 74.28(a)-(c), (l)-(m)

Screening, Testing, and Identification Students enrolling in public schools in Texas shall be screened or tested, as appropriate, for dyslexia and related disorders at appropriate times in accordance with a program approved by the SBOE. The program must include screening at the end of the school year of each student in kindergarten and each student in the first grade. *Education Code 38.003(a)*

> A process for early identification, intervention, and support for students at risk for dyslexia and related disorders must be available, as outlined in the *Dyslexia Handbook*. A district may not use early intervention strategies, including multi-tiered systems of support, to delay or deny the provision of a full and individual evaluation to a child suspected of having a specific learning disability, including dyslexia or a related disorder.

> Screening, as described in the *Dyslexia Handbook*, and further evaluation should only be conducted by individuals who are trained in valid, evidence-based assessments and who are trained to appropriately evaluate students for dyslexia and related disorders.

19 TAC 74.28(d), (j)

Parent Notification At least five school days before any identification or evaluation procedure is used selectively with an individual student, a district must provide written notification of the proposed identification or evaluation to the student's parent or guardian or another person standing in parental relation to the student. The notice must be in English, or to the extent practicable, the individual's native language and must include the following: South San Antonio ISD 015908

CURRICULUM DESIGN
SPECIAL PROGRAMS

EHB (LEGAL)

	1.	A reasonable description of the evaluation procedure to be used with the individual student;		
	2.	Information related to any instructional intervention or strate used to assist the student prior to evaluation;	egy	
	3.	An estimated time frame within which the evaluation will be completed; and	;	
	4.	Specific contact information for the campus point of contact relevant parent training and information projects, and any other appropriate parent resources.	t,	
IDEA Notice	mine Disa dent relat siste in th for t proc	bre a full individual and initial evaluation is conducted to deter e whether a student has a disability under the Individuals wit abilities Education Act (IDEA), a district must notify the stu- t's parent or guardian or another person standing in parental tion to the student of its proposal to conduct an evaluation co ent with 34 C.F.R. 300.503, provide all the information require he evaluation. The district must also provide a copy of the ID cedural safeguards notice required under 34 C.F.R. 300.504 a copy of Section 504 information required under Education e 26.0081. [See EHBAE and FB]	h on- ed ent DEA	
Options and Services	der stud to in	ents or guardians of a student with dyslexia or a related disormust be informed of all services and options available to the lent, including general education interventions under responsitervention and multi-tiered systems of support models as re- red by Education Code 26.0081(d).	se	
	19 7	FAC 74.28(f)–(h)		
Parent Education	A district shall provide a parent education program for parents and guardians of students with dyslexia and related disorders. This pro- gram must include:			
	1.	Awareness and characteristics of dyslexia and related diso ders;	r-	
	2.	Information on testing and diagnosis of dyslexia and related disorders;	d	
	3.	Information on effective strategies for teaching students wit dyslexia and related disorders;	th	
	4.	Information on qualifications of those delivering services to students with dyslexia and related disorders;		
	5.	Awareness of information on accommodations and modifications, especially those allowed for standardized testing;	a-	
DATE ISSUED: 1/28/201	9	3 (of 4	

South San Antonio ISD 015908		
CURRICULUM DESIGN SPECIAL PROGRAMS		EHB (LEGAL)
	6.	Information on eligibility, evaluation requests, and services available under IDEA and Section 504; and
	7.	Contact information for the relevant regional and/or district specialists.
	Edu	cation Code 38.003; 19 TAC 74.28(k)
Treatment	her grar and den ized	h school shall provide each identified student access at his or campus to instructional programs required at Reading Pro- n, below, and to the services of a teacher trained in dyslexia related disorders. A district may, with the approval of each stu- t's parents or guardians, offer additional services at a central- location, but centralized services shall not preclude each stu- t from receiving services at his or her campus. <i>19 TAC 74.28(i)</i>
Reading Program	read	strict shall purchase a reading program or develop its own ding program that is aligned with the descriptors in the <i>Dyslexia</i> addook.
	insti sory nen opm	chers who screen and treat these students must be trained in ructional strategies that use individualized, intensive, multisen- y, phonetic methods and a variety of writing and spelling compo- ts described in the <i>Dyslexia Handbook</i> . The professional devel- nent activities specified by the district- and/or campus-level amittees shall include these instructional strategies.
	19 1	TAC 74.28(e)
Reassessment	dysl dysl pose the	ess otherwise provided by law, a student determined to have exia during screening or testing or accommodated because of exia may not be rescreened or retested for dyslexia for the pur- e of reassessing the student's need for accommodations until district reevaluates the information obtained from previous eening or testing of the student. <i>Education Code 38.003(b-1)</i>

¹ TEA Dyslexia webpage: <u>https://tea.texas.gov/academics/dyslexia/</u>

EHBC (LEGAL)

Compensatory Education Allotment	A district is entitled to an annual compensatory education allotment for each student:		
	1.	Who is educationally disadvantaged; or	
	2.	Who does not have a disability and resides in a residential placement facility in a district in which the student's parent or legal guardian does not reside.	
	by a enro pric	e number of educationally disadvantaged students is determined averaging the best six months' numbers of students eligible for ollment in the national school lunch program of free or reduced- e lunches for the preceding school year; or in the manner pro- ed by commissioner rule.	
	virtu tern the enh	udent receiving a full-time virtual education through the state ual school network (TXVSN) [see EHDE] may be included in de- nining the number of educationally disadvantaged students if school district submits to the commissioner a plan detailing the anced services that will be provided to the student and the missioner approves the plan.	
	Edι	ıcation Code 42.152(a)–(b-1)	
Use	sup disp disp at-ri	strict shall use its compensatory education allotment to fund plemental programs and services designed to eliminate any parity in performance on state assessment instruments or parity in the rates of high school completion between students isk of dropping out of school, as defined below, and all other dents.	
	allo prov grai cati port	ecifically, a district may use the funds, other than an indirect cost tment established by State Board rule, to meet the costs of viding a compensatory, intensive, or accelerated instruction pro- m under Education Code 29.081, a disciplinary alternative edu- on program (DAEP) under Education Code 37.008, or to sup- t a Title I program, at a campus at which at least 40 percent of students are educationally disadvantaged.	
	A di	strict may also use allocated funds for:	
	1.	A mentoring services program under Education Code 29.089;	
	2.	An accelerated reading instruction program under Education Code 28.006(g) for students at risk of dropping out of school as defined by Education Code 29.081(d) and (g);	
	3.	A program for treatment of students who have dyslexia or a related disorder, as required by Education Code 38.003, for students at risk of dropping out of school as defined by Education Code 29.081(d) and (g); and	
DATE ISSUED: 1/28/20	19	1 of 12	

	4.	•	ogram under Education Code 29.081 specifically de- ned to serve students at risk of dropping out of school.			
	Edu	catio	n Code 42.152(c), (c-1), (c-2)			
Dropout Prevention Strategies	A district with a high dropout rate, as determined by the commis- sioner, shall submit a plan to the commissioner describing the manner in which the district intends to use its compensatory edu- cation and high school allotments for developing and implementing research-based strategies for dropout prevention.					
	plar trict activ requ to m or c the	If a district is required to submit both a dropout prevention strategy plan and a plan to increase college enrollment [see GNC], the dis- trict must describe in its dropout prevention strategy plan how the activities identified in both plans will be coordinated. If a district is required to submit both a school improvement plan, due to failure to meet the required performance standard regarding dropout rates or completion rates, as well as a dropout prevention strategy plan, the district may request that its school improvement plan be used to satisfy both requirements.				
	A district shall submit the plan not later than December 1 of each school year preceding the school year in which the district will re- ceive the compensatory education or high school allotment to which the plan applies. The plan must meet the requirements at 19 Administrative Code 89.1701(e).					
	A district may not spend or obligate more than 25 percent of the district's compensatory or high school allotment unless the commissioner approves the plan.					
	A di	A district's plan shall:				
	1.	nolo	ign a dropout recovery plan that includes career and tech- ogy education courses or technology applications courses lead to industry or career certification;			
	egi	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.	Plan to offer advanced academic and transition opportunities, including dual credit courses and college preparatory courses, such as advanced placement courses.			
		strict may enter into a partnership with a public junior college in ordance with Education Code 29.402 in order to fulfill a plan.			
	•	program designed to fulfill a plan must comply with the re- ements of Education Code 29.081(e) and (f).			
	Education Code 29.918; 19 TAC 89.1701				
Definition of At-Risk Student		ident at risk of dropping out of school" includes each student is under 26 years of age and who:			
	1.	Was not advanced from one grade level to the next for one or more school years, unless the student did not advance from prekindergarten or kindergarten to the next grade level only as a result of the request of the student's parent;			
	2.	If the student is in grades 7–12 did not maintain an average equivalent to 70 on a scale of 100 in two or more subjects in the foundation curriculum during a semester in the preceding or current school year, or is not maintaining such an average in two or more subjects in the foundation curriculum in the current semester;			
	3.	Did not perform satisfactorily on a state assessment instru- ment and who has not in the previous or current school year subsequently performed on that instrument or another appro- priate instrument at a level equal to at least 110 percent of the level of satisfactory performance on that instrument;			
	4.	If the student is in prekindergarten, kindergarten, or grades 1–3, did not perform satisfactorily on a readiness test or assessment instrument administered during the current school year;			
	5.	Is pregnant or is a parent;			
	6.	Has been placed in a DAEP in accordance with Education Code 37.006 during the preceding or current school year;			
	7.	Has been expelled during the preceding or current school year;			
	8.	Is currently on parole, probation, deferred prosecution, or other conditional release;			

	9.	Was previously reported through the Public Education Infor- mation Management System (PEIMS) to have dropped out of school;	
	10.	Is a student of limited English proficiency, as defined by Sec- tion 29.052;	
	11.	Is in the custody or care of the Department of Family and Pro- tective Services or has, during the current school year, been referred to the department by a school official, officer of the ju- venile court, or law enforcement official;	
	12.	Is homeless, as defined by 42 U.S.C. 11302 and its subse- quent amendments [see FD]; or	
	13.	Resided in the preceding school year or resides in the current school year in a residential placement facility in a district, in- cluding a detention facility, substance abuse treatment facility, emergency shelter, psychiatric hospital, halfway house, cot- tage home operation, specialized child-care home, or general residential operation.	
	Edu	cation Code 29.081(d)–(d-1)	
Local Eligibility Criteria	In addition to students described above, a student who satisfies lo- cal eligibility criteria adopted by a board may receive compensatory education services. The number of students receiving services un- der local eligibility criteria during a school year may not exceed ten percent of the number of students described above who received services from the district during the preceding school year. <i>Educa-</i> <i>tion Code 29.081(g)</i>		
Compensatory, Intensive, and Accelerated Instruction	asse plen strue the s	strict shall use student performance data from state basic skills essment instruments and achievement tests to design and im- nent appropriate compensatory, intensive, or accelerated in- ctional services for students in the district's schools that enable students to perform at grade level at the conclusion of the next illar school term. <i>Education Code 29.081(a)</i>	
Accelerated Instruction	dent	strict shall provide accelerated instruction to an enrolled stu- t who has taken an end-of-course assessment instrument and not performed satisfactorily or who is at risk of dropping out of pol.	
	asse cele stud	strict shall offer before the next scheduled administration of the essment instrument, without cost to the student, additional ac- rated instruction to each student in any subject in which the ent failed to perform satisfactorily on an end-of-course assess- it instrument required for graduation.	

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

South San Antonio ISD 015908					
SPECIAL PROGRAMS EF COMPENSATORY/ACCELERATED SERVICES (LEG					
Optional Extended Year Program	If a district provides an optional extended year program, it shall adopt a policy designed to lead to immediate reduction and ulti- mate elimination of student retention. <i>Education Code 29.082; 19</i> <i>TAC 105.1001</i>				
Optional Flexible Year Program	A district may provide an optional flexible year program (OFYF students who did not or are not likely to perform successfully o state assessment instruments or who would not otherwise be moted to the next grade level.				
Program Criteria		OFYP must meet the requirements set forth at Educat 0821 and 19 Administrative Code 129.1029.	ion Code		
	Edu	cation Code 29.0821; 19 TAC 129.1029			
Optional Flexible School Day Program	app (OF	Notwithstanding Education Code 25.081 or 25.082, a district may apply to the commissioner to provide a flexible school day program (OFSDP) for students, in accordance with 19 Administrative Code 129.1027. <i>Education Code 29.0822</i>			
	OF: provi tion cluc	bard must approve the application. The board must inc SDP as an item on the regular agenda for a board mee- viding options for public input concerning the proposed before applying to operate an OFSDP. The applicatio le the information described in 19 Administrative Code TAC 129.1027(c)	eting d applica- n shall in-		
Program Criteria	A di	strict that meets application requirements may:			
	1.	Provide flexibility in the number of hours each day a attends;	student		
	2.	Provide flexibility in the number of days each week a attends;	a student		
	3.	Allow a student to enroll in less than or more than a course load; or	full		
	4.	Allow a student to enroll in a dropout recovery progra which courses are conducted online.	am in		
	Except in the case of a course designed for a student who will be denied credit as a result of attendance requirements or enrolled in an online dropout recovery program, a course offered in a program under this section must provide for at least the same number of in- structional hours as required for a course offered in a program that meets the required minimum number of minutes of operation under Education Code 25.081. Education Code 29.0822(b)–(c)				

Student Eligibility	A district may provide an OFSDP for students who:				
	 Have dropped out of school or are at risk of dropping out of school, as defined above at Definition of At-Risk Student; 				
	2. Attend a campus that is implementing an innovative redesign;				
	 Attend a community-based dropout recovery education pro- gram, as defined by Education Code 29.081(e-1) and (e-2); 				
	4. Attend an early college high school under a plan approved by the commissioner; or				
	 As a result of attendance requirements under Education Code 25.092, will be denied credit for one or more classes in which the students have been enrolled. 				
	A student under 18 years of age is eligible to participate if the stu- dent and the student's parent, or person standing in parental rela- tion to the student, agree in writing to the student's participation. A student that is 18 years of age or older or has otherwise attained legal status as an adult by reason of marriage or court order may agree in writing to participate.				
	19 TAC 129.1027(b); Education Code 29.0822(a)				
	A student who will be denied credit for one or more classes as a re- sult of attendance requirements may enroll in a course in a OFSDP offered during the school year or during the period in which school is recessed for the summer to enable the student to earn class credit that the student would not otherwise be able to receive with- out retaking the class. <i>Education Code 29.0822(e)</i>				
Extracurricular Participation	A student enrolled in an OFSDP may participate in a competition or activity sanctioned by the University Interscholastic League (UIL) only if the student meets all UIL eligibility criteria. <i>19 TAC 129.1027(f)</i>				
Annual Performance Review	Annually, each school district shall review its progress in relation to the performance indicators as required by 19 Administrative Code 129.1027(h). Progress should be assessed based on information that is disaggregated with respect to race, ethnicity, gender, and socioeconomic status. <i>19 TAC 129.1027(h)</i>				
Tutorial Services	A district may provide tutorial services at district schools. If a dis- trict provides tutorial services, it shall require a student whose grade in a subject for a reporting period is lower than the equiva- lent of 70 on a scale of 100 to attend tutorials. [See EC for provi- sions on loss of class time.]				

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

	4.		uring that the program is offered at one or more locations ne district that are easily accessible to eligible students;	
	5.	Mea	asuring student progress on completion of the program.	
	Edu	catio	n Code 29.088, .090; 19 TAC 102.1041	
Mentoring Services Program	A district may provide a mentoring services program to students at risk of dropping out of school. A board may arrange for any public or nonprofit community-based organization to come to the district's schools and implement the program.			
			shall obtain the consent of a student's parent or guardian lowing the student to participate in the program.	
	Edu	catio	n Code 29.089	
Accelerated Reading Instruction Program	A district shall implement an accelerated reading instruction pro- gram that provides reading instruction that addresses reading of ciencies to each student in kindergarten, first grade, or second grade who is determined, on the basis of reading instrument re- sults [see EKC], to be at risk for dyslexia or other reading difficu- ties. The district shall determine the form, content, and timing o program.			
	tion [see	to ea e EKC	shall provide additional reading instruction and interven- ich student given the seventh grade reading assessment C], as appropriate to improve the student's reading skills in ant areas identified through the assessment instrument.	
Limitation	prog	gram	may implement an accelerated reading instruction only if the commissioner certifies that funds have been ated during a school year for administering the program.	
	Edu	catio	n Code 28.006(f), (g), (g-1), (k)	
Intensive Program of Instruction State Assessments	A district shall offer an intensive program of instruction to a student who does not perform satisfactorily on a state assessment instrument or is not likely to receive a high school diploma before the fifth school year following the student's enrollment in grade 9, as determined by the district.			
	The	prog	ram shall be designed to:	
	1.	Ena	ble the student to:	
		a.	To the extent practicable, perform at the student's grade level at the conclusion of the next regular school term; or	
		b.	Attain a standard of annual growth specified by a district and reported by the district to TEA; and	
DATE ISSUED: 1/28/201 UPDATE 112	9		9 of 12	

	2.	If applicable, carry out the purposes of Education Code 28.0211. [See EIE]			
Students Receiving Special Education Services	For a student in a special education program who does not perform satisfactorily on an assessment instrument administered under Ed- ucation Code 39.023(a), (b), or (c), the student's admission, re- view, and dismissal committee shall design the program to:				
	1.	Enable the student to attain a standard of annual growth on the basis of the student's individualized education program (IEP); and			
	2.	If applicable, carry out the purposes of Education Code 28.0211. [See EIE]			
Graduation Requirements	tens stru	strict shall use funds appropriated by the legislature for an in- sive program of instruction to plan and implement intensive in- ction and other activities aimed at helping a student satisfy e and local high school graduation requirements.			
No Cause of Action	A district's determination of the appropriateness of an intensive program of instruction for a student is final and does not create a cause of action.				
	Edu	cation Code 28.0213			
Maximum Allowable Indirect Cost	A district may expend no more than the following percentages of the district's Foundation School Program (FSP) special allotmen under Education Code Chapter 42, Subchapter C, for indirect co related to the following programs:				
	1.	No more than 48 percent for indirect costs related to:			
		a. Compensatory education,			
		b. Bilingual education and special language programs, and			
		c. Special education.			
	2.	No more than 45 percent for indirect costs related to gifted and talented education programs.			
	3.	No more than 42 percent for indirect costs related to career and technical education programs.			
	use .153 per	Beginning with the 2012–13 school year, a district may choose to use a greater indirect cost allotment under Education Code 42.151, .153, .154, and .156, to the extent the district receives less funding per weighted student in state and local maintenance and opera- tions revenue than in the 2011–12 school year. The commissioner			

shall develop a methodology for a school district to make this determination and may require any information necessary to implement this rule.

19 TAC 105.11

College Preparatory Courses	cati	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 twelfth grade level whose performance on:		
		a.	An end-of-course assessment instrument required under Education Code 39.023(c) does not meet college readiness standards; or		
		b.	Coursework, a college entrance examination, or an as- sessment instrument designated under Education Code 51.334 [Texas Success Initiative (TSI) assessment] indi- cates that the student is not ready to perform entry-level college coursework; and		
	2.	•	prepare students for success in entry-level college rses.		
	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 an institution of higher education with which the district partners.				
Faculty	pria dist	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	stud	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	cou Eng higi den the mat afte the	rse m glish la n scho t who credi thema er com found	t who successfully completes an English language arts hay use the credit earned toward satisfying the advanced anguage arts curriculum requirement for the foundation ool program under Education Code 28.025(b-1)(1). A stu- o successfully completes a mathematics course may use t earned in the course toward satisfying an advanced atics curriculum requirement under Education Code 28.025 hpletion of the mathematics curriculum requirements for dation high school program under Education Code h-1)(2).		

South San Antonio ISD 015908		
SPECIAL PROGRAMSElCOMPENSATORY/ACCELERATED SERVICES(LEG		
Dual Credit	A course may be offered for dual credit at the discretion of tution of higher education with which a district partners.	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 Educatio Chapter 31. The instructional materials must include techr sources that enhance the effectiveness of the course and established best practices.	iase in- n 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 is 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), even if the student did not perform satisfactorily previous administration of the applicable end-of-course assessment instrument. A student who fails to perform satisfactor assessment instrument may retake that assessment instru- may take the appropriate end-of-course assessment instru- <i>Education Code 39.025(a-1)</i>	satisfies instru- equire- of the Al- ssment ode / on a ssess- rily on the ument or

Table of Contents	Title III Requirements	2
	State Policy	2
	Definitions	2
	District Responsibility	2
	Identification of LEP Students	3
	Language Proficiency Assessment Committees (LPAC)	3
	Home Language Survey	4
	LEP Classification	4
	Parental Notice and Consent	5
	Participation of Non-LEP Students	5
	Students with Disabilities	6
	Bilingual and ESL Programs	6
	Exceptions and Waivers	7
	Program Design	7
	Dual Language Immersion Program	8
	Facilities1	0
	Cooperation Among Districts1	0
	Documentation1	0
	Summer Program1	1
	Other Program1	1
	Personnel1	1
	LEP Students and State Assessments1	2
	Program Exit1	2
	Notice to Parents1	2
	Post-Exit Monitoring and Reenrollment1	3
	Program Evaluation1	3

	Note	e: The terms English language learner and English learner are used interchangeably and are synonymous with the limited English proficiency (LEP) student as used in Education Code Chapter 29. <i>19 TAC 89.1203</i>			
Title III Requirements	A district that receives funds under Title III of the Elementary and Secondary Education Act shall comply with the statutory requirements regarding English learners and immigrant students. <i>20 U.S.C. 6801–7014</i>				
	lang days an E the i	strict that receives funds under Title I or Title III to provide a uage instruction educational program shall, not later than 30 after the beginning of the school year, inform the parents of nglish learner identified for participation in such a program of nformation required by 20 U.S.C. $6312(e)(3)$. 20 U.S.C.			
State Policy	lang learr biling	the policy of the state that every student who has a primary uage other than English and who is identified as an English her shall be provided a full opportunity to participate in a gual education or English as a second language (ESL) ram. <i>19 TAC 89.1201(a)</i>			
Definitions	"Certified English as a second language teacher" is synonymous with the term "professional transitional language educator" used in Education Code 29.063.				
		Il language immersion" means a state-approved bilingual pro- n model in accordance with Education Code 29.066.			
	-	lish learner" is a student who is in the process of acquiring ish and has another language as the primary language.			
	"Par	ent" includes a legal guardian of a student.			
	Edu	cation Code 29.052; 19 TAC 89.1203			
District Beenensibility	Each	n district shall:			
Responsibility	1.	Identify English learners based on criteria established by the state;			
	2.	Provide bilingual education and ESL programs as integral parts of the general program;			
	3.	Seek appropriately certified teaching personnel to ensure that English learners are afforded full opportunity to master the es- sential knowledge and skills; and			

015908 SPECIAL PROGRAMS EHBE BILINGUAL EDUCATION/ESL (LEGAL) 4. Assess achievement for essential knowledge and skills in accordance with Education Code Chapter 29 to ensure accountability for English learners and the schools that serve them. 19 TAC 89.1201(a) Identification of LEP Within the first four weeks of the first day of school, the language Students proficiency assessment committee (LPAC) shall determine and report to the board the number of LEP students on each campus and shall classify each student according to the language in which the student possesses primary proficiency. A board shall report that information to TEA before November 1 each year. Education Code 29.053(b) Each district that is required to offer bilingual and special language Language Proficiency programs shall, by local board policy, establish an LPAC. A district Assessment shall establish and operate a sufficient number of LPACs to enable Committees them to discharge their duties within four weeks of the enrollment (LPAC) of English learners. A district shall have on file policy and procedures for the selection, appointment, and training of members of the LPAC. Membership of The LPAC shall include: **LPAC** 1. An appropriately certified bilingual educator (for students served through a bilingual education program); 2. An appropriately certified English as a second language (ESL) educator (for students served through an ESL program); 3. A parent of an English learner participating in a bilingual or ESL program; and 4. A campus administrator. A district may add other trained members to the committee. No parent serving on the LPAC shall be an employee of the school district. All members of the LPAC, including parents, shall be acting for the district and shall observe all laws and rules governing confidentiality of information concerning individual students. A district shall be responsible for the orientation and training of all members, including the parents, of the LPAC. Education Code 29.063(a), (b); 19 TAC 89.1220(a)–(f) Duties The LPAC shall have the duties set forth at Education Code 29.063(c) and 19 Administrative Code 89.1220(g)-(i), (k), including

South San Antonio ISD

South San Antonio ISD 015908			
SPECIAL PROGRAMS BILINGUAL EDUCATION	I/ESL	EHBE (LEGAL)	
		es to review information, classify students, notify parents, and itor student academic progress.	
Home Language Survey	A district shall administer only one home language survey to each new student enrolling for the first time in a Texas public school in any grade from prekindergarten through grade 12. The district shall require that the survey be signed by the student's parents if the student is in prekindergarten through grade 8, or by the student if the student is in grades 9 through 12. The original copy of the sur- vey shall be kept in the student's permanent record.		
	ish, hom	home language survey shall be administered in English, Span- and Vietnamese. For students of other language groups, the e language survey shall be translated into the primary lan- ge whenever possible.	
	The	home language survey shall contain the following questions:	
	1.	"What language is spoken in the child's home most of the time?"	
	2.	"What language does the child speak most of the time?"	
	gua cord scho	e response on the home language survey indicates that a lan- ge other than English is used, the student shall be tested in ac- lance with 19 Administrative Code 89.1225 in the 2018–19 pol year and 19 Administrative Code 89.1226 in the 2019–20 pol year and thereafter.	
	19 7	AC 89.1215, .1225	
LEP Classification	The	LPAC may classify a student as LEP if:	
	1.	The student's ability in English is so limited or the student's disabilities are so severe that assessment procedures cannot be administered;	
	2.	The student's score or relative degree of achievement on the TEA-approved English proficiency test is below the levels established by TEA as indicative of reasonable proficiency;	
	3.	The student's primary language proficiency score as meas- ured by a TEA-approved test is greater than the student's pro- ficiency in English; or	
	4.	The LPAC determines, based on other information, including a teacher evaluation, parental viewpoint, or student interview, that the student's primary language proficiency is greater than the student's proficiency in English or that the student is not reasonably proficient in English.	
	Edu	cation Code 29.056(c)	

South San Antonio ISD 015908			
SPECIAL PROGRAMS BILINGUAL EDUCATIO	N/ESL (L	EHBE EGAL)	
Parental Notice and Consent	Within ten days of the LPAC's classification of a student as L the LPAC shall give written notice to the student's parent. <i>Ea tion Code 29.056(d)</i>		
	The district shall notify the parent or legal guardian in English in the parent or legal guardian's primary language that their of has been classified as an English learner and recommended placement in the required bilingual education or ESL program district shall comply with the parent notification requirements scribed by 19 Administrative Code 89.1040(a).	child I for n. The	
	The entry or placement of a student in the bilingual education ESL program must be approved in writing by the student's pa or legal guardian.		
	19 TAC 89.1040(a); Education Code 29.056(a)		
	Pending parent approval of an English learner's entry into a bilin- gual program recommended by the LPAC, a district shall place the student in the recommended program. Only English learners with parent approval who are receiving services will be included in the bilingual education allotment.		
	A district may identify, exit, or place a student in a program w written approval of the student's parent or guardian if:	ithout	
	 The student is 18 years of age or has had the disabilitie minority removed; 	s of	
	 The parent or legal guardian provides approval through phone conversation or email that is documented in writi retained; or 		
	3. An adult who the district recognizes as standing in pare relation to the student provides written approval. This molude a foster parent or employee of a state or local governmental agency with temporary possession or control of student.	iay in- /ern-	
	19 TAC 89.1220(j), (m), .1240(a)		
Participation of Non-LEP Students	With the approval of a district and a student's parents, a stud who is not LEP may also participate in a bilingual education gram. <i>Education Code 29.058</i>		
	The number of participating students who are not English lear shall not exceed 40 percent of the number of students enrolle the program district-wide. <i>19 TAC 89.1233(c)</i>		

South San Antonio ISD 015908					
SPECIAL PROGRAMS BILINGUAL EDUCATION	SPECIAL PROGRAMSEHBILINGUAL EDUCATION/ESL(LEG/				
Students with Disabilities	betw ance distr plac sole mee com abo for s	ricts shall implement assessment procedures that differentiate veen language proficiency and disabling conditions in accord- e with 19 Administrative Code Chapter 89, Subchapter AA. The rict shall establish placement procedures that ensure that ement in a bilingual education or ESL program is not refused by because the student has a disability. LPAC members shall et in conjunction with admission, review, and dismissal (ARD) mittee members to review and provide recommendations ut the education needs of each English learner who qualifies services in the special education program. [See EHBAB] <i>19</i> 2 89.1230			
Bilingual and ESL Programs	lang	h district with an enrollment of 20 or more LEP students in any puage classification in the same grade level district-wide shall r a bilingual education or special language program, as follows:			
	1.	Prekindergarten through elementary grades: a district shall provide a bilingual education program by offering dual lan- guage instruction using one of the four bilingual program models described in 19 Administrative Code 89.1210(c). Ele- mentary grades shall include at least prekindergarten through grade 5; sixth grade shall be included when clustered with the elementary grades. [See Bilingual Education Program Mod- els, below]			
	2.	Post-elementary through grade 8: a district shall offer bilingual education, ESL, or other transitional language instruction approved by TEA.			
	3.	Grades 9 through 12: a district shall provide ESL instruction by offering an ESL program using one of the two models de- scribed at 19 Administrative Code 89.1210(g). [See ESL Pro- gram Models, below]			
	Education Code 29.053(c), (d); 19 TAC 89.1205				
	who grar gua case edu	district shall provide an ESL program to all English learners for om a district is not required to offer a bilingual education pro- n, regardless of the students' grade levels and primary lan- ge, and regardless of the number of such students, except in es where a district exercises the option to provide a bilingual cation program that is not required by law [see below]. <i>19 TAC</i> <i>1205(c)</i>			
	ever gua not	strict is authorized to establish a bilingual education program n if the district has fewer than 20 English learners in any lan- ge classification in the same grade level district-wide and are required to do so under the law. A district is also authorized to ablish bilingual education programs at grade levels at which the			

South San Antonio ISD 015908		
SPECIAL PROGRAMSEHBBILINGUAL EDUCATION/ESL(LEGAI)		
	district is not required under the law to establish bilingual pro- grams. If a district does operate such a program under this at zation, the district shall adhere to all program requirements in Administrative Code 89.1210, .1227, .1228, and .1229. 19 TA 89.1205(f)-(g)	uthori- า 19
Exceptions and Waivers	A district shall comply with the requirements for bilingual educ exceptions and ESL waivers under 19 Administrative Code 89.1207. If a program other than bilingual education must be in kindergarten through the elementary grades, documentation the exception must be filed with and approved by TEA. <i>Educa</i> <i>Code 29.054; 19 TAC 89.1027</i>	used on for
	A district that is unable to employ a sufficient number of teach including part-time teachers, who meet the certification requir ments for bilingual education and ESL program shall apply fo exception or waiver to the certification requirement on or befor November 1. <i>19 TAC 89.1245(b)</i>	re- or an
Program Design	A district that is required to offer a bilingual education or ESL gram shall provide each English learner the opportunity to be rolled in the required program at his or her grade level.	
	A district's bilingual education program shall comply with the gram content and design requirements of 19 Administrative C 89.1210. A district shall provide for ongoing coordination betw the ESL program and the regular educational program.	Code
	19 TAC 89.1210	
	A bilingual education program shall be a full-time program of language instruction. An ESL program shall be an intensive p gram of instruction in English. <i>19 TAC 89.1210(a)(1)–(a)(2)</i>	
	English learners shall participate with their English-speaking in general education classes provided in subjects such as art sic, and physical education. A district shall ensure students er rolled in the bilingual or ESL program have a meaningful opp tunity to participate with other students in all extracurricular activities. Elective courses may be taught in a language other English. <i>Education Code 29.055, .057(b); 19 TAC 89.1210(f)</i>	, mu- n- or-
Bilingual Education Program Models	The bilingual education program shall be implemented throug least one of the following program models:	jh at
	1. Transitional bilingual/early exit;	
	2. Transitional bilingual/late exit;	
	3. Dual language immersion/one-way; or	

SPECIAL PROGRAMS BILINGUAL EDUCATION/ESL

4. Dual language immersion/two-way.

19 TAC 89.1210(c)

ESL Program	The ESL program shall be implemented through one of the follow-
Models	ing program models:

- 1. An ESL/content-based program model is an English acquisition program that serves students identified as English learners through English instruction by a teacher appropriately certified in ESL under Education Code 29.061(c), through English language arts and reading, mathematics, science, and social studies. The goal of content-based ESL is for English learners to attain full proficiency in English in order to participate equitably in school. This model targets English language arts and culturally responsive in English language arts and reading, mathematics, science, and reading, mathematics, science, and social studies.
 - 2. An ESL/pull-out program model is an English acquisition program that serves students identified as English learners through English instruction provided by an appropriately certified ESL teacher under Education Code 29.061(c), through English language arts and reading. The goal of ESL pull-out is for English learners to attain full proficiency in English in order to participate equitably in school. This model targets English language development through academic content instruction that is linguistically and culturally responsive in English language arts and reading. Instruction shall be provided by the ESL teacher in a pull-out or inclusionary delivery model.

19 TAC 89.1210(d)

Dual Language Immersion Program	stud	strict may adopt a dual language immersion program (DLIP) for ents enrolled in elementary school grades. <i>Education Code</i> 105(c), .0051(c)	
Implementation	Program implementation shall:		
	1.	Begin at prekindergarten or kindergarten, as applicable;	
	2.	Continue without interruption incrementally through the ele- mentary grades; and	
	3.	Consider expansion to middle school and high school when-	

ever possible.

19 TAC 89.1227(e)

Minimum Requirements A DLIP shall:

	1.	Address all curriculum requirements specified at 19 Adminis- trative Code Chapter 74, Subchapter A (Required Curriculum) to include foundation and enrichment areas, English language proficiency standards, and college and career readiness standards.		
	2.	Be a full-time program of academic instruction in English and another language.		
	3.	Provide equitable resources in English and the additional pro- gram language whenever possible.		
	4.	Provide a minimum of 50 percent of instructional time in the language other than English for the duration of the program.		
	5.	Be developmentally appropriate and based on current best practices identified in research.		
	19	TAC 89.1227		
Two-Way DLIP Enrollment	cie crit rac mu	Student enrollment in a two-way DLIP is optional for English profi- cient students. The program shall fully disclose candidate selection criteria and ensure that access to the program is not based on race, creed, color, religious affiliation, age, or disability. A district must obtain written parental approval for English proficient stu- dents through a district-developed process.		
	enr	listrict implementing a two-way DLIP shall develop a policy on follment and continuation for students in the program. The policy st address:		
	1.	Eligibility criteria;		
	2.	Program purpose;		
	3.	The district's commitment to providing equitable access to services for English learners.		
	4.	Grade levels in which the program will be implemented;		
	5.	Support of program goals as stated in 19 Administrative Code 89.1210 (Program Content and Design); and		
	6.	Expectations for students and parents.		
	19	TAC 89.1228		
School District Recognition		listrict may recognize one or more of its schools that implement exceptional DLIP if the school meets all of the following criteria:		
	1.	The school must meet the minimum requirements stated in 19 Administrative Code 89.1227.		

South San Antonio ISD 015908	
SPECIAL PROGRAMS BILINGUAL EDUCATIO	N/ESL EHBE (LEGAL)
	 The school must receive an acceptable performance rating in the state accountability system.
	The school must not be identified for any stage of intervention for the district's bilingual and/or ESL program under the performance-based monitoring system.
Student Recognition	A student participating in a DLIP or any other state-approved bilin- gual or ESL program may be recognized by the program and the board by earning a performance acknowledgement in accordance with 19 Administrative Code 74.14. [See EIF]
	19 TAC 89.1229
Facilities	Bilingual education and ESL programs shall be located in public schools of the district with equitable access to all educational resources rather than in separate facilities. A district may concentrate the programs at a limited number of facilities within the district. Recent immigrant English learners shall not remain enrolled in a new-comer center for longer than two years. <i>Education Code 29.057; 19 TAC 89.1235</i>
Cooperation Among Districts	A district may join with one or more other districts to provide the re- quired bilingual education or special language programs. The avail- ability of the programs shall be publicized throughout the districts involved.
	A district may allow a nonresident LEP student to enroll in or attend its bilingual education or special language programs if the student's district of residence does not provide an appropriate program. The tuition for the student shall be paid by the district in which the stu- dent resides.
	Education Code 29.059; 19 TAC 89.1205(e)
Documentation	A student's permanent record shall contain the documentation items required by 19 Administrative Code 89.1220(I). Documentation in a student's permanent record shall be forwarded in the same manner as other student records to another school district in which the student enrolls. <i>19 TAC 89.1220(I)</i>
	For students previously enrolled in a Texas public school, the re- ceiving district shall secure the student records, including the home language survey. All attempts to contact the sending district to re- quest records shall be documented. Multiple attempts to obtain the student's home language survey shall be made. If attempts to ob- tain the student's home language survey from the sending district are unsuccessful, the identification process shall begin while at-

South San Antonio ISD 015908			
SPECIAL PROGRAMSEHEBILINGUAL EDUCATION/ESL(LEGA)			
	out t	ots to contact the sending district for records continue he four-week testing and identification period. <i>19 TAC</i> <i>215(d)</i>	
Summer Program	guao for L	district is required to offer a bilingual education or spec ge program, it shall offer a voluntary summer school p EP children who will be eligible for admission to kinde st grade at the beginning of the next school year.	rogram
	gran one- the t	hool that operates on a semester system shall offer the n during the period school is recessed for the summer half day for eight weeks or on a similar schedule approard. A school that operates on any other system sha hours of instruction on a schedule established by the	and for oved by all offer
	lang stud with	program must be an intensive bilingual education or suage program that meets the standards set by TEA, a ent/teacher ratio may not exceed 18:1. A district shall the requirements of 19 Administrative Code 89.1250 such a program.	and the comply
Other Program	scho guao	strict may establish on a full- or part-time basis other s ool, extended day, or extended week bilingual or speci ge programs for LEP students and may join with other stablishing such programs.	ial lan-
		her the summer program nor the other programs may for the program to be provided during the regular sch	
	Edu	cation Code 29.060	
Personnel	the f	chers assigned to a bilingual education program using following program models must be appropriately certif al education:	
	1.	Transitional bilingual/early exit program model; or	
	2.	Transitional bilingual/late exit program model.	
	Edu	cation Code 29.061(b)	
	Teachers assigned to a bilingual education program using a dual language immersion/one-way or two-way program model must be appropriately certified for:		
	1.	Bilingual education for the component of the program vided in a language other than English; and	n pro-
	2.	Bilingual education or English as a second language component of the program provided in English.	for the

	A district that provides a bilingual education program using a dual language immersion/one-way or two-way program model may as- sign a teacher certified for the language other than English compo- nent of the program and a different teacher certified for the English language component.
	Education Code 29.061(b-1)–(b-2)
	Teachers assigned to ESL programs must be appropriately certified for ESL. <i>Education Code 29.061(c)</i>
	A district that is unable to hire a sufficient number of teachers with bilingual teaching or ESL certificates shall request the activation of the appropriate permits in accordance with 19 Administrative Code Chapter 230. A district that is unable to employ a sufficient number of teachers to meet the certification requirements shall apply to the commissioner for an exception or waiver to the required program. [See Exceptions and Waivers, above] <i>Education Code 29.054; 19 TAC 89.1207(a)–(b), .1245(a)</i>
LEP Students and State Assessments	In kindergarten–grade 12, a LEP student shall participate in the state assessment in accordance with commissioner's rules at 19 Administrative Code Chapter 101, Subchapter AA. [See EKBA]
Program Exit	A district may transfer a LEP student out of a bilingual education or special language program for the first time or a subsequent time if the student is able to participate equally in a regular all-English in- structional program as determined by:
	 TEA-approved tests administered at the end of each school year to determine the extent to which the student has devel- oped oral and written language proficiency and specific lan- guage skills in English;
	2. Satisfactory performance on the reading assessment instru- ment under Education Code 39.023(a) or an English lan- guage arts assessment instrument under Education Code 39.023(c), as applicable, with the assessment instrument ad- ministered in English, or, if the student is enrolled in the first or second grade, an achievement score at or above the 40th percentile in the reading and language arts sections of an English standardized test approved by TEA; and
	3. TEA-approved criterion-referenced tests and the results of a subjective teacher evaluation.
	Education Code 29.056(g)
Notice to Parents	A district shall give written notification to the student's parent or le- gal guardian of a student's reclassification as English proficient and

SPECIAL PROGRAMS BILINGUAL EDUCATION/ESL

	his or her exit from the bilingual or ESL program and acquire writ- ten approval. Students meeting exit requirements may continue in the bilingual education or ESL program with parental approval but are not eligible for inclusion in the bilingual education allotment. <i>19 TAC 89.1240(b)</i>
Post-Exit Monitoring and Reenrollment	The language proficiency assessment committee may reenroll the student in the program if later evidence suggests that a student who has been transferred out of a bilingual education or special language program has inadequate English proficiency and achievement. Classification of students for reenrollment must be based on the criteria required by Education Code 29.056. <i>Educa-tion Code 29.056(h)</i>
	The LPAC shall reevaluate a student who is transferred out of a bi- lingual education or special language program if the student earns a failing grade in a subject in the foundation curriculum during any grading period in the first two school years after the student is transferred to determine whether the student should be reenrolled in a bilingual education or special language program.
	During the first two school years after a student is transferred out of a bilingual education or special language program, the LPAC shall review the student's performance and consider:
	1. The total amount of time the student was enrolled in bilingual education or special language programs;
	2. The student's grades each grading period in each subject in the foundation curriculum;
	3. The student's performance on state assessment instruments;
	4. The number of credits the student has earned toward high school graduation, if applicable; and
	5. Any disciplinary actions taken against the student under Edu- cation Code Chapter 37, Subchapter A.
	After the evaluation, the LPAC may require intensive instruction for the student or reenroll the student in a bilingual education or spe- cial language program.
	Education Code 29.0561
Program Evaluation	A district that is required to conduct a bilingual education or ESL program shall conduct an evaluation in accordance with 19 Admin- istrative Code 89.1265. The annual evaluation report shall be pre-

sented to the board before November 1 of each year.

SPECIAL PROGRAMS BILINGUAL EDUCATION/ESL EHBE (LEGAL)

A district shall report to parents the progress of their child in acquiring English as a result of participation in the program offered to English learners.

Each school year, the principal of each campus, with assistance from the campus level committee, shall develop, review, and revise the campus improvement plan for the purposes of improving student performance for English learners. [See BQB]

19 TAC 89.1265

South San Antonio ISD			
015908			
SPECIAL PROGRAMS ADULT AND COMMUNIT	YED	UCATION	EHBI (LEGAL)
Adult Education	A district must provide an adult education program designed to meet the education and training needs of adults to the extent pos- sible using available public and private resources. Bilingual educa- tion must be used to instruct students who do not function satisfac- torily in English whenever it is appropriate for those students' optimum development. <i>Labor Code 315.003</i>		
Essential Program Components		dult Education and Literacy (AEL) grant recipient shal ollowing essential program components:	ll provide
	1.	Adult basic education;	
	2.	Programs for adults of limited English proficiency;	
	3.	Adult secondary education, including programs leadin high school equivalency certificate or a high school d	•
	4.	Instructional services to improve student proficiencies sary to function effectively in adult life, including acce further education, employment-related training, or em ment;	essing
	5.	Assessment and guidance services related to items ' above; and	I 4,
	6.	Collaboration with multiple partners in the community pand the services available to adult learners and to p duplication of services.	
	40 T.	AC 805.4	
Diploma Requirements	tablis	standards for awarding diplomas to adults shall be the shed in 19 Administrative Code Chapter 74, Subchapt g to Curriculum Requirements), except:	
	1.	There shall be no limit to the number of secondary cr adults may earn by demonstrating competence.	edits
	2.	Adults may earn the required physical education creation one or more of the following:	lits by
		a. Satisfactory completion of approved secondary education courses; or	physical
		b. Substitution of state-approved secondary electiv courses.	/e
	3.	Adults must meet the requirements for successful pe mance on a secondary level test designated by the c sioner of education.	
	40 T.	AC 805.5	

South San Antonio ISD 015908		
SPECIAL PROGRAMS ADULT AND COMMUNI	TY EDUCATION	EHBI (LEGAL)
Staff Qualifications	AEL aides, administrative, data entry, proctoring staff, and providing support or employment services to students shall least a high school diploma or a high school equivalency of cate. AEL directors, supervisors, staff that oversees progra sessment services and/or overall program accountability, a structors in the content areas of reading, writing, mathema English language acquisition, including substitutes, shall h least a bachelor's degree.	l have at ertifi- am as- and in- tics, and
	Requests for exemptions for staff qualification requirement vidual cases may be submitted to the Texas Workforce Co sion for approval. The exemption shall include a justification ing extenuating circumstances and shall be submitted and approved prior to an individual being placed in the position tion.	mmis- n outlin-
Professional Development	The district shall comply with the program requirements for sional development in accordance with 40 Administrative 0 805.21.	
	Records of staff qualifications and professional developme be maintained by each grant recipient and shall be availab monitoring.	
	40 TAC 805.21	
Tuition and Fees	Tuition and fees shall not be charged unless a district is sta authorized to do so. Funds generated by tuition and fees s used for the AEL instructional program. <i>40 TAC 805.45</i>	
Reimbursement for Community Education	If a board elects to provide community education for all age groups, it may be eligible for reimbursement for the costs of program. In order to receive reimbursement, it must submit plication in accordance with TEA rules and reimbursement made to the extent authorized.	of the t an ap-
Conditions	A district will receive such reimbursement only if it has ach the level of community services prescribed by TEA in the c preceding year.	
	Education Code 29.256	

South San Antonio ISD 015908			
ALTERNATIVE METHODS FOR EARNING CREDIT EHDC CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION (LEGAL)			
	(SB cele sen pro	ng guidelines established by the State Board of Education GOE), a district shall develop or purchase examinations for ac- eration to thoroughly test comprehension of the information pre- ted in the applicable grade level or subject. The board shall ap- ve for each subject, to the extent available, at least four minations that satisfy the SBOE guidelines. <i>Education Code</i> 023	
Board Approval		istrict must have the approval of the board to develop its own is or to purchase examinations. <i>19 TAC 74.24(a)(4)</i>	
Kindergarten–Grade 5		istrict shall develop procedures for kindergarten acceleration t are approved by the board.	
		istrict shall accelerate a student in grades 1–5 one grade if the dent meets the following requirements:	
	1.	The student scores 80 percent or above on a criterion-refer- enced test for the grade level to be skipped in each of the fol- lowing areas: language arts, mathematics, science, and social studies;	
	2.	A district representative recommends that the student be ac- celerated; and	
	3.	The student's parent or guardian gives written approval of the acceleration.	
	19	TAC 74.24(b)	
Assessment Audit		e board shall approve an audit process to be completed for as- sments for acceleration. 19 TAC 74.24(b)(1)	
Grades 6–12	sub	istrict shall give a student in grades 6–12 credit for an academic ject in which the student has received no prior instruction if the dent scores:	
	1.	A three or higher on a College Board advanced placement ex- amination that has been approved by the board for the appli- cable course;	
	2.	A scaled score of 50 or higher on an examination adminis- tered through the College-Level Examination Program (CLEP) and approved by the board for the applicable course; or	
	3.	Eighty percent or above on any other criterion-referenced test approved by the board for the applicable course.	
	19	TAC 74.24(c)(8)	
Board-Approved Examinations		e board shall approve for each high school course, to the extent ilable, at least four examinations that shall include College	
DATE ISSUED: 1/28/20	19	1 of 4	

South Sar 015908	Antonio ISD					
				EHDC (LEGAL)		
	Board advanced placement examinations and examinations ad- ministered through CLEP.					
		Tech	ı Univ	inations may include examinations developed by rersity, The University of Texas at Austin, the scho other entity.		
Deve	for District- loped			I shall approve an audit process to be completed s developed by the district.	for ex-	
Exan	ninations	19 T	AC 7	4.24(c)(1)		
Exam Cer for Grade		to th	e first	or a district to administer an examination for cred administration, the district or provider of the ass fy that the examination:		
		1.	ls ali	gned to all assessable TEKS for the course;		
		2.	Has	not been published and is not publicly available;		
		3.	stan	only be administered in a secure environment un dardized conditions by a school district or institut er education; and		
		4.	Has	been evaluated to ensure:		
			a.	Test scores can be interpreted as indicators of v test is intended to measure; and	vhat the	
			b.	Consistency of test results across testing condit	ions.	
		19 TAC 74.24(c)(2)				
		asse	essme	ons for courses that do not have an end-of-cours ent shall meet all validation requirements at items later than the 2019–20 school year. <i>19 TAC 74.2</i>	s 1–4	
Courses with Corresponding EOCs		In order for a district to administer an examination for credit for a course that has a state EOC assessment instrument, the district or provider of the assessment must certify, prior to the first administration, that the examination:				
		1.	Mee	ts the above requirements for exam validation;		
		2.	Has	been externally validated and determined to:		
			a.	Align to and appropriately address all assessabl for the course:	e TEKS	
			b.	Assess the appropriate level of rigor for each stupectation; and	udent ex-	
			C.	Yield comparable distribution of results across to subgroups.	ested	
DATE ISS	UED: 1/28/201	9			2 of 4	

ALTERNATIVE METHODS FOR EARNING CREDIT CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION

	is n the	te number of students who take an examination in a given year ot sufficient to determine comparable results among subgroups, provider may obtain approval from the SBOE to demonstrate nparable results over a specified number of years.
	istra	an examination that is validated in accordance with 19 Admin- ative Code 74.24(4), a district or the provider of the assessment st make public the following:
	1.	The annual report described below;
	2.	All relevant test development specifications;
	3.	A statement certifying that the examination meets the external validation criteria described above; and
	4.	Results for all tested subgroups disaggregated by students who receive prior instruction and students with no prior in- struction and including descriptive data for small subgroups.
	19	TAC 74.24(c)(4)–(6)
Annual Report		istrict or provider of the assessment must make public an an- I report, including:
	1.	The test development process;
	2.	A statement certifying the examination meets the certification criteria in 19 Administrative Code 74.24(c)(2)(d);
	3.	The number of students who took each examination;
	4.	The number of students who scored 70 percent or above on each examination;
	5.	The number of students who scored 80 percent or above on each examination; and
	6.	The average score for all students who took the examination for each examination.
	19	TAC 74.24(c)(3)
EOC Assessments	39.0	EOC assessment administered under Education Code 023(c) cannot be used for purposes of credit by examination. <i>19</i> C <i>101.3021(c)</i>
	ing stuo ami req	student is given credit by exam for a course with a correspond- EOC assessment on the basis of an examination on which the dent scored 80 percent or higher, the district must enter the ex- nation score on the student's transcript, and the student is not uired to take an applicable EOC assessment instrument for the rse. 19 TAC 74.24(c)(11)
	40	

South San Antonio ISD 015908			
ALTERNATIVE METHODS FOR EARNING CREDIT EHDO CREDIT BY EXAMINATION WITHOUT PRIOR INSTRUCTION (LEGAL			
Annual Administration	A district shall administer each exam approved by the boa fewer than four times each year. A district must provide wi test between January 1 and March 31, April 1 and June 3 and September 30, and October 1 and December 31, unle exam's administration date is established by an entity oth the district. A student may take a specific examination onle during each window.	indows to 0, July 1 ess the er than	
	The testing window must be designed to meet the needs dents. The dates must be publicized in the community.	of all stu-	
	Education Code 28.023; 19 TAC 74.24(a)(1)		
	A district may allow a student to accelerate at a time other those described above by developing a cost-free option a by the board that allows students to demonstrate academ achievement or proficiency in a subject or grade level. 19 74.24(a)(5)	pproved ic	
Students Who Are Homeless or in Substitute Care	A district shall provide opportunities for a student who is h or in substitute care who transfers to the district after the the school year to be administered credit by examination point during the school year. <i>19 TAC 74.24(a)(2)</i>	start of	
Limitations on Taking Examinations	A student may not attempt to earn credit by examination for cific high school course more than two times.	or a spe-	
	If a student fails to earn credit by examination for a specif school course before the beginning of the school year in v student would ordinarily be required to enroll in that cours cordance with the district's prescribed course sequence, t dent must satisfactorily complete the course to receive cre the course.	which the e in ac- he stu-	
	Education Code 28.023; 19 TAC 74.24(c)(9)–(10)		
Fees	A district shall not charge for examinations for acceleration parent requests an alternative examination, the district mainster and recognize results of a test purchased by the pare dent from Texas Tech University or the University of Texas tin. 19 TAC 74.24(a)(3)	ay admin- ent or stu-	

South San Antonio ISD 015908		
ACADEMIC ACHIEVEMENT EI (LEGAL)		
Award of Credit	The award of credit for a course affirms that a student has satisfac- torily met state and local requirements. <i>19 TAC 74.26(a)</i>	
Early Award of Credit	A district may offer courses designated for grades 9–12 in earlier grade levels. Credit must be awarded if the student has demonstrated achievement by meeting the standard requirements of the course, including demonstrated proficiency in the subject matter, regardless of the time the student received instruction in the course or the grade level at which proficiency was attained. The academic achievement record (transcript) shall reflect that students have satisfactorily completed courses at earlier grade levels from grades 9–12 and have been awarded state graduation credits. <i>19 TAC 74.26(b)</i>	
Partial Award	In accordance with a district's local policy, a student who is able to successfully complete only one semester of a two-semester course can be awarded credit proportionately. <i>19 TAC 74.26(d)</i>	
	A district shall award credit proportionately to a student who is homeless or in substitute care who successfully completes only one semester of a two-semester course. <i>19 TAC 74.26(e)</i>	
Attendance for Credit or Final Grade	Unless credit is awarded by the attendance committee, or regained in accordance with a principal's plan [see FEC], a student in any grade level from kindergarten through grade 12 may not be given credit or a final grade for a class unless the student is in attend- ance for at least 90 percent of the days the class is offered. <i>Educa-</i> <i>tion Code 25.092</i>	
Graduation Requirements	Credit for courses for high school graduation may be earned only if the student received a grade equivalent to 70 on a scale of 100, based upon the essential knowledge and skills of each course. Credit earned toward state graduation requirements in an accred- ited school district shall be transferable and must be accepted by any other school district in the state. <i>19 TAC 74.26(a)(1), (c)</i>	
Academic Achievement Record	Following guidelines developed by the commissioner of education, a district shall use an academic achievement record (transcript) form that includes student demographics, school data, student data, and the record of courses and credits earned.	
	The academic achievement record (transcript) shall serve as the academic record for each student and shall be maintained permanently by a district.	
	Any credit earned by a student must be recorded on the academic achievement record (transcript), regardless of when the credit was earned.	

ACADEMIC ACHIEVEMENT

	A student's performance on a state assessment, including an e of-course assessment instrument required under Education Co 39.023(c) [see EKB], must be included in the student's acader achievement record (transcript).	ode
	Copies of the record shall be made available to students trans ring to another district. A district shall respond promptly to all re quests for student records from receiving districts. [See also F FDA, and FL]	e-
	Education Code 28.025(e), 39.023(c-5); 19 TAC 74.5(b)–(d)	
Transcript Seals	Students who complete high school graduation requirements s have attached to the academic achievement record (transcript seal approved by the State Board of Education. <i>19 TAC 74.5(e</i>) a
Endorsement	Students who complete the requirements for an endorsement have the endorsement clearly indicated on the academic achie ment record (transcript).	
Performance Acknowledgment	Students who earn a performance acknowledgment shall have performance acknowledgment clearly indicated on the academ achievement record (transcript).	
Distinguished Level of Achievement	Students who earn the distinguished level of achievement sha have the distinguished level of achievement clearly indicated of the academic achievement record (transcript).	
Speech Requirements	Students who demonstrate proficiency in speech as specified Administrative Code 74.11 shall have completion of the speech quirement clearly indicated on the academic achievement reco (transcript).	h re-
CPR	Students who complete the required instruction in cardiopulmor resuscitation (CPR) as specified in 19 Administrative Code 74. grade 9, 10, 11, or 12 shall have completion of the CPR instruc- clearly indicated on the academic achievement record (transcr	.38 in ction
Proper Interaction with Peace Officers	Students who complete the required instruction on proper inter- tion with peace officers shall have completion of the instruction clearly indicated on the academic achievement record (transcr A district shall clearly indicate on the academic achievement re- the year in which the instruction was provided to the student.	n ript).
Languages Other Than English	Students who satisfy a language other than English graduation credit requirement by successfully completing a dual language mersion program at an elementary school in accordance with Administrative Code 74.12 shall have the credit clearly indicate the academic achievement record (transcript).	e im- 19
	Education Code 28.025(e-1); 19 TAC 74.5(f)–(l), .11(b); 19 TA 74.39(e)	С
	0	2 of 3

South San Antonio ISD 015908	
ACADEMIC ACHIEVEM	ENT EI (LEGAL)
Notation on Transcript or Diploma	A district shall ensure that each student's official transcript or di- ploma indicates whether the student has completed or is on sched- ule to complete:
	1. The recommended or advanced high school curriculum; or
	 For a district that is covered by Education Code 56.304(f)(1) (unavailability of courses), the required portion of the recom- mended or advanced high school curriculum offered at the district's high school.
	The district must include this information on the student's transcript not later than the end of the student's junior year.
	Education Code 56.308
Certificate of Coursework Completion	A student who completes all graduation requirements except for re- quired end-of-course assessment instruments may be issued a certificate of coursework completion. The academic achievement record (transcript) shall include a notation of the date a certificate of completion was issued to the student. [See FMH for participation in the graduation ceremony.] <i>19 TAC 74.5(m)</i>
Early High School Graduation Scholarship Program	For purposes of the Early High School Graduation Scholarship Program, a student who does not satisfy the curriculum require- ments for a recommended or advanced high school program is considered to have satisfied those requirements if the high school from which the student graduated indicates on the student's tran- script that the student was unable to complete the appropriate cur- riculum within the time prescribed solely because of a reason be- yond the student's control, such as lack of enrollment capacity or a shortage of qualified teachers. <i>Education Code 56.203(d)</i>

Table of Contents	High School Diploma2
	Individual Graduation Committee2
	Students Who Entered Grade 9 Before the 2011–12 School Year 4
	Special Education5
	Posthumous Diploma5
	Diplomas for Veterans 5
	Personal Graduation Plan5
	Junior High or Middle School PGP5
	High School PGP6
	Early Graduation7
	State Graduation Requirements7
	Students Entering Grade 9 in the 2014–15 School Year7
	Transition to Foundation High School Program13
	Students Who Entered Grade 9 Before the 2014–15 School Year 14
	Transfers from Out-of-State or Nonpublic Schools17
	Graduation of Students Receiving Special Education Services
	Modified Curriculum and Content18
	Employability and Self-Help Skills18
	Summary of Academic Achievement and Evaluation18
	Graduation of Military Dependents22
	Course Waiver
	Transfers During Senior Year22
	Substitute Passing Standard22
	Graduation of Student Who Is Homeless or in Conservatorship of DFPS22

South San Antonio ISD 015908					
ACADEMIC ACHIEVEME GRADUATION	ENT		EIF (LEGAL)		
High School Diploma			may graduate and receive a diploma only if the student illy completes:		
	1.	Eduo low]	curriculum requirements identified by the State Board of cation (SBOE) [see State Graduation Requirements, be- and has performed satisfactorily on applicable state as- ments [see EKB]; or		
	2.		ndividualized education program (IEP) developed under cation Code 29.005. [See EHBAB]		
	Educ	Education Code 28.025(c)			
	Note) :	Education Code 28.0258 and 19 Adminstrative Code 74.1025 related to individual graduation committees ex- pire September 1, 2019.		
Individual Graduation Committee	Without complying with the requirements above, a student may re- ceive a diploma if the person is eligible for a diploma as deter- mined by an individual graduation committee (IGC) established un- der Education Code 28.0258. <i>Education Code 28.025(c-6)</i>				
	For each 11th or 12th grade student who has failed to comply with the end-of-course (EOC) assessment instrument performance re- quirements under Education Code 39.025 for not more than two courses, the district shall establish an IGC at the end of or after the student's 11th grade year to determine whether the student may qualify to graduate. A student may not qualify to graduate before the student's 12th grade year.				
	The	IGC s	shall be composed of:		
	1.	The	principal or principal's designee;		
	2.		each EOC assessment instrument on which the student d to perform satisfactorily, the teacher of the course;		
	3.		department chair or lead teacher supervising the her(s) above; and		
	4.	As a	pplicable:		
		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.		

South San Antonio ISD 015908				
ACADEMIC ACHIEVEME GRADUATION	ENT	EIF (LEGAL)		
		superintendent shall establish procedures for convening the mittee.		
		district shall provide an appropriate translator, if available, for a nt, advocate, or student who is unable to speak English.		
	Educ	cation Code 28.0258(a)-(c), (c-2); 19 TAC 74.1025		
Notice	appr place The clear or, to	strict shall ensure a good faith effort is made to timely notify the opriate person described under item 4 above of the time and e for convening the IGC and the purpose of the committee. notice must be provided in person or by regular mail or email; and easy to understand; and written in English, in Spanish, the extent practicable, in the native language of the appropri-		
Curriculum Requirements	the I quire	e eligible to graduate and receive a high school diploma from GC, a student must successfully complete the curriculum re- ements required for high school graduation. [See State Gradu- n Requirements, below] <i>Education Code 28.0258(e)</i>		
Additional Requirements to Graduate	the s tion;	Ident's IGC shall recommend additional requirements by which student may qualify to graduate, including additional remedia- and for each EOC assessment instrument on which the stu- 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 complete to satisfy a recommended additional requirement.			
	Education Code 28.0258(f), (g)			
	In determining whether a student is qualified to graduate, the com- mittee shall consider the criteria at Education Code 28.0258(h) and any other academic information designated for consideration by the board. After considering the criteria, the committee may deter- mine that the student is qualified to graduate. A student may gradu- ate and receive a high school diploma on the basis of the commit- tee's decision only if the student successfully completes all additional requirements recommended by the committee, the stu- dent meets applicable curriculum requirements, and the commit- tee's vote is unanimous. The decision of a committee is final and may not be appealed. <i>Education Code 28.0258(i)</i>			

English Language Learners	For provisions related to an IGC and English language learners (ELL), see EKB(LEGAL).			
Students Who Entered Grade 9 Before the 2011–12 School Year	In accordance with Education Code 28.02541, a school district may award a high school diploma to an individual who:			
	1.	Entered grade 9 before the 2011–12 school year;		
	2.	Successfully completed the curriculum requirements for high school graduation applicable when the individual entered grade 9;		
	3.	Has not performed satisfactorily on the exit-level assessment instrument or part of an assessment instrument required for high school graduation, including an alternative assessment instrument offered under Education Code 39.025(c-1);		
	4.	Has been administered at least three times the required sub- ject-area test(s) for which the individual has not performed satisfactorily on the exit-level assessment instrument applica- ble to the individual when the individual entered grade 9; and		
	5.	Meets the alternative requirements for graduation in accord- ance with 19 Administrative Code 74.1027(c) or the local al- ternative requirements approved by the board in accordance with 19 Administrative Code 74.1027(d).		
	19 7	AC 74.1027(a); Education Code 28.02541		
District Determination	rolle ate a	school district in which the individual is enrolled or was last en- d shall determine whether the individual may qualify to gradu- and receive a high school diploma on the basis of the alterna- 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	and	ecision regarding whether the individual qualifies to graduate receive a high school diploma is final and may not be ap- ed. 19 TAC 74.1027(e); Education Code 28.02541		
Documentation	awa	district shall maintain documentation to support the decision to rd or not award an individual a high school diploma. <i>19 TAC</i> 027(f)		

South San Antonio ISD 015908	
ACADEMIC ACHIEVEM GRADUATION	IENT EIF (LEGAL
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 admission, review, and dismissal (ARD) committee shall determine if the student will be re- quired to meet satisfactory performance on an assessment for pur- poses of graduation. <i>19 TAC 101.3023(a)</i> [See Graduation of Stu- dents Receiving Special Education Services, below, and EKB]
Posthumous Diploma	Beginning with students enrolled in grade 12 during the 2005–06 school year, and on request of the student's parent, a district shall issue a high school diploma posthumously to a student who died while enrolled in the district at grade level 12, provided that the student was academically on track at the time of death to receive a diploma at the end of the school year in which the student died. "School year" includes any summer session following the spring semester.
Exception	A district is not required to issue a posthumous diploma if the stu- dent was convicted of a felony offense under Title 5 or 6, Penal Code, or adjudicated as having engaged in conduct constituting a felony offense under Title 5 or 6, Penal Code.
	Education Code 28.0254
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
Personal Graduation Plan Junior High or Middle School PGP	A principal of a junior high or middle school shall designate a school counselor, teacher, or other appropriate individual to develop and administer a personal graduation plan (PGP) for each student enrolled in the junior high or middle school who:
DATE ISSUED: 1/28/20	19 5 of 23

	1. Does not perform satisfactorily on a state assessment instru- ment; or		
	 Is not likely to receive a high school diploma before the fifth school year following the student's enrollment in grade level as determined by a district. 		
	A PGP must:		
	1. Identify educational goals for the student;		
	 Include diagnostic information, appropriate monitoring and in- tervention, and other evaluation strategies; 		
	 Include an intensive instruction program described in Educa- tion Code 28.0213 [see EHBC]; 		
	 Address participation of the student's parent or guardian, in- cluding consideration of the parent's or guardian's educationa expectations for the student; and 		
	5. Provide innovative methods to promote the student's ad- vancement, including flexible scheduling, alternative learning environments, online instruction, and other interventions that are proven to accelerate the learning process and have been scientifically validated to improve learning and cognitive abil- ity.		
	Education Code 28.0212		
Students Receiving Special Education Services	For a student receiving special education services, the student's ARD committee and the district are responsible for developing the student's PGP.		
	A student's IEP developed under Education Code 29.005 may be used as the student's PGP.		
	Education Code 28.0212(c); 19 TAC 89.1050(a) [See EHBAB]		
High School PGP	A principal of a high school shall designate a school counselor or school administrator to review PGP options with each student en- tering grade 9 together with that student's parent or guardian. The PGP options reviewed must include the distinguished level of achievement and endorsements.		
	Before the conclusion of the school year, the student and the stu- dent's parent or guardian must confirm and sign a PGP for the stu- dent that identifies a course of study that:		
	1. Promotes college and workforce readiness and career place- ment and advancement; and		

ACADEMIC ACHIEVEMENT GRADUATION

EIF (LEGAL)

	2.	Facilitates the student's transition from secondary to postsec- ondary education.		
	A district may not prevent a student and the student's parent or guardian from confirming a PGP that includes pursuit of a distin- guished level of achievement or an endorsement.			
	A student may amend the student's PGP after the initial confirma- tion of the plan. If a student amends the student's PGP, the school must send written notice to the student's parents regarding the change.			
	adva Educ Educ forma sure abov	must make available to a district information that explains the ntages of the distinguished level of achievement described by ation Code 28.025(b-15) and each endorsement described by ation Code 28.025(c-1). A district, in turn, shall publish the ination from TEA on the internet website of the district and enthat the information is available to students in grades nine and e and the parents or legal guardians of those students in the uage in which the parents or legal guardians are most profi-		
	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.			
	Educ	cation Code 28.02121		
Early Graduation	will n ted to mally grad	rent is entitled to request, with the expectation that the request ot be unreasonably denied, that the parent's child be permit- o graduate from high school earlier than the child would nor- or graduate, if the child completes each course required for uation. The decision of a board concerning the request is final may not be appealed. <i>Education Code 26.003(a)(3)(C), (b)</i> 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 in the 2014–15 School Year	2014	ceive a high school diploma, a student entering grade 9 in the –15 school year and thereafter must complete:		
	1.	Requirements of the foundation high school program under 19 Administrative Code 74.12 [see Foundation High School Program, below];		

ACADEMIC ACHIEVEMENT GRADUATION

EIF (LEGAL)

	2.	Testing requirements for graduation under 19 Administrative Code Chapter 101 [see EKB]; and	
	3.	Demonstrated proficiency, as determined by the district, in de- livering clear verbal messages; choosing effective nonverbal behaviors; listening for desired results; applying valid critical- thinking and problem-solving processes; and identifying, ana- lyzing, developing, and evaluating communication skills needed for professional and social success in interpersonal situations, group interactions, and personal and professional presentations.	
	ricu	udent shall enroll in the courses necessary to complete the cur- lum requirements for the foundation high school program and curriculum requirements for at least one endorsement.	
	Edι	ıcation Code 28.025(c); 19 TAC 74.11(a), (c)	
Foundation High School Program	A student must earn at least 22 credits to complete the foundation high school program and must demonstrate proficiency in the fol- lowing core courses:		
	1.	English language arts—4 credits;	
	2.	Mathematics—3 credits;	
	3.	Science—3 credits;	
	4.	Social Studies—3 credits;	
	5.	Languages other than English—2 credits;	
	6.	Physical Education—1 credit;	
	7.	Fine Arts—1 credit; and	
	8.	Elective courses—5 credits.	
	19	TAC 74.12	
Endorsements	A student shall specify in writing an endorsement the student in- tends to earn upon entering grade 9. A student may earn any of th following endorsements:		
	1.	Science, technology, engineering, and mathematics (STEM);	
	2.	Business and industry;	
	3.	Public services;	
	4.	Arts and humanities; and	
	5.	Multidisciplinary studies.	

	A district must make at least one endorsement available to stu- dents. A district that offers only one endorsement curriculum must offer multidisciplinary studies. To earn an endorsement a student must demonstrate proficiency in			
	the curriculum requirements for the foundation high school pro- gram and, in accordance with 19 Administrative Code 74.13(e), earn:			
	1. A fourth credit in mathematics;			
	2. An additional credit in science; and			
	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 110–118, 126, 127, and 130 are followed.			
	Education Code 28.025; 19 TAC 74.13			
Exception	A student may graduate under the foundation high school program without earning an endorsement if, after the student's sophomore year:			
	 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(d)			

South San Antonio ISD 015908			
ACADEMIC ACHIEVEMI GRADUATION	ENT	EIF (LEGAL)	
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(e)</i>		
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);	
	2.	The student has demonstrated equivalent knowledge as de- termined by the district; or	
	3.	The student was already enrolled in the course in an out-of- state, an out-of-country, or a Texas nonpublic school and transferred to a Texas public school prior to successfully com- pleting the course.	
	out I cour	strict may award credit for a course a student completed with- having met the prerequisites if the student completed the rse in an out-of-state, an out-of-country, or a Texas nonpublic pol where there was not a prerequisite.	
	19 7	FAC 74.11(i)—(j)	
College Courses	Courses offered for dual credit at or in conjunction with an institu- tion of higher education that provide advanced academic instruc- tion beyond, or in greater depth than, the essential knowledge and skills for the equivalent high school course required for graduation may satisfy graduation requirements, including requirements for re- quired courses, advanced courses, and courses for elective credit as well as requirements for endorsements. <i>19 TAC 74.11(h)</i>		
Languages Other Than English		lents may earn credit for languages other than English in ac- lance with 19 Administrative Code 74.12(b)(5).	
	prog gua	udent who successfully completes a dual language immersion fram may satisfy one credit of the two credits required in a lan- ge other English in accordance with 19 Administrative Code 2(b)(5)(F).	
	19 7	AC 74.12(b)(5)	
Physical Education Substitutions Other Physical Activity	tion cour	ccordance with local district policy, the required physical educa- credit may be earned through completion of any TEKS-based rse that is not being used to satisfy another specific graduation irement. [See Restrictions, below]	

ACADEMIC ACHIEVEMENT GRADUATION

In accordance with local district policy, credit for any physical education course may be earned through participation in the following activities:

- 1. Athletics;
- 2. JROTC; and
- 3. Appropriate private or commercially sponsored physical activity programs conducted on or off campus. A district must apply to the commissioner of education 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, 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. 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 permitted by local district policy must include at least 100 minutes of moderate to vigorous physical activity per five-day school week.

No more than four substitution credits may be earned through any combination of substitutions listed above.

Student with Disability or Illness	A student who is unable to participate in physical activity due to disability or illness may substitute an academic elective credit in English language arts, mathematics, science, social studies or a course that is offered for credit as provided by Education Code 28.002(g-1) for the required physical education credit. A credit al- lowed to be substituted may not also be used by the student to sat isfy a graduation requirement other than completion of the physical education credit. The determination regarding a student's ability to participate in physical activity must be made by:							
	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.						
	Edu	cation Code 28.025(b-10)–(b-11); 19 TAC 74.12(b)(6)						
Community- Based Fine Arts Programs	may arts	In accordance with local district policy, the required fine arts credit may be earned through participation in a community-based fine arts program not provided by the school district in which the stu- dent is enrolled.						
	ticip	ccordance with local policy, credit may be earned through par- ation in the community-based fine arts program only if the pro- n meets each of the following requirements:						
	1.	The district must apply to the commissioner for approval of the community-based fine arts program;						
	2.	The board must certify that the program provides instruction in the essential knowledge and skills for fine arts as defined by 19 Administrative Code, Chapter 117, Subchapter C;						
	3.	The district must document student completion of the ap- proved activity;						
	4.	The program must be organized and monitored by appropri- ately trained instructors;						

	5.		fine arts program may be provided on or off a school npus and outside the regular school day; and				
	6.	sch	dents may not be dismissed from any part of the regular ool day to participate in the community-based fine arts gram.				
	fine nec for s Cha	arts essar schoc apter	ict shall require that instructors of the community-based program provide the district, at its request, the information by to obtain the criminal history record information required of personnel in accordance with 19 Administrative Code, 153, Subchapter DD, if the community-based program is n campus.				
	Edu	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.	Out	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;				
		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- ized business or industry certification or license.				
	Edu	n Code 28.025(c-5); 19 TAC 74.14					
Transition to Foundation High School Program	201	4–15	shall allow a student who entered grade 9 prior to the school year to complete the curriculum requirements for pol graduation:				
	1.	tere	satisfying the requirements in place when the student en- d grade 9 for the Minimum, Recommended, or Ad- ced/Distinguished Achievement High School Program [see				

ACADEMIC ACHIEVEMENT GRADUATION

19 Administrative Code Chapter 74] if the student was participating in the program before the 2014–15 school year; or

2. Under the foundation high school program by satisfying the requirements adopted by the SBOE, if the student chooses during the 2014–15 school year to take courses under the program.

A student who entered grade 9 prior to the 2014–15 school year may, at any time prior to graduation and upon request, choose to complete the curriculum requirements required for high school graduation under a different program than that selected by the student during the 2014–15 school year.

19 TAC 74.1021

Students Who Entered Grade 9 Before the 2014–15 School Year All credit for graduation must be earned no later than grade 12. *19 TAC* 74.61(*b*), .71(*b*)

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

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

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

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

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

South San Antonio ISD 015908					
ACADEMIC ACHIEVEMENT EIF GRADUATION (LEGAL)					
Requirements		udent must earn at least 22 credits to complete the Minimum h School Program.			
	yea	udent who entered grade 9 in the 2012–13 or 2013–14 school r must demonstrate proficiency in the program requirements ed at 19 Administrative Code 74.72.			
	mus	udent who enters grade 9 before the 2012–13 school year at meet the applicable program requirements in 19 Administra- Code Chapter 74, Subchapters D–F.			
	Edu	ication Code 28.025; 19 TAC 74.62, .72			
Recommended High School Program	yea Higl the	udent who entered grade 9 in the 2012–13 or 2013–14 school r must earn at least 26 credits to complete the Recommended h School Program. A student must demonstrate proficiency in program requirements listed at 19 Administrative Code 74.73. <i>Joation Code 28.025; 19 TAC 74.63, .73</i>			
Advanced / Distinguished Achievement High School Program	A student who entered grade 9 in the 2012–13 or 2013–14 school year must earn at least 26 credits to complete the Advanced/Dist guished Achievement High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.74. <i>Education Code 28.025; 19 TAC 74.0</i> .74				
Substitutions	No substitutions are allowed for high school graduation require- ments in the Recommended and Advanced/Distinguished Achieve- ment High School Programs, except as provided by State Board rule. <i>19 TAC 74.63(d), .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> , <i>.71(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.			
	Rea	ading credits may be selected from Reading I, II, or III.			
	19	TAC 74.61(h), .71(f)			
DATE ISSUED: 1/28/20	19	15 of 23			

South San Antonio ISD 015908				
ACADEMIC ACHIEVEME GRADUATION	ENT	EIF (LEGAL)		
College Courses	A student may comply with the curriculum requirements under Minimum, Recommended, or Advanced/Distinguished Achieve ment High School Program for each subject of the foundation riculum and for languages other than English by successfully pleting appropriate courses in the core curriculum of an institu of higher education. <i>19 TAC 74.61(l)</i> , .71(j)			
Physical Education Substitutions	In accordance with local district policy, credit for any physical e cation course may be earned through participation in the follow activities:			
Other Physical Activity	1.	Athletics;		
Activity	2.	JROTC; and		
	3.	Appropriate private or commercially sponsored physical activ- ity programs conducted on or off campus. A district must ap- ply to the commissioner for approval of such programs, which may be substituted for state graduation credit in physical edu- cation. Such approval may be granted under the following conditions:		
		a. Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the superintendent to be of exceptional quality. Students qualifying and participating at this level may be dismissed from school one hour per day. Stu- dents dismissed may not miss any class other than physical education.		
		b. Private or commercially sponsored physical activities in- clude those certified by the superintendent to be of high quality and well supervised by appropriately trained in- structors. Student participation of at least five hours per week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.		
	of the Chap	cordance with local district policy, up to one credit for any one e physical education courses listed in 19 Administrative Code oter 74 [see EHAC] may be earned through participation in any e following activities:		
	1.	Drill team;		
	2.	Marching band; and		

3. Cheerleading.

South San Antonio ISD 015908		
ACADEMIC ACHIEVEM	ENT	EIF (LEGAL)
Restrictions		substitution activities must include at least 100 minutes per five- school week of moderate to vigorous physical activity.
		more than four substitution credits may be earned through any abination of substitutions listed above.
Student with Disability or Illness	disa Eng the stitu requ The	udent who is unable to participate in physical activity due to bility or illness may substitute an academic elective credit in lish language arts, mathematics, science, or social studies for required physical education credit. A credit allowed to be sub- ited may not also be used by the student to satisfy a graduation uirement other than completion of the physical education credit. determination regarding a student's ability to participate in sical activity must be made by:
	1.	The student's ARD committee if the student receives special education services under Education Code Chapter 29, Sub- chapter A;
	2.	The committee established for the student under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794) if the stu- dent does not receive special education services under Edu- cation Code Chapter 29, Subchapter A but is covered by the Rehabilitation Act of 1973; or
	3.	A committee, established by the district, of persons with ap- propriate knowledge regarding the student if each of the com- mittees described above is inapplicable. This committee must follow the same procedures required of an ARD or a Section 504 committee.
Student with Physical Limitations	ther phys licer cour or A den the	student entering grade 9 during the 2007–08 school year or eafter is unable to comply with all of the requirements for a sical education course due to a physical limitation certified by a need medical practitioner, a modification to a physical education rse does not prohibit the student from earning a Recommended dvanced/Distinguished High School Program diploma. A stu- t with a physical limitation must still demonstrate proficiency in relevant 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	excl scho all a	of-state or out-of-country transfer students (including foreign nange students) and transfer students from Texas nonpublic cols are eligible to receive Texas diplomas but shall complete applicable high school graduation requirements. Any course lits required for graduation that are not completed before enroll-

ACADEMIC ACHIEVEMENT GRADUATION

Graduation of Students Receiving Special Education Services

Modified Curriculum and Content

Employability and Self-Help Skills

Summary of Academic Achievement and Evaluation

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

Modified curriculum and modified content refer to any reduction of the amount or complexity of the required knowledge and skills in 19 Administrative Code Chapters 110–118, 126–128, and 130. Substitutions that are specifically authorized in statute or rule must not be considered modified curriculum or modified content. *19 TAC 89.1070(l)*

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

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

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

All students graduating must be provided with a summary of academic achievement and functional performance as described in 34 C.F.R. 300.305(e)(3). This summary must consider, as appropriate, the views of the parent and student and written recommendations from adult service agencies on how to assist the student in meeting postsecondary goals. An evaluation as required by 34 C.F.R. 300.305(e)(1) (evaluation to determine that the child is no longer a child with a disability), must be included as part of the summary for a student graduating under 19 Administrative Code 89.1070 (b)(2)(A), (B), or (C) or (g)(4)(A), (B), or (C). Students who participate in graduation ceremonies but who are not graduating under subsections (b)(2)(A), (B), or (C) or (g)(4)(A), (B), or (C) and who will remain in school to complete their education do not have to be evaluated. *19 TAC 89.1070(h)–(i)*

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

- The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110-118, 126-128, and 130 and satisfactorily completed credit requirements for graduation under the foundation high school program applicable to students in general education as well as satisfactory performance on the required state assessments, unless the student's ARD committee has determined that satisfactory performance on the required state assessments is not necessary for graduation.
- 2. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–118, 126–128, and 130 and satisfactorily

EIF (LEGAL)

		dation which ards satist unle isfact not r fully	pleted credit requirements for graduation under the fo on high school program through courses, one or more ch contain modified curriculum that is aligned to the sta applicable to students in general education, as well a sfactory performance on the required state assessmen ss the student's ARD committee has determined that cory performance on the required state assessments to performance on the required state assessments actory performance on the required state assessments becomplete the student's IEP and meet one of the follow ditions:	of and- is nts, sat- is ess-	
		a.	Consistent with the IEP, the student has obtained full time employment, based on the student's abilities and cal employment opportunities, in addition to mastering sufficient self-help skills to enable the student to main tain the employment without direct and ongoing educa- tional support of the local school district.	d lo- Ig n-	
		b.	Consistent with the IEP, the student has demonstrate mastery of specific employability skills and self-help skills that do not require direct ongoing educational s port of the local school district.		
		C.	The student has access to services that are not withit the legal responsibility of public education or employ- ment or educational options for which the student has been prepared by the academic program.	-	
		d.	The student no longer meets age eligibility requireme	ents.	
	abov serv	/e, th ices ι	tudent receives a diploma under item 2(a), (b), or (c), e ARD committee must determine needed educationa upon the request of the student or parent to resume se long as the student meets the age eligibility requireme	er-	
	19 T.	AC 89.1070(b), (k)			
Endorsements			nt receiving special education services may earn an en-		
	1.	der t tiona	sfactorily completes the requirements for graduation u the foundation high school program as well as the add al credit requirements in mathematics, science, and ele courses with or without modified curriculum;	li-	
	r		sfactorily completes the courses required for the endo t without any modified curriculum; and	rse-	
		Perf	orms satisfactorily on the required state assessments.		
	19 T.	AC 8	9.1070(c)		
TE ISSUED: 1/28/201	9		19 с	of 23	

	A student in grade 11 or 12 receiving special education services who has taken each of the state assessments required by 19 Ad- ministrative Code Chapter 101, Subchapter CC (relating to Com- missioner's Rules Concerning Implementation of the Academic Content Areas Testing Program) or Subchapter DD (relating to Commissioner's Rules Concerning Substitute Assessments for Graduation) but failed to achieve satisfactory performance on no more than two of the assessments is eligible to receive an en- dorsement if the student has met the requirements of items 1 and 2 above. <i>19 TAC 89.1070(d)</i>
	In order for a student receiving special education services to use a course to satisfy both a requirement under the foundation high school program and a requirement for an endorsement, the student must satisfactorily complete the course without any modified curriculum. <i>19 TAC 89.1070(e)</i>
Students Entering Grade 9 Before the 2014– 15 School Year	A student receiving special education services who entered grade 9 before the 2014–15 school year may graduate and be awarded a high school diploma under the foundation high school program if the student's ARD committee determines that the student should take courses under that program and the student satisfies the re- quirements of that program. A student transitioning to the Founda- tion High School Program may earn an endorsement as set out above [see Endorsements, above].
	A student receiving special education services in 11th or 12th grade who has taken each of the required state assessments but failed to achieve satisfactory performance on no more than two of the assessments may graduate if the student has satisfied all other applicable graduation requirements. [See Special Education, above, and EKB]
	19 TAC 89.1070(f)
	A student receiving special education services who entered grade 9 before the 2014–15 school year may graduate and be awarded a regular high school diploma if the student meets one of the following conditions:
	1. The student has demonstrated mastery of the required state standards (or district standards if greater) in 19 Administrative Code Chapters 110–118, 126–128, and 130 and satisfactorily completed credit requirements for graduation under the Recommended or Advanced/Distinguished Achievement Programs, including satisfactory performance on the required state assessments.

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

	d. The student no longer meets age eligibility requirements.
	When a student receives a diploma under item 3(a), (b), or (c), above, the ARD committee must determine needed educational services upon the request of the student or parent to resume ser- vices, as long as the student meets the age eligibility requirements.
	19 TAC 89.1070(g), (k)
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]
Graduation of Student Who Is Homeless or in Conservatorship of DFPS	If an 11th or 12th grade student who is homeless or in the conser- vatorship 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. "Student who is

ACADEMIC ACHIEVEMENT GRADUATION EIF (LEGAL)

homeless" has the meaning assigned to the term "homeless children and youths" under 42 U.S.C. Section 11434a. *Education Code* 28.025(*i*)

South San Antonio ISD 015908						
WELLNESS AND HEALTH SERVICESFFAMEDICAL TREATMENT(LEGA)						
Consent to Medical Treatment	The school in which a minor student is enrolled may consent to medical, dental, psychological, and surgical treatment of that stu- dent, provided all of the following conditions are met:					
	1.	The person having the power to consent as otherwis vided by law cannot be contacted.	e pro-			
	2.	Actual notice to the contrary has not been given by th son.	nat per-			
	3.	Written authorization to consent has been received for person.	om that			
	Far	nily Code 32.001(a)(4)				
Form of Consent	sigr tor,	Consent to medical treatment under this policy shall be in writing, signed by the school official giving consent, and given to the doctor, hospital, or other medical facility that administers the treatment The consent must contain:				
	1.	The name of the student.				
	2.	The name of one or both parents, if known, and the r the managing conservator or guardian of the student has been appointed.				
	3.	The name of the person giving consent and the persection to the student.	on's rela-			
	4.	A statement of the nature of the medical treatment to given.	be			
	5.	The date on which the treatment is to begin.				
	Far	nily Code 32.002				
Minor's Consent To Treatment		inor may consent to medical, dental, psychological, an gical treatment furnished by a licensed physician or de or:				
	1.	Is 16 years of age and residing separate and apart fr minor's parents, managing conservator, or guardian, without the consent of the parents, conservator, or gu and regardless of the duration of the residence, and aging his or her own financial affairs, regardless of the of the income;	with or uardian is man-			
	2.	Consents to the diagnosis and treatment of any infec- contagious, or communicable disease required to be to the Texas Department of State Health Services (D cluding all reportable diseases under Health and Saf 81.041;	reported SHS), in-			
	10					

	3.	or s	nmarried and pregnant, and consents to hospital, medical, urgical treatment, other than abortion, related to her preg- cy; or		
	4.	add	sents to examination and treatment for drug or chemical iction, drug or chemical dependency, or any other condi- directly related to drug or chemical use.		
		-	ode 32.003; <u>Planned Parenthood of Cent. Mo. v. Danforth,</u> 52 (1976); <u>Bellotti v. Baird</u> , 443 U.S. 622 (1979)		
Administering Medication	meo boa	dicatio	option of policies concerning the administration of on to students by school district employees, a district, a nd a district's employees are immune as described below,		
	1.	meo	district has received a written request to administer the dication from the parent, legal guardian, or other person ing legal control of the student.		
	2.		en administering prescription medication, the medication is ninistered either:		
		a.	From a container that appears to be the original con- tainer and to be properly labeled; or		
		b.	From a properly labeled unit dosage container filled by a registered nurse or another qualified district employee, as determined by district policy, from a container that appears to be the original container and to be properly labeled.		
By Volunteer Professionals	If a district provides liability insurance for a licensed physician or registered nurse who provides volunteer services to the district, a board may allow the physician or nurse to administer to any stu- dent nonprescription medication or medication currently prescribed for the student by the student's personal physician.				
Immunity from Civil Liability	bilit	y for o	a board, and its employees shall be immune from civil lia- damages or injuries resulting from the administration of on to a student in accordance with this policy.		
	Education Code 22.052(a), (b)				
	[Se	e DG	regarding protection of nurses for refusal to perform acts.]		
Nursing Peer Review Committees	"Nursing peer review committee" includes a committee established under the authority of the governing body of a political subdivision for the purpose of conducting peer review.				

		duct	A person shall establish a nursing peer review committee to con duct nursing peer review under Occupations Code Chapter 303 and Chapter 301 if:					
		1.			ional nurses, the person regularly employs, hires, or for the services of eight or more nurses; and			
		2.	hires	s, or o	ssional nurses, if the person regularly employs, contracts for the services of eight or more nurses, at of whom are registered nurses.			
		A person required to establish a nursing peer review committee of der this section may contract with another entity to conduct peer review for the person.						
		Occupations Code 303.001(4), .0015						
	Self-Administration of Asthma or Anaphylaxis	A student with asthma or anaphylaxis may possess and sel minister prescription asthma or anaphylaxis medicine while school property or at a school-related event or activity if:						
	Medicine	1.		The medicine has been prescribed for that student as indi- cated by the prescription label on the medicine;				
		2.	othe avai scrip	er lice lable, otion	ent has demonstrated to the student's physician or nsed health-care provider and the school nurse, if the skill level necessary to self-administer the pre- medication, including the use of any device required ster the medication;			
		3.	scrip	administration is done in compliance with the pre- or written instructions from the student's physician or nsed health-care provider; and				
		4.	A pa	arent	of the student provides to the school:			
			a.	 Written authorization, signed by the parent, for the stu- dent to self-administer the prescription medicine while o school property or at a school-related event or activity; and 				
			b.		itten statement, signed by the student's physician or r licensed health-care provider, that states:			
				(1)	That the student has asthma or anaphylaxis and is capable of self-administering the medicine;			
				(2)	The name and purpose of the medicine;			
				(3)	The prescribed dosage for the medicine;			

	(4) The times at which or circumstances under which the medicine may be administered; and
	(5) The period for which the medicine is prescribed.
	The physician's statement must be kept on file in the school nurse's office, or, if there is no school nurse, in the office of the principal of the school the student attends.
	[See FFAF for care of students with diagnosed food allergies at risk for anaphylaxis.]
No Waiver of Immunity	The provisions above neither waive any liability or immunity nor create any liability for or a cause of action against a district, a board, or its employees.
	Education Code 38.015
Sunscreen Products	A student may possess and use a topical sunscreen product while on school property or at a school-related event or activity to avoid overexposure to the sun and not for the medical treatment of an in- jury or illness if the product is approved by the federal Food and Drug Administration for over-the-counter use. This provision does not waive any immunity from liability of a district, its board, or its employees; or create any liability for or a cause of action against a district, its board, or its employees. <i>Education Code 38.021</i>
Dietary Supplements	A school district employee commits a Class C misdemeanor offense if the employee:
	 Knowingly sells, markets, or distributes a dietary supplement that contains performance enhancing compounds to a primary or secondary education student with whom the employee has contact as part of the employee's school district duties; or
	2. Knowingly endorses or suggests the ingestion, intranasal application, or inhalation of a dietary supplement that contains performance enhancing compounds by a primary or secondary education student with whom the employee has contact as part of the employee's school district duties.
	Education Code 38.011(a), (c)
Prescription Medication and Special Education Students	An employee of a district is prohibited from requiring a child to ob- tain a prescription for a substance covered under the federal Con- trolled Substances Act (21 U.S.C. 801 et seq.) as a condition of at- tending school, receiving an evaluation for special education, or receiving special education and related services.

	An employee is not prohibited from consulting or sharing class- room-based observations with parents regarding a student's aca- demic and functional performance, behavior in the classroom or school, or the need for evaluation for special education or related services.			
	20 (U.S.C. 1412(a)(25)		
Psychotropics and	Asc	A school district employee may not:		
Psychiatric Evaluations	1.	Recommend that a student use a psychotropic drug; or		
	2.	Suggest any particular diagnosis; or		
	3.	Use the refusal by a parent to consent to administration of a psychotropic drug to a student or to a psychiatric evaluation or examination of a student as grounds, by itself, for prohibiting the child from attending a class or participating in a school-related activity.		
	Psychotropic drug means a substance that is used in the diagno- sis, treatment, or prevention of a disease or as a component of a medication and intended to have an altering effect on perception, emotion, or behavior.			
	Education Code 38.016(b) does not:			
	1.	Prevent an appropriate referral under the Child Find system required under 20 U.S.C. Section 1412, as amended; or		
	2.	Prohibit a school district employee who is a registered nurse, advanced nurse practitioner, physician, or certified or appro- priately credentialed mental health professional from recom- mending that a child be evaluated by an appropriate medical practitioner; or		
	3.	Prohibit a school employee from discussing any aspect of a child's behavior or academic progress with the child's parent or another school district employee.		
	A board shall adopt a policy to ensure implementation and enforce- ment of Education Code 38.016.			
	A violation of Education Code 38.016(b) does not override the im- munity from personal liability granted in Education Code 22.0511 or other law or a district's sovereign or governmental immunity.			
	Education Code 38.016			
Child Abuse Reporting	ent,	employee may not use or threaten to use the refusal of a par- guardian, or managing or possessory conservator to adminis- or consent to the administration of a psychotropic drug to a		

	child, or to consent to any other psychiatric or psychological testi					
		eatment of the child, as the sole basis for making a report of ect, unless the employee has cause to believe that the refusal:				
		Presents a substantial risk of death, disfigurement, or bodily injury to the child; or				
		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 FFG]				
Opioid Antagonist Medication	preso opioio ques	A person or organization acting under a standing order issued by a prescriber may store an opioid antagonist and may distribute an opioid antagonist, provided the person or organization does not request or receive compensation for storage or distribution. <i>Health and Safety Code 483.104</i>				
	antag an op	A prescriber may, directly or by standing order, prescribe an opioid antagonist to a person in a position to assist a person experiencing an opioid-related drug overdose. <i>Health and Safety Code 483.102; 22 TAC 170.6</i>				
Immunity	A person who, acting in good faith and with reasonable care, ac ministers or does not administer an opioid antagonist to anothe person whom the person believes is suffering an opioid-related drug overdose is not subject to criminal prosecution, sanction u der any professional licensing statute, or civil liability, for an act omission resulting from the administration of or failure to admin the opioid antagonist. <i>Health and Safety Code 483.106</i>					
	Note	e: The following provisions apply only to a district that will adopt an unassigned epinephrine auto-injector policy.				
Maintenance and Administration of Epinephrine Auto-	A district may adopt and implement a policy regarding the mainte- nance, administration, and disposal of epinephrine auto-injectors at each campus in the district.					
Injectors	If a policy is adopted, the policy:					
		Must provide that school personnel and school volunteers who are authorized and trained may administer an epineph- rine auto-injector to a person who is reasonably believed to be experiencing anaphylaxis on a school campus; and				
		May provide that school personnel and school volunteers who are authorized and trained may administer an epinephrine auto-injector to a person who is reasonably believed to be ex- periencing anaphylaxis at an off-campus school event or while in transit to or from a school event.				
DATE ISSUED: 1/28/201 UPDATE 112 FFAC(LEGAL)-P	9	6 of 11				

	A district that adopts a policy must require that each campus have one or more school personnel members or school volunteers au- thorized and trained to administer an epinephrine auto-injector pre- sent during all hours the campus is open.
	The supply of epinephrine auto-injectors at each campus must be stored in a secure location and be easily accessible to school per- sonnel and school volunteers authorized and trained to administer an epinephrine auto-injector.
	Education Code 38.208
Definitions "All Hours the Campus Is Open"	"All hours the campus is open" is defined as, at a minimum, during regular on-campus school hours, and when school personnel are physically on site for school-sponsored activities.
"Campus"	A "campus" is defined as a unit of a school district that has an as- signed administrator, has enrolled students who are counted for average daily attendance, has assigned instructional staff, provides instructional services to students, has one or more grades in the range from early childhood education through grade 12 or is un- graded, and complies with relevant Texas laws.
"Unassigned Epinephrine Auto-Injector"	An "unassigned epinephrine auto-injector" is an epinephrine auto- injector prescribed by an authorized health-care provider in the name of the school issued with a non-patient-specific standing del- egation order for the administration of an epinephrine auto-injector, issued by a physician or person who has been delegated prescrip- tive authority under Occupations Code Chapter 157.
	25 TAC 37.603
Prompt Notification	Local emergency medical services must be promptly notified by the school when an individual is suspected of experiencing anaphy- laxis and when an epinephrine auto-injector is administered. If the trained school personnel or school volunteer is the only individual available to notify emergency medical services, the trained individ- ual should administer the unassigned epinephrine auto-injector be- fore notifying emergency medical services.
	The parent, legal guardian, or emergency contact must be promptly notified by the school when an unassigned epinephrine auto-injector is utilized on their child as soon as is feasible during the emergency response to suspected anaphylaxis.
	25 TAC 37.605(e)–(f)
Records	School records of the administration of the unassigned epinephrine auto-injector and suspected anaphylaxis must be provided to the parent or guardian of the recipient upon request. <i>25 TAC 37.605(f)</i>

Reports	Not later than the tenth business day after the date a school per- sonnel member or school volunteer administers an epinephrine auto-injector in accordance with district policy, the school shall send a report to the school district; the physician who prescribed the epinephrine auto-injector; the commissioner of education; and the commissioner of state health services.			
	The report must include the following information:			
	 The age of the person who received the administration of the epinephrine auto-injector; 			
	 Whether the person who received the administration of the epinephrine auto-injector was a student, a school personnel member or school volunteer, or a visitor; 			
	3. The physical location where the epinephrine auto-injector was administered;			
	 The number of doses of epinephrine auto-injector adminis- tered; 			
	5. The title of the person who administered the epinephrine auto-injector; and			
	6. Any other information required by the commissioner of educa- tion.			
	Education Code 38.209			
	Notifications to the commissioner of DSHS shall be submitted on the designated electronic form available on the DSHS School Health Program website. <i>25 TAC 37.608</i>			
Personnel or Volunteers	At each campus in which a school adopts an unassigned epineph- rine auto-injector policy, the principal may assign school personnel or school volunteers to be trained to administer unassigned epi- nephrine auto-injectors or seek school personnel or school volun- teers who volunteer to be trained to administer unassigned epi- nephrine auto-injectors.			
	In order to increase the number of trained individuals in the admin- istration of unassigned epinephrine auto-injectors, schools may distribute to school personnel or school volunteers in the district, at least once per school year, a notice that includes a description of the request seeking volunteers to be trained to administer an epi- nephrine auto-injector to a person believed to be experiencing ana- phylaxis and a description of the training that the school personnel or school volunteers will receive in the administration of epineph- rine with an auto-injector.			
	25 TAC 37.606(a)–(b)			

South San Antonio ISD 015908			
WELLNESS AND HEALTH SERVICESFFAMEDICAL TREATMENT(LEGA			
Signed Statement	Trained school personnel or school volunteers who administ unassigned epinephrine auto-injector must submit a signed ment indicating that they agree to perform the service of ac tering an unassigned epinephrine auto-injector to a student vidual that may be experiencing anaphylaxis. <i>25 TAC 37.66</i>	l state- Iminis- t or indi-	
Training	A district that adopts an unassigned epinephrine auto-injector writ- ten policy is responsible for training school personnel and school volunteers in the recognizing of anaphylaxis signs and symptoms and administration of an unassigned epinephrine auto-injector.		
	Each assigned school personnel or school volunteer shall r initial training and an annual refresher training. Training sha consistent with the most recent <u>Voluntary Guidelines for Ma</u> <u>Food Allergies in Schools and Early Care and Education Pr grams¹ published by the federal Centers for Disease Contr Prevention.</u>	all be anaging ro-	
	25 TAC 37.607		
	Training may be provided in a formal training session or the online education course. Training must include information properly inspecting unassigned epinephrine auto-injectors age and expiration. 25 TAC $37.607(1)-(2)$	on	
	Training must include information on implementing emerge cedures, if necessary, after administering an epinephrine a jector, and properly disposing of used or expired epinephrin injectors. A district shall maintain records on the required the <i>Education Code 38.210</i>	uto-in- ne auto-	
	The initial training must include hands-on training with an erine auto-injector trainer. The annual refresher training must a hands-on demonstration of administration skills. The train must also include information about promptly notifying local gency medical services.	t include	
	Each school campus shall maintain training records and ma available upon request a list of those school personnel or s volunteers trained and authorized to administer the unassig inephrine auto-injector on the campus.	chool	
	25 TAC 37.607(3)–(6)		
Standing Orders	A physician or person who has been delegated prescriptive ity under Occupations Code Chapter 157 may prescribe ep rine auto-injectors in the name of a school district in accord with law. <i>Education Code 38.211</i>	oineph-	
	A school district shall obtain a prescription from an authoriz health-care provider each year, to stock, possess, and mai		

South San Antonio ISD 015908		
WELLNESS AND HEALT MEDICAL TREATMENT	TH SERVICES	FFAC (LEGAL)
	least one unassigned adult epinephrine auto-injector pack doses) on each school campus.	(two
	A school may choose to stock unassigned pediatric epinep auto-injector packs, based on the need of the school's pop	
	25 TAC 37.605(a)	
Epinephrine Coordinator	The superintendent will designate appropriate school perso coordinate and manage policy implementation, including tr school personnel, and the acquisition or purchase, usage, tion, and disposal of unassigned epinephrine auto-injectors Throughout the school calendar year, the designated scho sonnel shall coordinate with each campus to ensure that the signed epinephrine auto-injectors are checked monthly for tion and usage and the findings are documented. <i>19 TAC</i> <i>37.605(b)</i>	aining of expira- s. ol per- ne unas-
Notice to Parents	If a district implements a policy for the maintenance, admir tion, and disposal of epinephrine auto-injectors, the district provide written notice to a parent or guardian of each stude rolled in the district or school. Notice must be provided before policy is implemented by the district or school and before to of each school year. <i>Education Code</i> 38.212	shall ent en- ore the
	A district shall provide electronic or written notice to the pa guardian of each student.	rent or
	If a district changes or discontinues the policy under this su ter, written or electronic notice detailing the change or disc tion must be provided to the parent or guardian of each stu within 15 calendar days.	ontinua-
	25 TAC 37.609	
Storage	Unassigned epinephrine auto-injectors shall be stored in a easily accessible area for an emergency, in accordance wi facturer's guidelines. It is recommended that the school ad tor develop a map to be placed in high traffic areas that include the location of the unassigned epinephrine auto-injectors of school campus. It is recommended that the map also indic locations of the automated external defibrillator (AED). 25 37.605(h)	th manu- ministra- dicates on each ates the
Replacement	The school district shall develop a plan to replace, as soon sonably possible, any unassigned epinephrine auto-injectoused or close to expiration. <i>25 TAC 37.605(i)</i>	
Disposal	Used unassigned epinephrine auto-injectors shall be consi infectious waste and shall be disposed of according to the bloodborne pathogen control policy.	

WELLNESS AND HEALTH SERVICES MEDICAL TREATMENT

Expired unassigned epinephrine auto-injectors shall be disposed of according to the school's medication disposal policy.				
25 7	25 TAC 37.605(j)–(k) [See DBB]			
	A district may accept gifts, grants, donations, and federal and local funds to implement its policy. <i>Education Code 38.213</i>			
A person who in good faith takes, or fails to take, any action related to the administration of epinephrine auto-injectors is immune from civil or criminal liability or disciplinary action resulting from that ac- tion or failure to act, including:				
1.	Issuing an order for epinephrine auto-injectors;			
2.	Supervising or delegating the administration of an epinephrine auto-injector;			
3.	Possessing, maintaining, storing, or disposing of an epineph- rine auto-injector;			
4.	Prescribing an epinephrine auto-injector;			
5.	Dispensing an epinephrine auto-injector;			
6.	Administering, or assisting in administering, an epinephrine auto-injector;			
7.	Providing, or assisting in providing, training, consultation, or advice in the development, adoption, or implementation of policies, guidelines, rules, or plans; or			
8.	Undertaking any other act permitted or required under Educa- tion Code Chapter 38, Subchapter E.			
A school district and school personnel and school volunteers are immune from suit resulting from an act, or failure to act, under Edu- cation Code Chapter 38, Subchapter E, including an act or failure to act under related policies and procedures.				
An act or failure to act by school personnel or a school volunteer, including an act or failure to act under related policies and proce- dures, is the exercise of judgment or discretion on the part of the school personnel or school volunteer and is not considered to be a ministerial act for purposes of liability of the school district or open- enrollment charter school.				
	 acco 25 7 A dia funce A period to the civil tion 1. 2. 3. 4. 5. 6. 7. 8. A sociation to an a sociation <litteracociation< li=""> to an a soci</litteracociation<>			

Education Code 38.215

¹ CDC Voluntary Guidelines for Managing Food Allergies: <u>https://www.cdc.gov/healthyschools/foodallergies/index.htm</u>

STUDENT ACTIVITIES SCHOOL-SPONSORED PUBLICATIONS

All publications edited, published, and distributed in print or electronically in the name of the District or an individual campus shall be under the control of the campus and District administration and the Board. All school-sponsored publications approved by a principal and published by students at an individual campus shall be part of the instructional program, under the supervision of a faculty sponsor.

Note: For provisions regarding advertising, including advertising in District- or school-sponsored publications, see GKB.

Complaints		In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
Other Complaint Processes	polio thes	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, gender, national origin, disability, or religion 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 concerning identification, evaluation, or educa- tional 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 concerning identification, evaluation, educational placement, or discipline of a student with a disability within the scope of the Individuals with Disabilities Education Act shall be submitted in accordance with EHBAE, FOF, and the proce- dural safeguards handbook provided to parents of all students referred to special education.		
	10.	Complaints concerning instructional resources shall be sub- mitted in accordance with EF.		
	11.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.		

	12.	Complaints concerning intradistrict transfers or campus as- signment shall be submitted in accordance with FDB.
	13.	Complaints concerning admission, placement, or services provided for a homeless student shall be submitted in accordance with FDC.
	prop ance nece son	aplaints regarding refusal of entry to or ejection from District erty based on Education Code 37.105 shall be filed in accord- e with this policy. However, the timelines shall be adjusted as essary to permit the complainant to address the Board in per- within 90 days of filing the initial complaint, unless the com- t is resolved before the Board considers it. [See GKA(LEGAL)]
Notice to Students and Parents		District shall inform students and parents of this policy through opriate District publications.
Guiding Principles Informal Process	cern mini cern	Board encourages students and parents to discuss their con- s with the appropriate teacher, principal, or other campus ad- strator who has the authority to address the concerns. Con- s should be expressed as soon as possible to allow early lution at the lowest possible administrative level.
		mal resolution shall be encouraged but shall not extend any dlines in this policy, except by mutual written consent.
Formal Process		udent or parent may initiate the formal process described be- by timely filing a written complaint form.
	pare cern	n after initiating the formal complaint process, students and ints are encouraged to seek informal resolution of their con- s. A student or parent whose concerns are resolved may with- v a formal complaint at any time.
	ate r	process described in this policy shall not be construed to cre- new or additional rights beyond those granted by law or Board ey, nor to require a full evidentiary hearing or "mini-trial" at any l.
Freedom from Retaliation		her the Board nor any District employee shall unlawfully retali- against any student or parent for bringing a concern or com- it.
General Provisions Filing	by e Mail appr the c be ti	aplaint forms and appeal notices may be filed by hand-delivery, lectronic communication, including email and fax, or by U.S. . Hand-delivered filings shall be timely filed if received by the opriate administrator or designee by the close of business on deadline. Filings submitted by electronic communication shall mely filed if they are received by the close of business on the dline, as indicated by the date/time shown on the electronic

South San Antonio ISD 015908				
STUDENT RIGHTS AND RESPONSIBILITIESFNGSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LOCAL				
	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 no than three days after the deadline.	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 the ference and issue a decision in the student's or parent's a	fails to ne con-		
Response	At Levels One and Two, "response" shall mean a written of cation to the student or parent from the appropriate admin Responses may be hand-delivered, sent by electronic con- tion to the student's or parent's email address of record, o 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.	iistrator. nmunica- r sent by ecord.		
Days	"Days" shall mean District business days. In calculating tir under this policy, the day a document is filed is "day zero." lowing business day is "day one."			
Representative	"Representative" shall mean any person who or organization designated by the student or parent to represent the student parent in the complaint process. A student may be represent an adult at any level of the complaint.	ent or		
	The student or parent may designate a representative thro 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 hea District may reschedule the conference or hearing to a late desired, in order to include the District's counsel. The Dist be represented by counsel at any level of the process.	student e days' aring, the er date, if		
Consolidating Complaints	Complaints arising out of an event or a series of related events shall be addressed in one complaint. A student or parent s file separate or serial complaints arising from any event or events that have been or could have been addressed in a complaint.	shall not series of		
Untimely Filings	All time limits shall be strictly followed unless modified by written consent.	mutual		
	If a complaint form or appeal notice is not timely filed, the plaint may be dismissed, on written notice to the student or at any point during the complaint process. The student or may appeal the dismissal by seeking review in writing with days from the date of the written dismissal notice, starting	or parent, parent nin ten		

South San Antonio ISD 015908			
STUDENT RIGHTS AND STUDENT AND PARENT		PONSIBILITIES MPLAINTS/GRIEVANCES	FNG (LOCAL)
		at which the complaint was dismissed. Such appeal and to the issue of timeliness.	shall be
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 before el One conference.	s not d at the o new ess the
	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	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- re, includ-
	rece form	e complaint is not filed with the appropriate administrativing administrator must note the date and time the convex received and immediately forward the complaint appropriate administrator.	omplaint
	sche after	appropriate administrator shall investigate as necessand edule a conference with the student or parent within te receipt of the written complaint. The administrator ma onable time limits for the conference.	en days
	the s	ent extenuating circumstances, the administrator shall student or parent a written response within ten days fo conference. The written response shall set forth the ba	llowing

South San Antonio ISD 015908					
STUDENT RIGHTS AN STUDENT AND PAREN		SPONSIBILITIES MPLAINTS/GRIEVANCES	FNG (LOCAL)		
	forr eva	ision. In reaching a decision, the administrator may contain provided at the Level One conference and any nt documents or information the administrator believed by the complaint.	other rel-		
Level Two	On ma	e student or parent did not receive the relief requeste e or if the time for a response has expired, the studen y request a conference with the Superintendent or des real the Level One decision.	t or parent		
	the spc	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 One re- sponse or, if no response was received, within ten days of the Level One response deadline.			
	sha the	After receiving notice of the appeal, the Level One administrator shall prepare and forward a record of the Level One complaint to the Level Two administrator. The student or parent may request a copy of the Level One record.			
	The	e Level One record shall include:			
	1.	The original complaint form and any attachments.			
	2.	All other documents submitted by the student or par Level One.	ent at		
	3.	The written response issued at Level One and any a ments.	attach-		
	4.	All other documents relied upon by the Level One a tor in reaching the Level One decision.	dministra-		
	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 ad- ministration for the Level One decision. The Superintendent or de- signee 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 written response shall set forth the basis of the decision. In reach- ing a decision, the Superintendent or designee may consider the Level One record, information provided at the Level Two confer- ence, and any other relevant documents or information the Super- intendent or designee believes will help resolve the complaint.			
		cordings of the Level One and Level Two conferences Il be maintained with the Level One and Level Two re	•		
DATE ISSUED: 1/28/2019 5 of 7					

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 or parent of the date, time, and place of the Board meeting at which the com- plaint will be on the agenda for presentation to the Board.			
	The Superintendent or designee shall provide the Board the record of the Level Two appeal. The student or parent may request a copy 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 attach- ments.			
	 All other documents relied upon by the administration in reaching the Level Two decision. 			
	The appeal shall be limited to the issues and documents consid- ered at Level Two, except that if at the Level Three hearing the ad- ministration intends to rely on evidence not included in the Level Two record, the administration shall provide the student or parent notice of the nature of the evidence at least three days before the hearing.			
	The District shall determine whether the complaint will be pre- sented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]			
	The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the student or par- ent and administration to each make a presentation and provide re- buttal 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 Reard meeting required by			

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				
EXPULSION FODA JUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM (LEGAL)				
Meetings with Juvenile Board	 The median of the second second	I or designee shall regularly meet with either: ne juvenile board for the county in which a district's ministrative office is located; or ne juvenile board's designee. Setting shall be called by the board president and s upervision and rehabilitative services appropriate students and students assigned to disciplinary alter on programs (DAEPs). for discussion shall include: ervice by probation officers at the DAEP site; ecruitment of volunteers to serve as mentors and p ring services; and pordination with other social service agencies.	hall ad- for ex- ernative	
Juvenile Justice Alternative Education Program	For the purposes of the following provisions, only a DAEP operated under the authority of a juvenile board of a county is considered a juvenile justice alternative education program (JJAEP).			
Mandatory JJAEP	The juvenile board of a county with a population greater than 125,000 shall develop a JJAEP, subject to the approval of the Texas Juvenile Justice Department (TJJD).			
Voluntary JJAEP	The juvenile board of a county with a population of 125,000 or less may develop a JJAEP. Such a JJAEP is not required to be approved by the TJJD. Further, it is not subject to Education Code 37.011(c), (d), (f), (g), (k) or (m).			
	Education Code 37.011(a), (k), (m)			
County Population	A county with a population greater than 125,000 is considered to be a county with a population of 125,000 or less if:			
	th er ur	1. The county had a population of 125,000 or less according to the 2000 federal census and the juvenile board of the county enters into, with the approval of the TJJD, a memorandum of understanding (MOU) with each school district within the county that:		
	a.	Outlines the responsibilities of the board and s tricts in minimizing the number of students exp out receiving alternative educational services;	elled with-	
	b.	Includes the coordination procedures required tion Code 37.013, above.	by Educa-	

	2.	Has a population of 180,000 or less; is adjacent to two coun- ties, each of which has a population of more than 1.7 million; and has seven or more school districts located wholly within the county's boundaries.
	3.	Has a population of more than 200,000 and less than 220,000; has five or more school districts located wholly within the county's boundaries; and has located in the county a JJAEP that, on May 1, 2011, served fewer than 15 students.
	Edu	cation Code 37.011(a-1)–(a-3)
	Note	The following provisions apply to all districts that operate JJAEPs, whether voluntary or mandatory.
Placement of Students in JJAEP— Expelled Students	MOL	expelled student shall, to the extent provided by law or by the J, immediately attend the educational program from the date of Ilsion. <i>Education Code 37.010(a)</i> [See FOD]
Court-Ordered Placement	for c 37.0	student admitted under Education Code 25.001(b) is expelled onduct for which expulsion is required under Education Code 07, the juvenile court, juvenile board, or juvenile board's de- ee, as appropriate, shall:
	1.	If the student is placed on probation under Family Code 54.04, order the student to attend the JJAEP in the county in which the student resides from the date of disposition as a condition of probation, unless the child is placed in a post-ad- judication treatment facility;
	2.	If the student is placed on deferred prosecution under Family Code 53.03 by the court, prosecutor, or probation department, require the student to immediately attend the JJAEP in the county in which the student resides for a period not to exceed six months as a condition of the deferred prosecution;
	3.	In determining the condition of the deferred prosecution or court-ordered probation, consider the length of a district's expulsion order for the student; and
	4.	Provide timely educational services to the student in the JJAEP in the county in which the student resides, regardless of the student's age or whether the juvenile court has jurisdiction over the student. This provision does not require that educational services be provided to a student who is not entitled to admission under Education Code 25.001(b).
	Edu	cation Code 37.011(b)–(b-1)

South San Antonio ISD 015908				
EXPULSIONFODAJUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM(LEGAL)				
	A student transferred to a JJAEP must participate in the program for the full period ordered by the juvenile court, unless a district agrees to accept the student before the date ordered by the juvenile court. <i>Education Code</i> 37.011(<i>i</i>)			
Students Who Move	If a student who is ordered to attend a JJAEP moves from county to another, the juvenile court may request the JJA county to which the student moves to provide educational to the student in accordance with the local MOU between trict and the juvenile board in the receiving county. <i>Educa</i> <i>37.011(n)</i>	EP in the services the dis-		
Entry and Exit Transition Plans	For each student, the JJAEP must coordinate with the sending school district to develop a written transition plan for entrance into the JJAEP. For each student, the JJAEP must develop a written exit transition plan, provide the plan to the receiving school district, and maintain written verification that the plan was sent. The exit transition plan must include all information regarding courses in progress or completed, current grades for courses in progress, and the number of attendance days and absent days. <i>37 TAC 348.212(b)</i>			
Funding for JJAEPs Mandatory Expulsions	Except as determined by the commissioner of education, served by a JJAEP on the basis of conduct for which experied under Education Code 37.007 is not eligible for F tion School Program funding if the JJAEP receives funding the TJJD. <i>Education Code 37.011(h)</i>	ulsion is ⁻ ounda-		
Court-Assigned Students	A district is not required to provide funding to a juvenile be student who is assigned by a court to a JJAEP but who have been expelled. <i>Education Code 37.012</i>			
Title 5 Felony Placements	A district shall reimburse a JJAEP in which a student is pl der Education Code 37.0081 [see FOE] for the actual cos each day the student is enrolled in the program. For purp this subsection:	t incurred		
	 The actual cost incurred each day for the student is mined by the juvenile board of the county operating gram; and 			
	2. The juvenile board shall determine the actual cost each the program based on the board's annual audit.	ach day of		
	Education Code 37.0081(g)			
Funding for Discretionary Expulsions	Subject to Education Code 37.011(n) [see Students Who above], the district in which a student is enrolled on the da student is expelled for conduct for which expulsion is perr not required under Education Code 37.007 shall, if the stu	ate the nitted but		
	10	0.47		

South San Antonio ISD 015908					
EXPULSION FOD JUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM (LEGA					
	served by the JJAEP, provide funding to the juvenile board in an amount determined by the MOU under Education Code 37.011(k).				
	the s	amount of the funds transferred is determined by the p school year for which the JJAEP provides educational s district.			
	Educ	cation Code 37.012(a)			
Arbitration of Disputes	If a district elects to contract with the juvenile board for the place- ment of students who are expelled for conduct for which expulsion is permitted but not required under Education Code 37.007, and the juvenile board and the district are unable to reach an agree- ment in the MOU, either party may request that the issues of dis- pute be referred to a binding arbitration process that uses a quali- fied alternative dispute resolution arbitrator.				
	Each party shall pay its pro rata share of the arbitration costs and shall submit its final proposal to the arbitrator. If the parties cannot agree on an arbitrator, the juvenile board shall select an arbitrator, the district shall select an arbitrator, and those two arbitrators shall select an arbitrator who shall decide the issues in dispute.				
Decision of Arbitrator	The arbitration decision is enforceable in a court in the county in which the JJAEP is located. Any decision by an arbitrator concer- ing the amount of the funding for a student who is expelled and a tending a JJAEP must provide an amount sufficient based on op ation of the JJAEP. In determining the amount to be paid by a district for an expelled student enrolled in a JJAEP, the arbitrator shall consider the relevant factors, including evidence of:				
	1.	The actual average total per student expenditure in the trict's DAEP;	e dis-		
	2.	The expected per student cost in the JJAEP as descr agreed on in the MOU and in compliance with Educat Code Chapter 37; and			
	3.	The costs necessary to achieve the accountability goad der Education Code Chapter 37.	als un-		
	Educ	cation Code 37.011(p)			
Fees	Except as otherwise authorized by law [see FP], a JJAEP may not require a student, or the parent or guardian, to pay any fee, including an entrance or supply fee, for participating in the program. <i>Education Code</i> 37.012(e)				
Location and Staffing	may	AEP may be provided in a facility owned by a district. A provide personnel and services for a JJAEP under a c the juvenile board. <i>Education Code 37.011(e)</i>			
DATE ISSUED: 1/28/2019 UPDATE 112 FODA(LEGAL)-B	9		4 of 7		

South San Antonio ISD 015908					
EXPULSION FOI JUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM (LEGA					
Academic Mission of JJAEP			ally, the mission of the JJAEP shall be to enable a at grade level.	e students	
Accountability	and wer regi	For purposes of accountability under Education Code Chapters 39 and 39A, a student enrolled in a JJAEP is reported as if the student were enrolled at the student's assigned campus in the student's regularly assigned education program, including a special educa- tion program.			
	Edu	ication	n Code 37.011(h)		
Program Requirements	con	nply wi	ograms operated under Education Code 37.011 th the requirements found at 37 Administrative (48. 37 TAC 348.104(b)		
	Not	'e:	The following provisions apply only to districts I counties with a population greater than 125,000 not exempt from the application of the provision tailed in Education Code 37.011(a-1), (a-2), or County Population, above].) that are is as de-	
Memorandum of Understanding			and the county juvenile board shall, no later thar ach school year, enter into a joint MOU that:	Septem-	
	1.		nes the responsibilities of the juvenile board cor establishment and operation of a JJAEP;	ncerning	
	2.	trict f	nes the amount and conditions on payments from to the juvenile board for students who are served EP whose placement was not made on the basis required under Education Code 37.007(a), (d), o	d in the s of expul-	
	3.	stude	blishes that a student may be placed in the JJAl ent engages in serious misbehavior, as defined n Code 37.007(c);		
	4.	term	tifies and requires a timely placement and speci of placement for expelled students for whom th received a notice under Family Code 52.041(d);	e district	
	5.	to the	blishes services for the transitioning of expelled e district before the completion of the student's t in the JJAEP;		
	6.		blishes a plan that provides transportation servicents placed in the JJAEP;	ces for	
	7.	juver	blishes the circumstances and conditions under nile may be allowed to remain in the JJAEP setti uvenile is no longer under juvenile court jurisdict	ing once	
DATE ISSUED: 1/28/20 UPDATE 112	19			5 of 7	

South San Antonio ISD 015908				
EXPULSION FO JUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM (LEG				
	 Establishes a plan to address special education service of the servi	vices re-		
	Education Code 37.011(k)–(m)			
	The memorandum of understanding must be submitted to later than October 1 of each year. <i>37 TAC 348.200(c)</i>) TJJD no		
Placement in JJAEP	Every expelled student who is not detained or receiving tr under an order of the juvenile court must be enrolled in an tional program. <i>Education Code 37.010(a)</i>			
Operating Requirements	The JJAEP shall be subject to a written operating policy of by the local juvenile justice board and submitted to the To view and comment. The JJAEP is not subject to a require posed by Education Code Title II, other than a reporting re- ment or a requirement imposed by Education Code Chap 39, or 39A. <i>Education Code 37.011(g)</i>	IJD for re- ment im- equire-		
Student Code of Conduct	The JJAEP shall adopt a Student Code of Conduct in acc with Education Code 37.001. <i>Education Code 37.011(c);</i> <i>348.224</i>			
Educational Program	The JJAEP shall focus on English language arts, mathem ence, social studies, and self-discipline.	natics, sci-		
Assessment	The JJAEP shall administer assessment instruments und tion Code Chapter 39, Subchapter B.	er Educa-		
Equivalency	The JJAEP shall offer a high school equivalency program	I.		
Review of Progress	The juvenile board or the board's designee, with the pare guardian of each student, shall regularly review the stude demic progress. In the case of a high school student, the the board's designee, with the student's parent or guardia review the student's progress toward meeting high schoo tion requirements and shall establish a specific graduation the student. The program is not required to provide a cou essary to fulfill a student's high school graduation require other than a course specified above.	nt's aca- board or an, shall I gradua- n plan for rse nec-		
	Education Code 37.011(d)			
Days and Hours	The JJAEP must operate at least seven hours per day and days per year, except that a JJAEP may apply to the TJJI waiver of the 180-day requirement. The commission may a waiver to a JJAEP for a number of days that exceeds the number of instructional days waived by the commissioner the same school year for a district served by the program <i>tion Code 37.011(f)</i>	D for a not grant ne highest r during		

South San Antonio ISD 015908				
EXPULSIONFODJUVENILE JUSTICE ALTERNATIVE EDUCATION PROGRAM(LEGA)				
Performance Reports	TJJD completes a performance assessment report as reactive General Appropriations Act. At mandatory JJAEPs (i.e. JJAEPs whose operation is required by law), the JJAEP atrator must provide a copy of the report to the juvenile both the superintendent of each school district that participates JJAEP. <i>37 TAC 348.300</i>	e., adminis- ard and		

South San Antonio ISD 015908	
PUBLIC COMPLAINTS	GF (LOCAL)
Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.
Other Complaint Processes	Complaints by members of the public 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 accord- ance with GF after the relevant complaint process:
	 Complaints concerning instructional resources shall be filed in accordance with EF.
	 Complaints concerning a commissioned peace officer who is an employee of the District shall be filed in accordance with CKE.
	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 days of filing the initial complaint, unless the com- plaint is resolved before the Board considers it. [See GKA(LEGAL)]
Guiding Principles Informal Process	The Board encourages the public to discuss concerns with an ap- propriate administrator who has the authority to address the con- cerns. Concerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level.
	Informal resolution shall be encouraged but shall not extend any deadlines in this policy, except by mutual written consent.
Formal Process	An individual may initiate the formal process described below by timely filing a written complaint form.
	Even after initiating the formal complaint process, individuals are encouraged to seek informal resolution of their concerns. An indi- vidual whose concerns are resolved may withdraw a formal com- plaint at any time.
	The process described in this policy shall not be construed to cre- ate new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level.
Freedom from Retaliation	Neither the Board nor any District employee shall unlawfully retali- ate against any individual for bringing a concern or complaint.
General Provisions Filing	Complaint forms and appeal notices may be filed by hand-delivery, by electronic communication, including email and fax, or by U.S. Mail. Hand-delivered filings shall be timely filed if received by the appropriate administrator or designee by the close of business on the deadline. Filings submitted by electronic communication shall

South San Antonio ISD 015908	
PUBLIC COMPLAINTS	GF (LOCAL)
	be timely filed if they are received by the close of business on the deadline, as indicated by the date/time shown on the electronic communication. Mail filings shall be timely filed if they are post-marked by U.S. Mail on or before the deadline and received by the appropriate administrator or designated representative no more than three days after the deadline.
Scheduling Conferences	The District shall make reasonable attempts to schedule confer- ences at a mutually agreeable time. If the individual fails to appear at a scheduled conference, the District may hold the conference and issue a decision in the individual's absence.
Response	At Levels One and Two, "response" shall mean a written communi- cation to the individual from the appropriate administrator. Re- sponses may be hand-delivered, sent by electronic communication to the individual's email address of record, or sent by U.S. Mail to the individual's mailing address of record. Mailed responses shall be timely if they are postmarked by U.S. Mail on or before the deadline.
Days	"Days" shall mean District business days. In calculating timelines under this policy, the day a document is filed is "day zero." The fol- lowing business day is "day one."
Representative	"Representative" shall mean any person who or organization that is designated by an individual to represent the individual in the complaint process.
	The individual may designate a representative through written no- tice to the District at any level of this process. If the individual des- ignates a representative with fewer than three days' notice to the District before a scheduled conference or hearing, the District may reschedule the conference or hearing to a later date, if desired, in order to include the District's counsel. The District may be repre- sented by counsel at any level of the process.
Consolidating Complaints	Complaints arising out of an event or a series of related events shall be addressed in one complaint. An individual shall not file separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
Untimely Filings	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the individual, at any point during the complaint process. The individual may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the level at which the
DATE ISSUED: 1/28/201	9 2 of 6

South San Antonio ISD 015908			
PUBLIC COMPLAINTS		GF (LOCAL)	
		plaint was dismissed. Such appeal shall be limited to the issue meliness.	
Costs Incurred		h party shall pay its own costs incurred in the course of the plaint.	
Complaint and Appeal Forms		nplaints and appeals under this policy shall be submitted in ng on a form provided by the District.	
	tach of th fere be s	ties of any documents that support the complaint should be at- need to the complaint form. If the individual does not have copies nese documents, they may be presented at the Level One con- nce. After the Level One conference, no new documents may submitted by the individual unless the individual did not know documents existed before the Level One conference.	
	pect	omplaint or appeal form that is incomplete in any material as- t may be dismissed but may be refiled with all the required in- nation if the refiling is within the designated time for filing.	
Level One	Con	nplaint forms must be filed:	
	1.	Within 15 days of the date the individual first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and	
	2.	With the lowest level administrator who has the authority to remedy the alleged problem.	
		If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.	
	If the complaint is not filed with the appropriate administrator, to receiving administrator must note the date and time the compl form was received and immediately forward the complaint form the appropriate administrator.		
	sche ceip	appropriate administrator shall investigate as necessary and edule a conference with the individual within ten days after re- t of the written complaint. The administrator may set reasona- time limits for the conference.	
	the fere sion mat rele	ent extenuating circumstances, the administrator shall provide individual a written response within ten days following the con- nce. The written response shall set forth the basis of the deci- i. In reaching a decision, the administrator may consider infor- ion provided at the Level One conference and any other vant documents or information the administrator believes will o resolve the complaint.	

South San Antonio ISD 015908					
PUBLIC COMPLAINTS		GF (LOCAL)			
Level Two	if the confe	individual did not receive the relief requested at Level One or time for a response has expired, he or she may request a rence with the Superintendent or designee to appeal the One decision.			
	The appeal notice must be filed in writing, on a form provided b the District, within ten days of the date of the written Level One sponse or, if no response was received, within ten days of the Level One response deadline.				
	After receiving notice of the appeal, the Level One administrator shall prepare and forward a record of the Level One complaint to the Level Two administrator. The individual may request a copy of the Level One record.				
	The L	evel One record shall include:			
	1	The original complaint form and any attachments.			
	2. /	All other documents submitted by the individual at Level One.			
		The written response issued at Level One and any attach- ments.			
		All other documents relied upon by the Level One administra- tor 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 individual may provide information concern- ing 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 individual a wr ten response within ten days following the conference. The writter response shall set forth the basis of the decision. In reaching a d cision, the Superintendent or designee may consider the Level One record, information provided at the Level Two conference, a any other relevant documents or information the Superintendent designee believes will help resolve the complaint.				
		rdings of the Level One and Level Two conferences, if any, be maintained with the Level One and Level Two records.			
Level Three	if the	individual did not receive the relief requested at Level Two or time for a response has expired, he or she may appeal the ion to the Board.			

PUBLIC COMPLAINTS

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 response or, if no response was received, within ten days of the Level Two response deadline.

The Superintendent or designee shall inform the individual of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.

The Superintendent or designee shall provide the Board the record of the Level Two appeal. The individual may request a copy 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 attachments.
- 4. All other documents relied upon by the administration in reaching the Level Two decision.

The appeal shall be limited to the issues and documents considered at Level Two. The Board shall not consider evidence that is not included in the Level Two record.

The District shall determine whether the complaint will be presented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]

The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the individual 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 individual or his or her 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

PUBLIC COMPLAINTS

GF (LOCAL)

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.

Table of Contents	Table of Contents1
	Applicability of Criminal Laws
	Trespass
	Refusal of Entry or Ejection of Unauthorized Persons
	Vehicles on School Property
	Disruption of Lawful Assembly
	Free Speech
	Disruption of Classes
	Disruption of Transportation
	Tobacco and E-Cigarettes
	-
	Smoking in Buildings
	Alcohol
	Intoxicants
	Fireworks
	Federal Gun-Free School Zones Act
	Possession of Weapons7
	Premises Defined7
	Excepted Persons7
	Transportation or Storage of Firearm in School Parking Area 8
	Volunteer Emergency Services Personnel
	Exhibition of Firearm9
	Trespass—Concealed Carry of Handgun
	Notice / Sign—Concealed Carry of Handgun
	Exception10
	Unauthorized Notice10
	Trespass—Open Carry of Handgun10
	Notice / Sign—Open Carry of Handgun10
	Exception11
	Interscholastic Events11
	Board Meetings11
	Board Authorization12
	Drones12
	Federal Law12
	State Law13

South San Antonio ISD 015908						
				GKA (LEGAL)		
Applicability of Criminal Laws			inal laws of the state apply to the areas under the diction of the board. <i>Education Code</i> 37.101	e control		
Trespass	scho	An unauthorized person who trespasses on the grounds of a school district commits a Class C misdemeanor. <i>Education Code 37.107</i>				
Refusal of Entry or Ejection of Unauthorized Persons	pea a pe	A school administrator, school resource officer, or school district peace officer may refuse to allow persons to enter on or may eject a person from property under the district's control if the person re- fuses to leave peaceably on request and:				
	1.	The	person poses a substantial risk of harm to any p	erson; or		
	2.		person behaves in a manner that is inappropriat	e for a		
		a.	The administrator, resource officer, or peace off sues a verbal warning to the person that the pe behavior is inappropriate and may result in the refusal of entry or ejection; and	rson's		
		b.	The person persists in that behavior.			
		Identification may be required of any person on property under the district's control.				
	clud	A district shall maintain a record of each verbal warning issued, in- cluding the name of the person to whom the warning was issued and the date of issuance.				
	At the time a person is refused entry to or ejected from a school district's property, the district shall provide to the person written in formation explaining the appeal process.					
	fuse the part tee tatic	ed en parer icipat or in	nt or guardian of a child enrolled in a school districty to the district's property, the district shall account or guardian to ensure that the parent or guardiate in the child's admission, review, and dismissal the child's team established under Section 504, F	mmodate an may commit- Rehabili-		
			of a person's refusal of entry to or ejection from property under this section may not exceed two y			
	pus	shall	shall post on the district's website and each distr post on any campus website a notice regarding s, including the appeal process.			
			d shall adopt a policy that uses the district's exist cess [see FNG, GF] to permit a person refused e			
DATE ISSUED: 1/28/2019 2 of 14						

	ejected from property controlled by the district to appeal such re- fusal of entry or ejection. The policy must permit a person appeal- ing under this section to address the board in person within 90 days of the commencement of the appeal, unless the appeal is granted before the board considers the appeal.				
	is fi	e board's decision to grant or deny an appeal under this section nal and may only be further appealed under the applicable pro- ons of Texas Education Code 7.057.			
	Edι	ication Code 37.105; 19 TAC 103.1207			
Vehicles on School Property	hicl any cati	bard may bar or suspend a person from driving or parking a ve- e on any school property as a result of the person's violation of rule or regulation promulgated by the board or set forth in Edu- on Code Chapter 37, Subchapter D. [See CLC] <i>Education</i> <i>de 37.106</i>			
Disruption of Lawful Assembly	in c	erson commits a Class B misdemeanor if the person, alone or oncert with others, intentionally engages in disruptive activity on campus or property of a public school.			
	Disi	ruptive activity means:			
	1.	Obstructing or restraining the passage of persons in an exit, entrance, or hallway of any building without the authorization of the administration of the school;			
	2.	Seizing control of any building or portion of a building to inter- fere with any administrative, educational, research, or other authorized activity;			
	3.	Preventing or attempting to prevent by force or violence or the threat of violence any lawful assembly authorized by the school administration so that a person attempting to partici- pate in the assembly is unable to participate due to the use of force or violence or due to a reasonable fear that force or vio- lence is likely to occur;			
	4.	Disrupting by force or violence or the threat of force or vio- lence a lawful assembly in progress; or			
	5.	Obstructing or restraining the passage of any person at an exit or entrance to the campus or property or preventing or at- tempting to prevent by force or violence or by threats thereof the ingress or egress of any person to or from the property or campus without the authorization of the administration of the school.			

South San Antonio ISD 015908			
COMMUNITY RELATIONSGKCONDUCT ON SCHOOL PREMISES(LEGAL			
Free Speech	This provision shall not be construed to infringe upon any right of free speech or expression guaranteed by the constitutions of the United States or the state of Texas.		
	Edu	cation Code 37.123	
Disruption of Classes	A person, other than a primary or secondary grade student enrolled in the school, commits a Class C misdemeanor if the person, on school property or on public property within 500 feet of school property, alone or in concert with others, intentionally disrupts the conduct of classes or other school activities. It is an exception to the application of the offense that, at the time the person engaged in the prohibited conduct, the person was younger than 12 years of age.		
	Disr cluc	rupting the conduct of classes or other school activities les:	s in-
	1.	Emitting noise of an intensity that prevents or hinders room instruction.	s class-
	2.	Enticing or attempting to entice a student away from or other school activity that the student is required to	
	3.	Preventing or attempting to prevent a student from a a class or other school activity that the student is req attend.	-
	4.	Entering a classroom without the consent of either the pal or the teacher and, through either acts of miscon use of loud or profane language, disrupting class act	duct or
	grou buil	nool property" includes a public school campus or schounds on which a public school is located, and any grou dings used by a school for an assembly or other school ad activity.	unds or
		blic property" includes a street, highway, alley, public p walk.	ark, or
	Edu	cation Code 37.124	
Disruption of Transportation	mits prev and a ve the in th	erson, other than a primary or secondary grade studer a Class C misdemeanor if the person intentionally dis- vents, or interferes with the lawful transportation of stu- from school, or to or from activities sponsored by a so whicle owned and/or operated by a district. It is an exce application of the offense that, at the time the person one prohibited conduct, the person was younger than 12 . Education Code 37.126	srupts, dents to chool, on eption to engaged

South San Antonio ISD 015908					
COMMUNITY RELATIONSGKACONDUCT ON SCHOOL PREMISES(LEGAL)					
Tobacco and E-Cigarettes	A board shall prohibit smoking or using e-cigarettes or tobacco products at a school-related or school-sanctioned activity on or off school property. School personnel shall enforce these policies on school property. <i>Education Code 38.006</i> [See FNCD for the definition of e-cigarette.]				
Smoking in Buildings	A district shall not permit smoking within any indoor facility used for provision of routine or regular kindergarten, elementary, or second- ary education or library services to children; or regular or routine health care or day care or early childhood development (Head Start) services to children or for the use of employees who provide such services. <i>20 U.S.C. 6083; 20 U.S.C. 7183</i>				
Criminal Penalty	A person commits an offense if the person is in possession of a burning tobacco product, smokes tobacco, or operates an e-ciga-rette in a facility of a public school.				
Defense	It is a defense to prosecution that a district does not have promi- nently displayed a reasonably sized notice that smoking is prohib- ited by state law in such place and that an offense is punishable by a fine not to exceed \$500.				
Facilities for Extinguishment	A district shall be equipped with facilities for extinguishment of smoking materials.				
	Penal Code 48.01(a)–(c)				
Alcohol	A board shall prohibit the use of alcoholic beverages at school-re- lated or school-sanctioned activities on or off school property. <i>Edu-</i> <i>cation Code 38.007(a)</i> [See FNCF regarding alcohol-free zones.]				
Intoxicants	A person commits a Class C misdemeanor if the person possesses an intoxicating beverage for consumption, sale, or distribution while:				
	1. On the grounds or in a building of a public school; or				
	 Entering or inside any enclosure, field, or stadium where any athletic event sponsored or participated in by a public school is being held. 				
	Education Code 37.122 [See also FNCF]				
Fireworks	A person may not explode or ignite fireworks within 600 feet of any school unless the person receives authorization in writing from the school. <i>Occupations Code 2154.251(a)(1)</i>				
Federal Gun-Free School Zones Act	It is unlawful for any individual knowingly to possess a firearm at a place that the individual knows, or has reasonable cause to be- lieve, is a school zone.				

"School zone" means in, or on the grounds of, a school; or within a distance of 1,000 feet from the grounds of a school.

This prohibition does not apply to the possession of a firearm:

- 1. On private property not part of school grounds;
- If the individual possessing the firearm is licensed to do so by the state, and the law of the state requires that, before an individual obtains such a license, the law enforcement authorities of the state verify that the individual is qualified under law to receive the license;
- 3. That is not loaded and in a locked container, or a locked firearms rack that is on a motor vehicle;
- 4. By an individual for use in a program approved by a school in the school zone;
- 5. By an individual in accordance with a contract entered into between a school in the school zone and the individual or an employer of the individual;
- 6. By a law enforcement officer acting in his or her official capacity; or
- 7. That is unloaded and is possessed by an individual while traversing school premises for the purpose of gaining access to public or private lands open to hunting, if the entry on school premises is authorized by school authorities.

It is unlawful for any person, knowingly or with reckless disregard for the safety of another, to discharge or attempt to discharge a firearm at a place that the person knows is a school zone.

This prohibition does not apply to the discharge of a firearm:

- 1. On private property not part of school grounds;
- 2. As part of a program approved by a school in the school zone, by an individual who is participating in the program;
- 3. By an individual in accordance with a contract entered into between a school in a school zone and the individual or an employer of the individual; or
- 4. By a law enforcement officer acting in his or her official capacity.

18 U.S.C. 921(a)(25), .922(q)

Possession of Weapons	tenti	erson commits a third degree felony if the person knowingly, in- onally, or recklessly possesses or goes with a firearm, location- ricted knife, club, or prohibited weapon [see FNCG]:
	1.	Onto the physical premises (a building or portion of a building) of a school;
	2.	Onto any grounds or into a building in which an activity spon- sored by a school is being conducted; or
	3.	On a passenger transportation vehicle of a school.
		offense does not apply if the person is acting pursuant to writ- regulations or written authorization of a district.
		not a defense to prosecution that the person possessed a dgun and was licensed to carry a handgun.
	Pen	al Code 46.03(a)(1), (f)
	knov stric or in ticip	erson commits a third degree felony if the person intentionally, wingly, or recklessly possesses or goes with a location-re- ted knife on the premises where a high school sporting event terscholastic event is taking place, unless the person is a par- ant in the event and a location-restricted knife is used in the nt. [See FNCG] <i>Penal Code 46.03(a-1)</i>
"Premises" Defined	tion drive	mises," for purposes of this policy, means a building or a por- of a building. The term does not include any public or private eway, street, sidewalk or walkway, parking lot, parking garage, ther parking area. <i>Penal Code 46.035(f)(3)</i>
Excepted Persons	Pen	al Code 46.03 does not apply to:
	1.	Peace officers or special investigators regardless of whether engaged in the actual discharge of the officer's or investiga- tor's duties;
	2.	Parole officers while engaged in the actual discharge of the officer's duties;
	3.	Community supervision and corrections department officers while engaged in the actual discharge of the officer's duties;
	4.	An active judicial officer who is licensed to carry a handgun;
	5.	An honorably retired peace officer, qualified retired law en- forcement officer, federal criminal investigator, or former re- serve law enforcement officer who holds a certificate of profi- ciency and is carrying a photo identification verifying that the officer or investigator qualifies for this exception;

	6.	The attorney general or a United States attorney, district attor- ney, criminal district attorney, county attorney, or municipal at- torney who is licensed to carry a handgun;
	7.	An assistant United States attorney, assistant attorney gen- eral, assistant district attorney, assistant criminal district attor- ney, or assistant county attorney who is licensed to carry a handgun;
	8.	A bailiff designated by an active judicial officer who is licensed to carry a handgun and engaged in escorting the judicial of- ficer;
	9.	A juvenile probation officer who is authorized to carry a fire- arm; or
	10.	A person who is volunteer emergency services personnel if the person is carrying a handgun under the authority of Gov- ernment Code, Chapter 411, Subchapter H; and engaged in providing emergency services.
	Pen	al Code 46.15(a)
Transportation or Storage of Firearm in School Parking Area	han from tion ing trict	strict may not prohibit a person who holds a license to carry a dgun under Government Code, Chapter 411, Subchapter H, n transporting or storing a handgun or other firearm or ammuni- in a locked, privately owned or leased motor vehicle in a park- lot, parking garage, or other parking area provided by the dis- , provided that the handgun, firearm, or ammunition is not in n view.
	han	does not authorize a person to possess, transport, or store a dgun, a firearm, or ammunition in violation of Education Code 25 or Penal Code 46.03 or 46.035, or other law.
	Edu	cation Code 37.0815
Volunteer Emergency Services Personnel	han pers	strict is not liable in a civil action arising from the discharge of a dgun by an individual who is volunteer emergency services sonnel and licensed to carry the handgun under Government le, Chapter 411, Subchapter H.
	eme und the	discharge of a handgun by an individual who is volunteer ergency services personnel and licensed to carry the handgun er Subchapter H, Chapter 411, Government Code, is outside course and scope of the individual's duties as volunteer emer- cy services personnel.
		district does not waive immunity from suit or liability under the as Tort Claims Act or any other law.

	firef Hea unte ing fice by (ightei alth ar eer, pi emerg r or re	er emergency services personnel" includes a volunt r, an emergency medical services volunteer as defind ad Safety Code 773.003, and any individual who, a rovides services for the benefit of the general public gency situations. The term does not include a peac eserve law enforcement officer, as those terms are pations Code 1701.001, who is performing law enfor- es.	ned by s a vol- c dur- æ of- defined	
	Civi	il Prac	tice & Remedies Code 112.001; Penal Code 46.01	1(18)	
Exhibition of Firearm	A person commits a third degree felony if, in a manner intended to cause alarm or personal injury to another person or to damage school property, the person intentionally:				
	1.	Exh	ibits or uses a firearm:		
		a.	In or on any property, including a parking lot, park garage, or other parking area, that is owned by a or public school; or		
		b.	On a school bus being used to transport children from school-sponsored activities;	to and	
	2.	scril	eatens to exhibit or use a firearm in or on property on bed above or on a bus and was in possession of or bediate access to the firearm.		
	A person commits a Class A misdemeanor if the person threatens to exhibit or use a firearm, but was not in possession of or did not have immediate access to the firearm.				
	Education Code 37.125				
Trespass—	A license holder commits an offense if the license holder:				
Concealed Carry of Handgun	1.		ries a concealed handgun on the property of anothe effective consent; and	er with-	
	2.		eived notice that entry on the property by a license a concealed handgun was forbidden.	holder	
	cep prop entr	t that perty, ry or r	e under Penal Code 30.06 is a Class C misdemea the offense is a Class A misdemeanor if, after ente the license holder was personally given the notice emaining on the property with a concealed handgu and subsequently failed to depart.	ring the that	
Notice / Sign— Concealed Carry of Handgun	own the	ner of	oses of Penal Code 30.06, a person receives notice the property or someone with apparent authority to r provides notice to the person by oral or written co	act for	
DATE ISSUED: 1/28/201 UPDATE 112 GKA(LEGAL)-P	19			9 of 14	

GKA (LEGAL)

"Written communication" means:

	1.	A card or other document on which is written language cal to the following: "Pursuant to Section 30.06, Penal (trespass by license holder with a concealed handgun son licensed under Subchapter H, Chapter 411, Gove Code (handgun licensing law), may not enter this prop with a concealed handgun"; or	Code), a per- rnment
	2.	A sign posted on the property that includes the langua scribed above in both English and Spanish, appears in trasting colors with block letters at least one inch in he and is displayed in a conspicuous manner clearly visit the public.	n con- eight,
Exception	the by a cens	an exception to Penal Code 30.06 that the property on license holder carries a concealed handgun is owned o district and is not a premises or other place on which t se holder is prohibited from carrying the handgun under e 46.03 or 46.035.	r leased he li-
	Pen	al Code 30.06 [See also FNCG]	
Unauthorized Notice	Pen to a han prof own ited	strict may not provide notice, by a communication desc al Code 30.06 or by any sign expressly referring to that concealed handgun license, that a license holder carry dgun under the authority of Government Code Chapter hibited from entering or remaining on a premises or othe ed or leased by the district unless license holders are p from carrying a handgun on the premises or other plac Code 46.03 or 46.035. <i>Gov't Code 411.209</i>	a law or ing a 411 is er place prohib-
Trespass—Open Carry of Handgun		older of a license to openly carry a handgun commits ar e license holder:	n offense
	1.	Openly carries a handgun on property of another with fective consent; and	out ef-
	2.	Received notice that entry on the property by a license openly carrying a handgun was forbidden.	e holder
Notice / Sign— Open Carry of Handgun	own the	purposes of Penal Code 30.07, a person receives notic er of the property or someone with apparent authority t owner provides notice to the person by oral or written c tion.	o act for
	"Wri	tten communication means":	
	1.	A card or other document on which is written language cal to the following: "Pursuant to Section 30.07, Penal (trespass by license holder with an openly carried han	Code
DATE ISSUED: 1/28/201 UPDATE 112 GKA(LEGAL)-P	9		10 of 14

		a person licensed under Subchapter H, Chapter 411, Govern- ment Code (handgun licensing law), may not enter this prop- erty with a handgun that is carried openly"; or
	2.	A sign posted on the property that includes the language de- scribed above in both English and Spanish, appears in con- trasting colors with block letters at least one inch in height, and is displayed in a conspicuous manner clearly visible to the public at each entrance to the property.
	cept prop com	offense under Penal Code 30.07 is a Class C misdemeanor, ex- that the offense is a Class A misdemeanor if, after entering the perty, the license holder was personally given the notice by oral munication that entry or remaining on the property with an hly carried handgun was forbidden and subsequently failed to art.
Exception	the l by a whic	an exception to Penal Code 30.07 that the property on which icense holder openly carries the handgun is owned or leased governmental entity and is not a premises or other place on the license holder is prohibited from carrying the handgun er Penal Code 46.03 or 46.035.
	Pen	al Code 30.07
Interscholastic Events	dem less cono whe	ess authorized by law, a license holder commits a Class A mis- eanor if the license holder intentionally, knowingly, or reck- ly carries a handgun, regardless of whether the handgun is cealed or carried in a shoulder or belt holster, on the premises re a high school, collegiate, or professional sporting event or scholastic event is taking place.
		al Code 46.035(b)(2) does not apply if the license holder is a cipant in the event and a handgun is used in the event.
	Pen	al Code 46.035(b)(2)
Board Meetings	dem less cono roor	ess authorized by law, a license holder commits a Class A mis- eanor if the license holder intentionally, knowingly, or reck- ly carries a handgun, regardless of whether the handgun is cealed or carried in a shoulder or belt holster, in the room or ns where a meeting of the board is held and if the meeting is pen meeting under the Open Meetings Act.
	was Noti	al Code 46.035(c) does not apply unless the license holder given effective notice under Penal Code 30.06 or 30.07 [see ce/Sign—Concealed Carry of Handgun and Notice/Sign— n Carry of Handgun, above].
	Pen	al Code 46.035(c), (i)

South San Antonio ISD 015908					
COMMUNITY RELATIONS GKA CONDUCT ON SCHOOL PREMISES (LEGAL					
Board Authorization	A license holder does not commit a criminal offense under Penal Code 46.035 [see Interscholastic Events and Board Meetings, above] if the person is lawfully carrying a handgun pursuant to a board's written regulations and authorization. <i>Att'y Gen. Op. GA-</i> <i>1051 (2014)</i> [See Handgun Licensees at CKE(LEGAL)]				
Drones Federal Law Small Unmanned Aircraft	less	"Small unmanned aircraft" means an unmanned aircraft weighing less than 55 pounds on takeoff, including everything that is on board or otherwise attached to the aircraft.			
Small Aircraft Systems	"Small unmanned aircraft system" (small UAS) means a small ur manned aircraft and its associated elements (including communi cation links and the components that control the small unmanned aircraft) that are required for the safe and efficient operation of the small unmanned aircraft in the national airspace system.				
	UAS	registration, airman certification, and operation of civil S within the United States is subject to 14 C.F.R. Part 1 does not apply to the following:			
	1.	Air carrier operations;			
	2.	Any aircraft subject to the provisions of 14 C.F.R. Par	t 101; or		
	3.	Any operation that a remote pilot in command elects a duct pursuant to an exemption issued under Section 3 Public Law 112–95, unless otherwise specified in the tion.	333 of		
	14 (C.F.R. 107.1, .3			
Model Aircraft	tain the	nodel aircraft" is an unmanned aircraft that is capable or ed flight in the atmosphere, flown within visual line of si person operating the aircraft, and flown for hobby or re al purposes.	ght of		
	Title 14 C.F.R. Part 101, Subpart E prescribes rules governing operation of a model aircraft (or an aircraft being developed as model aircraft) that meets all of the following conditions:				
	1.	The aircraft is flown strictly for hobby or recreational u	ise;		
	2.	The aircraft is operated in accordance with a commun based set of safety guidelines and within the program a nationwide community-based organization;			
	3.	The aircraft is limited to not more than 55 pounds unle erwise certified through a design, construction, inspec flight test, and operational safety program administere community-based organization;	ction,		
DATE ISSUED: 1/28/201	9		12 of 14		

	4.		aircraft is operated in a manner that does not inter and gives way to any manned aircraft; and	rfere
	5.	aircr cont	en flown within five miles of an airport, the operator raft provides the airport operator and the airport air rol tower (when an air traffic facility is located at th) with prior notice of the operation.	r traffic
	-		n may operate a model aircraft so as to endanger the national airspace system.	the
	14 C	C.F.R.	101.1(5), .41, .43	
State Law Regulation Limited	enfo the o othe	orce a opera er sim	subdivision, including a school district, may not an ny ordinance, order, or other similar measure rega tion of an unmanned aircraft. An ordinance, order, ilar measure that violates this provision is void and . <i>Gov't Code 423.009(b), (d)</i>	or or
Exception			subdivision may adopt and enforce an ordinance, imilar measure regarding:	order,
	1.	The	use of an unmanned aircraft during a special ever	nt;
	2.	The	political subdivision's use of an unmanned aircraft	;; or
	3.		use of an unmanned aircraft near a facility or infra owned by the political subdivision, if the political s	
		a.	Applies for and receives authorization from the For Aviation Administration to adopt the regulation; and	
		b.	After providing reasonable notice, holds a public on the political subdivision's intent to apply for the thorization.	-
	that of a and mas	invol ⁱ publi enter s par	event" means a festival, celebration, or other gather ves the reservation and temporary use of all or a p c park, road, or other property of a political subdivi tainment, the sale of merchandise, food, or bevera ticipation in a sports event; and requires a signification thation of a political subdivision's services.	ortion sion; ages, or
	Gov	't Coo	de 423.009(a)(2), (c)	
Privacy Law			I to capture an image using an unmanned aircraft he reasons listed in Government Code 423.002, ir	
	1.		the consent of the individual who owns or lawfully the real property captured in the image; or	OCCU-
DATE ISSUED: 1/28/201	9			13 of 14

COMMUNITY RELATIONS CONDUCT ON SCHOOL PREMISES GKA (LEGAL)

2. From a height no more than eight feet above ground level in a public place, if the image was captured without using any electronic, mechanical, or other means to amplify the image beyond normal human perception.

Gov't Code 423.002(a)

South San Antonio ISD 015908				
COMMUNITY RELATIONSGICONDUCT ON SCHOOL PREMISES(LOCA)				
Access to District Property	Dist acc	Authorized District officials, including school resource officers and District police officers if applicable, may refuse to allow a person access to property under the District's control in accordance with law.		
	eme	rict officials may request assistance from law enforcement in an ergency or when a person is engaging in behavior rising to the I of criminal conduct.		
Ejection or Exclusion under Education Code 37.105	prov the pea	ccordance with Education Code 37.105, a District official shall vide a person refused entry to or ejected from property under District's control written information explaining the right to ap- l such refusal of entry or ejection under the District's grievance cess.		
	perr the	erson appealing under the District's grievance process shall be nitted to address the Board in person within 90 days of filing initial complaint, unless the complaint is resolved before the rd considers it. [See FNG and GF]		
Off-Campus Activities	part Dist	bloyees shall be designated to ensure appropriate conduct of icipants and others attending a school-related activity at non- rict or out-of-District facilities. Those so designated shall coordi- e their efforts with persons in charge of the facilities.		
Prohibitions Tobacco and E-Cigarettes	e-ci	District prohibits smoking and the use of tobacco products and garettes on District property, in District vehicles, or at school-re- d activities.		
Weapons	any	District prohibits the unlawful use, possession, or display of firearm, location-restricted knife, club, or prohibited weapon, as ned at FNCG, on all District property at all times.		
Exceptions	No	violation of this policy occurs when:		
	1.	A Texas handgun license holder stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, as long as the handgun or other firearm is not loaded and not in plain view; or		
	2.	The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity supervised by proper authorities. [See FOD]		

015908				
COMMUNITY RELATIONSGKBADVERTISING AND FUNDRAISING(LEGAL)				
Commercial Signs	A person commits an offense if the person erects or maintains a commercial sign or a sign in violation of Transportation Code Chapters 391 through 395 and the relevant provisions of the Administrative Code. <i>Transp. Code 391.003, .0031, .061, .067, 392.032, 393.005, 394.021; 43 TAC Chapter 21</i>			
General Definitions	"Co	mmercial sign" means a sign that is:		
	1.	Intended to be leased, or for which payment of any type is in- tended to be or is received, for the display of any good, ser- vice, brand, slogan, message, product, or company, except that the term does not include a sign that is leased to a busi- ness entity and located on the same property on which the business is located; or		
	2.	Located on property owned or leased for the primary purpose of displaying a sign.		
	Trar	nsp. Code 391.001(1-a); 43 TAC 21.142(1)		
	drav bol f <i>Trar</i>	n" means any structure, display, light, device, figure, painting, wing, message, plaque, placard, poster, billboard, logo, or sym- that is designed, intended, or used to advertise or inform. <i>nsp. Code 391.001(11-a), 392.001, 393.001, 394.001, 395.002;</i> <i>TAC 21.142(28), .402(17)</i>		
	mes	ctronic sign" means a sign, display, or device that changes its sage or copy by programmable electronic or mechanical proses. <i>43 TAC 21.251, .142(5)</i>		
	ider mat	ectional sign" means a sign that contains only a message that tifies an attraction or activity and provides directional infor- ion, such as mileage, route number, or exit number, useful to traveler in locating the attraction or activity. <i>43 TAC 21.941</i>		
Interstate or Primary System	visit tem	strict that wishes to erect or maintain outdoor advertising that is ole from the main-traveled way of the interstate or primary sys- shall comply with Transportation Code Chapter 391 and 43 Ad- istrative Code Chapter 21, Subchapter I.		
	ters desi	erstate system" means that portion of the national system of in- tate and defense highways that is located in this state and is ignated officially by the Texas Transportation Commission and roved under Title 23, United States Code.		
	loca	mary system" means that portion of connected main highways ted in this state that is designated officially by the Texas Trans- ation Commission and approved under Title 23, United States le.		
	Trar	nsp. Code 391.001; 43 TAC 21.142(11), (22)		

South San Antonio ISD 015908					
COMMUNITY RELATION ADVERTISING AND FUI		AISING (GKB (LEGAL)		
State Highway Right-of-Way	A district that wishes to place or maintain a sign on a sright-of-way shall comply with Transportation Code Ch		••••		
	des	ate highway right-of-way" means the right-of-way of a hig ignated as part of the state highway system. <i>Transp. Co</i> 2.001			
Public Road	A district that wishes to place a sign on the right-of-way of a public road shall comply with Transportation Code Chapter 393.				
Rural Road	A district that wishes to erect or maintain an outdoor sign that is visible from the main-traveled way of a rural road shall comply with Transportation Code Chapter 394 and 43 Administrative Code Chapter 21, Subchapter K.				
	"Ru	"Rural road" means a road, street, way, or bridge:			
	1.	That is located in an unincorporated area;			
	2.	That is not privately owned or controlled;			
	3.	Any part of which is open to the public for vehicular tra and	iffic;		
	4.	That is under the jurisdiction of the state or a political s sion.	subdivi-		
	Trai	nsp. Code 394.002; 43 TAC 21.402(16)			
Toll Road	A district that wishes to erect or maintain an outdoor sign that is visible from the main-traveled way of a toll road and erected for the purpose of having the message seen from the main-traveled way shall comply with any rules adopted by the governing body of the toll road authority under Transportation Code Chapter 395.				
	This provision applies only to a toll road located in a county with a population of 3.3 million or more; or that is adjacent to a county with a population of 3.3 million or more and in which a municipality with a population of more than 60,000 is located. <i>Transp. Code 395.001</i>				
Electronic Sign	A district that wishes to erect an electronic sign shall comply with 43 Administrative Code, Chapter 21, Subchapter I.				
Directional Sign	A district that wishes to erect a directional sign shall comply with 43 Administrative Code, Chapter 21, Subchapter Q.				
Charitable Raffles	occ: pror	affle is the awarding of one or more prizes by chance at a asion among a pool or group of persons who have paid mised a thing of value for a ticket that represents a chan a prize. <i>Occupations Code 2002.002(6)</i>	or		

South San Antonio ISD	
015908	

COMMUNITY RELATIONS ADVERTISING AND FUNDRAISING

	A "qualified nonprofit organization" for purposes of the Charitable Raffle Enabling Act may conduct raffles in accordance with the Act to benefit a district or school. A parent-teacher organization may be qualified to hold such raffles if it meets the requirements of the Act. <i>Occupations Code 2002.003, 2002.051; Atty. Gen. Op. JM-1176</i> (1990) [See also CDC]
District Communications	When the government speaks, it is not barred by the Free Speech Clause from determining the content of what it says. Government statements and actions that take the form of speech do not create a forum for private speech. The government does not unconstitutionally discriminate on the basis of viewpoint when it chooses to advance permissible goals, even if advancing those goals necessarily discourages alternative goals. The government may exercise its freedom to express its views, even when it receives assistance from private sources for the purpose of delivering a government-controlled message. <u>Walker v. Tex. Div., Sons of Confederate Veterans, Inc.</u> , 135 S. Ct. 2239 (2015)

South San Antonio ISE)		
015908			
COMMUNITY RELATION ADVERTISING AND F		AISING	GKB (LOCAL)
Promotional Activities	District facilities shall not be used to advertise, promote, sell tick- ets, or collect funds for any nonschool-related purpose without prior approval of the Superintendent or designee.		
	[Foi	r information relating to nonschool use of facilities, se	e GKD.]
Advertising	For purposes of this policy, "advertising" shall mean a comm tion designed to attract attention or patronage by the public of school community and communicated through means under control of the District in exchange for consideration to the Dis "Advertising" does not include public recognition of donors of sors who have made contributions, financial or otherwise, to District or school support organizations.		blic or Ider the e District. rs or spon-
	Advertising shall be accepted solely for the purpose of generating revenue for the District and not for the purpose of establishing a for rum for communication. The District shall retain final editorial au- thority to accept or reject submitted advertisements in a manner consistent with the First Amendment. The District shall retain the authority to determine the size and location of any advertising. The District reserves the right to reject advertising that:		
	1.	Is inconsistent with federal or state law, Board polic or campus regulations, or curriculum;	y, District
	2.	Is inappropriate in a school setting with a student a	udience;
	3.	Advertises products presenting a health hazard;	
	4.	Creates a substantial likelihood of material disruption ing adding to the District's obligations for security a maintenance; or	-
	5.	Adds to the District's administrative burden by expo District to complaints, controversy, or litigation.	sing the
	The District shall not accept paid political advertising		
	end enc ven vice	eptance of advertising shall not constitute District ap orsement of any product, service, organization, or iss ed in the advertising, nor shall acceptance of advertis dor determine whether the District will purchase good is from the vendor through the District's formal procu- cess.	sue refer- sing from a ds or ser-
	[Foi FM/	r information relating to school-sponsored publication A.]	s, see
Sponsorships and Donations	to s	e District or any campus accepts financial or in-kind upport District-sponsored activities, the District reser t to acknowledge donors through whatever means th	ves the

COMMUNITY RELATIONS ADVERTISING AND FUNDRAISING GKB (LOCAL)

deems appropriate. The District retains full editorial control over its acknowledgment or display of donations, even if donors are permitted to suggest text for the acknowledgment.

ADOPTED:

South San Antonio ISD 015908		
RELATIONS WITH GOVERNMENTAL ENTITIESGRASTATE AND LOCAL GOVERNMENTAL AUTHORITIES(LEGAL		
CPS Investigations at School	A school official may not refuse to permit a Child Protectivices (CPS) investigator to interview at school a student of leged to be a victim of abuse or neglect under Family Conschool official may not require the CPS investigator to pertrict personnel to be present at a student interview conduct school. <i>Family Code 261.302(b), .303(a); Atty. Gen. Op. 1</i> (1998)	who is al- de 261. A rmit dis- cted at
	A person that has confidential locating or identifying information garding a family that is the subject of a CPS investigation lease that information to the Texas Department of Family tective Services (DFPS) on request. The release of inform DFPS as required by this subsection by a person is not s Government Code 552.352 or any other law providing lia the release of confidential information. <i>Family Code 261</i> .	a shall re- and Pro- nation to ubject to bility for
CPS Investigations of Schools	On receipt of a report of alleged or suspected child abuse glect in a public school, DFPS shall perform an investigat provided by Family Code 261. Investigations of school per or volunteers for child abuse or neglect shall be conducted in accordance with the procedures adopted in DFPS rule <i>Code 261.406; 40 TAC 700.401–.412</i>	tion as ersonnel ed by CPS
Notice to Principal	Prior to conducting an investigation of school personnel of teers, CPS shall notify the school principal (or the princip visor if the school principal is an alleged perpetrator) of th a report has been assigned for investigation, the nature of gations contained in the report, and the date and time wh vestigator plans to visit the school campus to begin the in- tion.	al's super- ne fact that of the alle- nen the in-
	The CPS investigator must request that the school princip principal's supervisor) not alert the alleged perpetrator or garding the report until the investigator has had an oppor interview the alleged perpetrator.	others re-
	40 TAC 700.407	
Interviews	School officials or other persons related to the school set not interfere with an investigation of a report of child abus glect conducted by DFPS. Interviews and examinations in investigation may take place on or off the school premise deemed appropriate by the CPS investigator, provided th gator notifies the school principal (or that individual's sup the event that the principal is the alleged perpetrator) prio ducting an interview or examination on school premises.	se or ne- n a school s, as e investi- ervisor in

South San Antonio ISD				
015908				
	RELATIONS WITH GOVERNMENTAL ENTITIESGRASTATE AND LOCAL GOVERNMENTAL AUTHORITIES(LEGAL)			
Participants	sen leg who	S may request that school personnel or volunteers not t during the interview or examination of an alleged vict ed perpetrator, an adult or child witness, or any other p o may have information relevant to the investigation if t tor determines that:	tim, an al- person	
	1.	The presence of school personnel or volunteers wou promise the integrity of the investigation; or	ıld com-	
	2.	A better interview or examination of the child would r without school personnel or volunteers being presen		
	Far	nily Code 261.303; 40 TAC 700.409(a)		
Report of Findings	After DFPS has closed the school investigation, DFPS shall pro- vide a report of the investigation, redacted to remove the identity of the reporter, to TEA (Director of Education Investigations). On re- quest, DFPS shall provide a redacted copy of the report to the fol- lowing:			
	1.	State Board for Educator Certification;		
	2.	The president of the school board;		
	3.	The superintendent; and		
	4.	The school principal, unless the principal is the alleg trator.	ed perpe-	
	or r	Notice need not be provided to a school official if a report of abuse or neglect is closed administratively prior to notification to any school official that a report was received by DFPS.		
	40	TAC 700.411(a), (e)		
Students Taken into Custody	A child may be taken into custody under Family (nile Justice Code):		e 3 (Juve-	
	1.	Pursuant to an order of the juvenile court.		
	2.	Pursuant to the laws of arrest.		
	3.	By a law enforcement officer, including a school distri- officer, if there is probable cause to believe the stude engaged in a criminal violation, delinquent conduct, indicating a need for supervision, or conduct that vio condition of probation.	ent has conduct	
	4.	By a probation officer, if there is probable cause to b student has violated a condition of probation or a con release.		

RELATIONS WITH GOVERNMENTAL ENTITIES STATE AND LOCAL GOVERNMENTAL AUTHORITIES

	5.	Pursuant to a directive to apprehend issued by a juvenile court.
	6.	By a law enforcement officer, to take the child's fingerprints or photograph, as set forth at Family Code 58.0021.
	Fam	nily Code 52.01(a), 58.0021
	In addition, a child may be taken into custody without a court order:	
	1.	By an authorized representative of the DFPS, a law enforce- ment officer, or a juvenile probation officer under the condi- tions set out in Family Code 262.104, relating to the student's physical health or safety; or
	2.	As otherwise provided by Family Code Chapter 262 (Suit by Governmental Entity to Protect Health and Safety of Child).
	Fam	ily Code Ch. 262
Students in Custody	A person taking a child into custody may, if school is in session and the child is a student, bring the child to the campus to which the child is assigned if the principal, the principal's designee, or a peace officer assigned to the campus agrees to assume responsi- bility for the child for the remainder of the school day. <i>Family Code</i> 52.02(a)(7)	