Crandall Independent School District

Walker Elementary

2022-2023

Accountability Rating: B



Board Approval Date: December 12, 2022 **Public Presentation Date:** December 12, 2022

Vision

At Walker Elementary, we are a community of active learners, who lead by example, believe in ourselves, and imagine our potential to become the best we can be.

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Comprehensive Needs Assessment

Demographics

Demographics Summary

Crandall ISD has been identified as a high growth district. Barbara Walker Elementary has a diverse student and community population. The makeup of the staff does not correlate with the students and communities population.

Campu	15	District	
	220/		100/
AA	33%		19%
Н	25%		35%
W	33%		41%
ED	51%		55%
SP	14%		12%
Mobility Rate	14%		12%

Demographics Strengths

Barbara Walker Elementary is a neighborhood school, therefore parent involvement is a positive asset.

Problem Statements Identifying Demographics Needs

Problem Statement 1 (Prioritized): Lack of diverse staff. Root Cause: Lack of qualified candidates attending job fairs or completing applications. Competitive pay with surrounding districts.

Problem Statement 2 (Prioritized): Parent involvement. Root Cause: Failure to promote and provide opportunities for parents to contribute and volunteer.

Problem Statement 3 (Prioritized): Transient student population. Root Cause: High number of rentals and affordable housing programs in the neighborhood.

Student Learning

Student Learning Summary

Overall Walker elementary school is at a ___% student achievement for 2022, and down ___% from 2021

Student Learning Strengths

New Perception of teamwork.

Support from front office admin i.e with discipline. Etc.

Parents are willing to send students to tutoring as long as we provide flexible days.

Even student performances in lower grades among races.

Problem Statements Identifying Student Learning Needs

Problem Statement 1 (Prioritized): 3rd-6th grade math and reading Economically Disadvantaged, LEP, and SPED are trending upwards in meets, masters, but still want an increase in all areas (Economically Disadvantaged, LEP, and SPED). **Root Cause:** Strategic and intentional interventions are not in place. In addition students returning from virtual impacted student success.

Problem Statement 2 (Prioritized): In grade levels 3-6 there are new ELAR teachers in each grade level. Root Cause: Teachers positions were added to all 3-6 content areas

Problem Statement 3 (Prioritized): Inconsistent use of data from DOL trackers, MAP data, Aggressive Monitoring, and other data sources. Root Cause: Monitoring of data and implementation for reteach is not understood by all staff.

Problem Statement 4 (Prioritized): Lack of diverse staff Root Cause: Lack of available hiring opportunities, events and teacher shortage across the nation (Competitive salaries from neighboring districts.)

School Processes & Programs

School Processes & Programs Summary

Staff Recruitment and Retention

Walker maintains a focus on recruiting, hiring, and retention of highly qualified and student focused staff with a passion for teaching in a Title 1 School. The partnership between campus and district leadership is paramount to the successful achievement of this goal. Walker will continue to support new teachers through strategic pairing with mentor teachers. Walker has provided additional support for teachers through a(n) interventionist, student support facilitator, and a grant funded instructional coach. A coaching mindset is being facilitated using the T TESS model to work individually with staff to set personal goals and monitor growth for our teacher and students. In addition to ongoing data analysis and needs assessment, administrators will be able to provide recommended or required professional development sessions for staff in need of support. Hiring practices allow for a teaching component and a teacher panel.

School Context & Organization

Walker Elementary will focus on celebrating all growth of staff and monitor data to ensure growth occurs. The campus is focused on the growth of 100% of our students within the timeline established by the state. Walker has revised a master schedule that maximizes instructional time and provides opportunities for multiple interventions. Data meetings are help regularly through PLC time to review individual student progress in the areas of academic achievement (including growth), behavior, and attendance data.

Technology

Technology integration is a critical component of student learning at Walker and within CISD. Teachers are currently utilizing chromebooks and Google Classroom in their daily work. We will continue to partner with the district and our campus technology liaison to provide teachers with professional development opportunities in the area of technology. Sixth grade students are 1:1 with chromebooks; each remaining classroom has access to a chromebook cart; Life skills and headstart are equipped with a Bin Q to provide access to students with special needs.

Curriculum, Instruction & Assessment

Walker Elementary continues to implement, monitor, and evaluate curriculum. Our campus currently uses curriculum provided by the district; teachers also use their own resources that align with the depth and complexity required of the TEKS. Various data sources are utilized regularly to inform instructional decisions, including intervention, small group instruction, after school tutoring, and mandated guidelines of HB4545. Data sources indicate that additional support is needed in the rigorous implementation of curriculum, along with our instruction related to ELL and SPED students. Walker values the differentiation in presentation of curriculum to meet the needs of all students within the diverse student population of the school.

School Processes & Programs Strengths

Staff Recruitment and Retention

• Little turnover due to dissatisfaction in working at Walker- most staff members left to take a job closer to home, stay at home with newborn, or accepting a new position to

advance to professional goals

- · Retreats and professional development is provided to leadership to build capacity of staff
- Stipend is provided to leadership team and staff members in specialized positions

Curriculum, Instruction, and Assessment

- Variety of common benchmark assessments
- District Scope and sequence in place
- Resources to address student misconceptions (TEKS Resource System, Lead4Ward)

School Context and Organization

- Duty Roster is in place
- Master Schedule implemented to maximize instructional time
- School Map and Physical Environment
- Supervision Structure
- Support Structures: Mentor Teachers

Technology

- Bin Q in lifeskills/ Head Start Program
- 1:1 Chromebook- 6th grade
- Class set of chromebook bins in each classroom k-5th
- IT Representative on Campus

Problem Statements Identifying School Processes & Programs Needs

Problem Statement 1 (Prioritized): All teachers needing to be ESL certified, needing 30 GT hours training/update, and consistent use of data to provide individualized professional development for staff. **Root Cause:** For current staff there has not been a priority to become ESL or GT certified and utilize district PD opportunities for certification.

Problem Statement 2 (Prioritized): Student misconceptions are not consistently used to address concerns, consistent implementation of rigorous and aligned DOLs and consistent implementation of activities that encourage critical thinking and are aligned to TEKs. **Root Cause:** Currently continuing to train staff with resources such as TRS and Lead4Ward to plan for misconceptions and how to develop action plans after they are noticed. Lack of consistent campus wide expectations and training for DOLs.

Problem Statement 3 (Prioritized): Consistent internet, and lack of updated hardware for whole group instruction. Root Cause: Lack of bandwidth, resources not yet allocated to our campus.

Problem Statement 4 (Prioritized): Student led clubs and activities. Build SPED, ESL, GT schedules to maximize instructional time and implement with consistency. **Root Cause:** Failure to offer opportunities for student led clubs/activities. Failure to monitor SPED and ESL schedules with fidelity along with the effectiveness of implemented schedules. GT will be a new position the 22-23 school year.

Perceptions

Perceptions Summary

Family & Community Involvement

Walker will continue to focus on increasing links between home and school. Walker encourages parent volunteers and partnerships with school and community organizations such as WatchDOGS, PTO, SBDM, and Student Council to enhance the lives of our students and the opportunities our school may provide.

Parent/Guardian

Parent communication regarding student academic progress is sent out at the end of every six weeks.

Staff Engagement

Walker will focus on increasing staff support through mentoring programs, training to include SpEd, and showing recognition through staff celebrations.

Students

Walker will develop processes and programs to help students take ownership in their learning and provide opportunities for student input.

Perceptions Strengths

- PTO support and involvement
- Weekly parent newsletters (SMORE)
- Improvement in overall discipline
- Overall school climate
- Staff peer-to-peer support
- Staff perception of counseling and SEL program
- Staff perception that all students were treated equally
- Staff perception of emergency procedures

- Staff perception of positive student recognition
- Parents perception of opportunities for parent involvement in programs

Problem Statements Identifying Perceptions Needs

Problem Statement 1 (Prioritized): We need to increase parent/guardian volunteer opportunities. Root Cause: Implementation of programs, but lack of follow-through (WatchDOGS, SBDM, etc.)

Problem Statement 2 (Prioritized): Lack of parent/guardian communication in regards to student progress. Root Cause: Lack of campus expectations, follow-through, and monitoring.

Problem Statement 3 (Prioritized): We need to continue to support staff through effective mentoring program, training (to include SpEd training), and staff celebrations. Root Cause: Lack of campus expectations, follow-through, and monitoring.

Problem Statement 4 (Prioritized): Lack of implementation of student data folders and student volunteer opportunities. Root Cause: Lack of staff training and delegation of tasks to roll-out.

Priority Problem Statements

Problem Statement 1: Lack of diverse staff.

Root Cause 1: Lack of qualified candidates attending job fairs or completing applications. Competitive pay with surrounding districts. Problem Statement 1 Areas: Demographics

Problem Statement 2: Parent involvement.

Root Cause 2: Failure to promote and provide opportunities for parents to contribute and volunteer. Problem Statement 2 Areas: Demographics

Problem Statement 3: Transient student population.Root Cause 3: High number of rentals and affordable housing programs in the neighborhood.Problem Statement 3 Areas: Demographics

Problem Statement 4: 3rd-6th grade math and reading Economically Disadvantaged, LEP, and SPED are trending upwards in meets, masters, but still want an increase in all areas (Economically Disadvantaged, LEP, and SPED).
Root Cause 4: Strategic and intentional interventions are not in place. In addition students returning from virtual impacted student success.
Problem Statement 4 Areas: Student Learning

Problem Statement 5: In grade levels 3-6 there are new ELAR teachers in each grade level. **Root Cause 5**: Teachers positions were added to all 3-6 content areas **Problem Statement 5 Areas**: Student Learning

Problem Statement 6: Inconsistent use of data from DOL trackers, MAP data, Aggressive Monitoring, and other data sources.Root Cause 6: Monitoring of data and implementation for reteach is not understood by all staff.Problem Statement 6 Areas: Student Learning

Problem Statement 7: Lack of diverse staff

Root Cause 7: Lack of available hiring opportunities, events and teacher shortage across the nation (Competitive salaries from neighboring districts.) Problem Statement 7 Areas: Student Learning

Problem Statement 8: All teachers needing to be ESL certified, needing 30 GT hours training/update, and consistent use of data to provide individualized professional development for staff.

Root Cause 8: For current staff there has not been a priority to become ESL or GT certified and utilize district PD opportunities for certification. Walker Elementary Generated by Plan4Learning.com 12 of 37

Problem Statement 8 Areas: School Processes & Programs

Problem Statement 9: Student misconceptions are not consistently used to address concerns, consistent implementation of rigorous and aligned DOLs and consistent implementation of activities that encourage critical thinking and are aligned to TEKs.

Root Cause 9: Currently continuing to train staff with resources such as TRS and Lead4Ward to plan for misconceptions and how to develop action plans after they are noticed. Lack of consistent campus wide expectations and training for DOLs.

Problem Statement 9 Areas: School Processes & Programs

Problem Statement 10: Consistent internet, and lack of updated hardware for whole group instruction.Root Cause 10: Lack of bandwidth, resources not yet allocated to our campus.Problem Statement 10 Areas: School Processes & Programs

Problem Statement 11: Student led clubs and activities. Build SPED, ESL, GT schedules to maximize instructional time and implement with consistency.

Root Cause 11: Failure to offer opportunities for student led clubs/activities. Failure to monitor SPED and ESL schedules with fidelity along with the effectiveness of implemented schedules. GT will be a new position the 22-23 school year.

Problem Statement 11 Areas: School Processes & Programs

Problem Statement 12: We need to increase parent/guardian volunteer opportunities.
Root Cause 12: Implementation of programs, but lack of follow-through (WatchDOGS, SBDM, etc.)
Problem Statement 12 Areas: Perceptions

Problem Statement 13: Lack of parent/guardian communication in regards to student progress.Root Cause 13: Lack of campus expectations, follow-through, and monitoring.Problem Statement 13 Areas: Perceptions

Problem Statement 14: We need to continue to support staff through effective mentoring program, training (to include SpEd training), and staff celebrations.Root Cause 14: Lack of campus expectations, follow-through, and monitoring.Problem Statement 14 Areas: Perceptions

Problem Statement 15: Lack of implementation of student data folders and student volunteer opportunities.Root Cause 15: Lack of staff training and delegation of tasks to roll-out.Problem Statement 15 Areas: Perceptions

Comprehensive Needs Assessment Data Documentation

The following data were used to verify the comprehensive needs assessment analysis:

Goals

Goal 1: Advance student learning, growth, and college and career offerings.

Performance Objective 1: Create and sustain a data-driven instructional plan.

Evaluation Data Sources: Attendance, Discipline, and Failure Report tracking Campus Metrics Action Plan Campus Improvement Plans

Strategy 1 Details

Strategy 1: 1.1.1 Improvement in attendance, discipline, and failure rates at each campus for all student groups. Strategy's Expected Result/Impact: Improvement in all areas with accountability and tracking. Staff Responsible for Monitoring: Principal Title I: 2.6 - TEA Priorities: Recruit, support, retain teachers and principals - ESF Levers: Lever 1: Strong School Leadership and Planning **Problem Statements:** Demographics 3 **Strategy 2 Details** Strategy 2: 1.1.2 Scheduled data-driven meetings with staff on student performance and data metrics. Strategy's Expected Result/Impact: Set expectations and accountability resulting in student success. Staff Responsible for Monitoring: Principal **TEA Priorities:** Improve low-performing schools - ESF Levers: Lever 1: Strong School Leadership and Planning, Lever 3: Positive School Culture Problem Statements: Student Learning 1, 2, 3

Performance Objective 1 Problem Statements:

Demographics

Problem Statement 3: Transient student population. Root Cause: High number of rentals and affordable housing programs in the neighborhood.

Student Learning

Problem Statement 1: 3rd-6th grade math and reading Economically Disadvantaged, LEP, and SPED are trending upwards in meets, masters, but still want an increase in all areas (Economically Disadvantaged, LEP, and SPED). **Root Cause**: Strategic and intentional interventions are not in place. In addition students returning from virtual impacted student success.

Problem Statement 2: In grade levels 3-6 there are new ELAR teachers in each grade level. Root Cause: Teachers positions were added to all 3-6 content areas

Problem Statement 3: Inconsistent use of data from DOL trackers, MAP data, Aggressive Monitoring, and other data sources. Root Cause: Monitoring of data and implementation for reteach is not understood by all staff.

Goal 1: Advance student learning, growth, and college and career offerings.

Performance Objective 2: 1.2 Annually increase student performance in Reading for ALL students and all student groups

High Priority

HB3 Goal

Evaluation Data Sources: NWEA MAP, Benchmarks, TPRI, Circle, BAS Testing

Strategy 1 Details	
Strategy 1: 1.2.1 Increase reading development skills in K-2.	
Strategy's Expected Result/Impact: Increase student learning and consistency	
Staff Responsible for Monitoring: Principal	
Title I:	
2.4, 2.5, 2.6	
- TEA Priorities:	
Build a foundation of reading and math	
- ESF Levers:	
Lever 5: Effective Instruction	
Problem Statements: Student Learning 3	
Strategy 2 Details	
Strategy 2: 1.2.2 Increase reading MEETS mastery level on STAAR in all grades	
Strategy's Expected Result/Impact: Increase student reading skills and learning	
Staff Responsible for Monitoring: Principal	
Title I:	
2.4, 2.5, 2.6	
- TEA Priorities:	
Build a foundation of reading and math	
- ESF Levers:	
Lever 5: Effective Instruction	
Problem Statements: Student Learning 1, 3	

Performance Objective 2 Problem Statements:

Student Learning

Problem Statement 1: 3rd-6th grade math and reading Economically Disadvantaged, LEP, and SPED are trending upwards in meets, masters, but still want an increase in all areas (Economically Disadvantaged, LEP, and SPED). **Root Cause**: Strategic and intentional interventions are not in place. In addition students returning from virtual impacted student success.

Problem Statement 3: Inconsistent use of data from DOL trackers, MAP data, Aggressive Monitoring, and other data sources. **Root Cause**: Monitoring of data and implementation for reteach is not understood by all staff.

Goal 1: Advance student learning, growth, and college and career offerings.

Performance Objective 3: 1.3 Annually increase student performance in math for ALL students and all student groups

High Priority

HB3 Goal

Evaluation Data Sources: NWEA MAP, Benchmarks

Strategy 1 Details	
Strategy 1: 1.3.1 Increase on level or above math levels in K-2 grade	
Strategy's Expected Result/Impact: Increased math skills and student learning in math	
Staff Responsible for Monitoring: Principal	
Title I:	
2.4, 2.5, 2.6	
- TEA Priorities:	
Build a foundation of reading and math	
- ESF Levers: Lever 5: Effective Instruction	
Problem Statements: Student Learning 3	
Strategy 2 Details	
Strategy 2: 1.3.2 Increase math MEETS mastery level on STAAR in all grades	
Strategy's Expected Result/Impact: Expectations set and grade level expectations met.	
Staff Responsible for Monitoring: Principal	
Title I:	
2.4, 2.5, 2.6	
Problem Statements: Student Learning 1, 3 - School Processes & Programs 2	

Performance Objective 3 Problem Statements:

Student Learning

Problem Statement 1: 3rd-6th grade math and reading Economically Disadvantaged, LEP, and SPED are trending upwards in meets, masters, but still want an increase in all areas (Economically Disadvantaged, LEP, and SPED). **Root Cause**: Strategic and intentional interventions are not in place. In addition students returning from virtual impacted student success.

Student Learning

Problem Statement 3: Inconsistent use of data from DOL trackers, MAP data, Aggressive Monitoring, and other data sources. **Root Cause**: Monitoring of data and implementation for reteach is not understood by all staff.

School Processes & Programs

Problem Statement 2: Student misconceptions are not consistently used to address concerns, consistent implementation of rigorous and aligned DOLs and consistent implementation of activities that encourage critical thinking and are aligned to TEKs. **Root Cause**: Currently continuing to train staff with resources such as TRS and Lead4Ward to plan for misconceptions and how to develop action plans after they are noticed. Lack of consistent campus wide expectations and training for DOLs.

Goal 2: Retain, recruit, and support highly qualified principals, teachers, and staff,

Performance Objective 1: 2.1 Retain and attract certified, highly effective teachers

High Priority

Evaluation Data Sources: TAPR Report, Stay Interviews, Interviews

Strategy 1 Details
Strategy 1: 2.1.1 Create a strong foundation of support and recognition for all staff.
Strategy's Expected Result/Impact: Increased retention rates
Staff Responsible for Monitoring: Principal
TEA Priorities:
Recruit, support, retain teachers and principals
- ESF Levers:
Lever 1: Strong School Leadership and Planning, Lever 3: Positive School Culture, Lever 5: Effective Instruction
Problem Statements: Demographics 1 - School Processes & Programs 1

Performance Objective 1 Problem Statements:

Demographics
Problem Statement 1: Lack of diverse staff. Root Cause: Lack of qualified candidates attending job fairs or completing applications. Competitive pay with surrounding districts.
School Processes & Programs
Problem Statement 1: All teachers needing to be ESL certified, needing 30 GT hours training/update, and consistent use of data to provide individualized professional development

Problem Statement 1: All teachers needing to be ESL certified, needing 30 GT hours training/update, and consistent use of data to provide individualized professional development for staff. **Root Cause**: For current staff there has not been a priority to become ESL or GT certified and utilize district PD opportunities for certification.

Goal 2: Retain, recruit, and support highly qualified principals, teachers, and staff,

Performance Objective 2: 2.2 Adapt and expand to innovative hiring practices.

Evaluation Data Sources: Engagement and tracking reports

Strategy 1 Details	
Strategy 1: 2.2.1 Utilize social media platforms and websites to increase awareness.	
Strategy's Expected Result/Impact: Increased engagement and communication with campus events and news.	
Staff Responsible for Monitoring: Principal	
TEA Priorities:	
Recruit, support, retain teachers and principals	
- ESF Levers:	
Lever 3: Positive School Culture	
Problem Statements: Demographics 1, 2	

Performance Objective 2 Problem Statements:

 Demographics

 Problem Statement 1: Lack of diverse staff. Root Cause: Lack of qualified candidates attending job fairs or completing applications. Competitive pay with surrounding districts.

 Problem Statement 2: Parent involvement. Root Cause: Failure to promote and provide opportunities for parents to contribute and volunteer.

Performance Objective 3: 2.3 Provide meaningful professional learning for all teachers to enhance student performance.

Evaluation Data Sources: Professional Development Agendas and staff feedback

Strategy 1 Details	
Strategy 1: 2.3.1 Align professional development with district goals and campus data.	
Strategy's Expected Result/Impact: Staff needs are met and growth prioritized	
Staff Responsible for Monitoring: Principal	
TEA Priorities:	
Recruit, support, retain teachers and principals	
- ESF Levers:	
Lever 1: Strong School Leadership and Planning	
Problem Statements: Student Learning 3 - School Processes & Programs 1	

Performance Objective 3 Problem Statements:

Student Learning

Problem Statement 3: Inconsistent use of data from DOL trackers, MAP data, Aggressive Monitoring, and other data sources. Root Cause: Monitoring of data and implementation for reteach is not understood by all staff.

School Processes & Programs

Problem Statement 1: All teachers needing to be ESL certified, needing 30 GT hours training/update, and consistent use of data to provide individualized professional development for staff. **Root Cause**: For current staff there has not been a priority to become ESL or GT certified and utilize district PD opportunities for certification.

Goal 3: Provide a safe and orderly learning environment that benefits the well-being for all Pirates.

Performance Objective 1: 3.1 Implement best practices in safety for staff trainings and building safety and security.

High Priority

Evaluation Data Sources: survey results and campus safety tracking

Strategy 1 Details	
Strategy 1: 3.1.1 100% of staff and students are trained on all required trainings including active shooter, safety policies, procedures, and protocols.	
Strategy's Expected Result/Impact: All staff are aware of what to do in an emergency situation	
Staff Responsible for Monitoring: Principal	
TEA Priorities:	
Recruit, support, retain teachers and principals	
- ESF Levers:	
Lever 1: Strong School Leadership and Planning	

Goal 3: Provide a safe and orderly learning environment that benefits the well-being for all Pirates.

Performance Objective 2: 3.2 Implement best practices that will result in students, parents, and staff experiencing a safe and secure environment.

Evaluation Data Sources: survey results and campus safety tracking

Strategy 1 Details
Strategy 1: 3.2.1 The percentage of students that report experiencing a safe and secure school environment will be at or above 90% annually.
Strategy's Expected Result/Impact: Increase in attendance, behavior, and overall student success
Staff Responsible for Monitoring: Principal
Title I:
2.5, 2.6
- ESF Levers:
Lever 1: Strong School Leadership and Planning
Strategy 2 Details
Strategy 2: 3.2.2 The percentage of staff that reports experiencing a safe and secure school environment will be at or above 90% annually.
Strategy's Expected Result/Impact: Increase in attendance, behavior, and overall student success
Staff Responsible for Monitoring: Principal
ESF Levers:
Lever 1: Strong School Leadership and Planning
Strategy 3 Details
Strategy 3: 3.2.3 The percentage of parents that report experiencing a safe and secure school environment will be at or above 90% annually.
Strategy's Expected Result/Impact: Increase in attendance, behavior, and overall student success
Staff Responsible for Monitoring: Principal
ESF Levers:
Lever 1: Strong School Leadership and Planning

Goal 3: Provide a safe and orderly learning environment that benefits the well-being for all Pirates.

Performance Objective 3: 3.3 Apply evidence- based approaches to support mental health, social well-being, resilience, and academic growth of all students Evaluation Data Sources: Opportunities for students and families tracking

 Strategy 1 Details

 Strategy 1: 3.3.1 Apply evidence-based approaches to support mental health, social well-being, resilience, and academic growth for all students

 Strategy's Expected Result/Impact: Increase in student success academically and mentally

 Staff Responsible for Monitoring: Principal

 Title I:

 2.4, 2.5, 2.6

Goal 4: Facilitate engagement and Pirate Pride Culture through effective communication.

Performance Objective 1: 4.1 The district provides campuses with best-practice resources and tools for engaging families (i.e., translation services, parent/ student surveys, and online communication structures).

Evaluation Data Sources: Social media engagement and tracking report

Strategy 1 Details	
Strategy 1: 4.1.1 Implementing and maintaining a social media presence on all social media platforms.	
Strategy's Expected Result/Impact: engagement and communication for all stakeholders	
Staff Responsible for Monitoring: Principal	
TEA Priorities:	
Recruit, support, retain teachers and principals	
- ESF Levers:	
Lever 3: Positive School Culture	
Problem Statements: Demographics 1, 2 - Student Learning 4 - Perceptions 1, 2	

Performance Objective 1 Problem Statements:

Demographics

Problem Statement 1: Lack of diverse staff. Root Cause: Lack of qualified candidates attending job fairs or completing applications. Competitive pay with surrounding districts. Problem Statement 2: Parent involvement. Root Cause: Failure to promote and provide opportunities for parents to contribute and volunteer.

Student Learning

Problem Statement 4: Lack of diverse staff Root Cause: Lack of available hiring opportunities, events and teacher shortage across the nation (Competitive salaries from neighboring districts.)

Perceptions

Problem Statement 1: We need to increase parent/guardian volunteer opportunities. Root Cause: Implementation of programs, but lack of follow-through (WatchDOGS, SBDM, etc.)

Problem Statement 2: Lack of parent/guardian communication in regards to student progress. Root Cause: Lack of campus expectations, follow-through, and monitoring.

Goal 4: Facilitate engagement and Pirate Pride Culture through effective communication.

Performance Objective 2: 4.2 Develop and effectively utilize a district counsel team to impact culture, communication, and district improvements.

Evaluation Data Sources: Feedback and meetings

Strategy 1 Details
Strategy 1: 4.2.1 Schedule quarterly meetings with the campus improvement council for input, updates, concerns, etc.
Strategy's Expected Result/Impact: Awareness of needs and problem-solving mindset
Staff Responsible for Monitoring: Principal
Title I:
4.2
- TEA Priorities:
Recruit, support, retain teachers and principals, Build a foundation of reading and math, Connect high school to career and college, Improve low-performing schools
- ESF Levers:
Lever 1: Strong School Leadership and Planning
Problem Statements: Demographics 2 - Perceptions 1

Performance Objective 2 Problem Statements:

Demographics				
Problem Statement 2: Parent involvement. Root Cause: Failure to promote and provide opportunities for parents to contribute and volunteer.				
Perceptions				
Problem Statement 1: We need to increase parent/guardian volunteer opportunities. Root Cause: Implementation of programs, but lack of follow-through (WatchDOGS, SBDM,				
etc.)				

Goal 4: Facilitate engagement and Pirate Pride Culture through effective communication.

Performance Objective 3: 4.3 Implement family engagement opportunities and events

Evaluation Data Sources: Events and opportunity tracking

 Strategy 1 Details

 Strategy 1: 4.3.1 Expand family involvement

 Strategy's Expected Result/Impact: Increase in student success and school and community culture

 Staff Responsible for Monitoring: Principal

 ESF Levers:

 Lever 1: Strong School Leadership and Planning, Lever 3: Positive School Culture

 Problem Statements: Demographics 2, 3 - Perceptions 1, 2

Performance Objective 3 Problem Statements:

 Demographics

 Problem Statement 2: Parent involvement. Root Cause: Failure to promote and provide opportunities for parents to contribute and volunteer.

 Problem Statement 3: Transient student population. Root Cause: High number of rentals and affordable housing programs in the neighborhood.

 Perceptions

 Problem Statement 1: We need to increase parent/guardian volunteer opportunities. Root Cause: Implementation of programs, but lack of follow-through (WatchDOGS, SBDM, etc.)

Problem Statement 2: Lack of parent/guardian communication in regards to student progress. Root Cause: Lack of campus expectations, follow-through, and monitoring.

Goal 5: Optimize resources to sustain and enhance effective and efficient operations for students and staff.

Performance Objective 1: 5.1 Create processes and management structures to promote effective and efficient use of campus resources & time allotted for student learning.

Evaluation Data Sources: Campus yearly budget

Strategy 1 Details						
Strategy 1: 5.4.1 Funds spent on educational technology for differentiated instruction and advanced coursework are effective in raising engagement and achievement						
Strategy's Expected Result/Impact: Enhance student success and engagement						
Staff Responsible for Monitoring: Principal						
ESF Levers:						
Lever 5: Effective Instruction						
Strategy 2 Details						
Strategy 2: 5.4.2 Funds spent on student management & achievements are effective						
Strategy's Expected Result/Impact: Enhance student success						
Staff Responsible for Monitoring: Principal						
TEA Priorities:						
Recruit, support, retain teachers and principals, Build a foundation of reading and math - ESF Levers:						
- ESF Levers: Lever 3: Positive School Culture, Lever 5: Effective Instruction						
Level 5. Fostive School Currate, Level 5. Effective instruction						
Strategy 3 Details						
Strategy 3: 5.4.3 Funds spent on academics needs are data-driven and effective						
Strategy's Expected Result/Impact: Enhance student success						
Staff Responsible for Monitoring: Principal						
TEA Priorities:						
Build a foundation of reading and math						
- ESF Levers:						
Lever 1: Strong School Leadership and Planning						

State Compensatory

Title I

- 1. Comprehensive Needs Assessment (CNA)
- 2. Campus Improvement Plan
- **3.** Annual Evaluation
- 4. Parent and Family Engagement (PFE)
- **5. Targeted Assistance Schools Only**

Title I Personnel

	<u>Name</u>	Position	Program	<u>FTE</u>
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Plan Notes

Campus Funding Summary

Policies, Procedures, and Requirements

The following Policies, Procedures, and Requirements are addressed in the District Improvement Plan. District addressed Policies, Procedures, and Requirements will print with the Improvement Plan:

Title	Person Responsible	Review Date	Addressed By	Addressed On
Bullying Prevention	Chief of Staff	1/3/2023	Amanda Roberts	1/3/2023
Child Abuse and Neglect	Chief of Staff		Amanda Roberts	1/3/2023
Coordinated Health Program	Chief of Academics		Amanda Roberts	1/3/2023
Decision-Making and Planning Policy Evaluation	Chief Communications Officer		Amanda Roberts	1/3/2023
Disciplinary Alternative Education Program (DAEP)	Chief of Academics		Amanda Roberts	1/3/2023
Dropout Prevention	Chief of Academics		Amanda Roberts	1/3/2023
Dyslexia Treatment Program	Chief of Academics		Amanda Roberts	1/3/2023
Title I, Part C Migrant	Chief of Academics		Amanda Roberts	1/3/2023
Pregnancy Related Services	Chief of Staff		Amanda Roberts	1/3/2023
Post-Secondary Preparedness	Chief of Academics		Amanda Roberts	1/3/2023
Recruiting Teachers and Paraprofessionals	Chief of Staff		Amanda Roberts	1/3/2023
Student Welfare: Crisis Intervention Programs and Training	Chief of Staff		Amanda Roberts	1/3/2023
Student Welfare: Discipline/Conflict/Violence Management	Chief of Staff		Amanda Roberts	1/3/2023
Texas Behavior Support Initiative (TBSI)	Chief of Academics		Amanda Roberts	1/3/2023
Technology Integration	Chief of Academics		Amanda Roberts	1/3/2023
Job Description for Peace Officers, Resource Officers & Security Personnel	Chief of Staff		Amanda Roberts	1/3/2023

Policy Documents & Addendums

STUDENT WELFARE FREEDOM FROM BULLYING

	Note:	This policy addresses bullying of District students. F purposes of this policy, the term bullying includes cy bullying.	
		For provisions regarding discrimination and harassn involving District students, see FFH. Note that FFI s be used in conjunction with FFH for certain prohibite conduct. For reporting requirements related to child abuse and neglect, see FFG.	hall
Bullying Prohibited	by state	rict prohibits bullying, including cyberbullying, as defin aw. Retaliation against anyone involved in the compla s a violation of District policy and is prohibited.	
Examples	electronic ing, confi	of a student could occur by physical contact or throug c means and may include hazing, threats, taunting, te nement, assault, demands for money, destruction of p t of valued possessions, name calling, rumor spreadir n.	as- prop-
Retaliation	against a	rict prohibits retaliation by a student or District employ any person who in good faith makes a report of bullyin s a witness, or participates in an investigation.	
Examples	tracism, a or unwar	s of retaliation may include threats, rumor spreading, assault, destruction of property, unjustified punishmer ranted grade reductions. Unlawful retaliation does not ty slights or annoyances.	nts,
False Claim	ments, o	t who intentionally makes a false claim, offers false st r refuses to cooperate with a District investigation regand ng shall be subject to appropriate disciplinary action.	
Timely Reporting	leged act	of bullying shall be made as soon as possible after the t or knowledge of the alleged act. A failure to immedia ay impair the District's ability to investigate and addres bited conduct.	tely
Reporting Procedures Student Report	that he o student h alleged a trict emp	assistance and intervention, any student who believe r she has experienced bullying or believes that anothe has experienced bullying should immediately report th lots to a teacher, school counselor, principal, or other loyee. The Superintendent shall develop procedures a student to anonymously report an alleged incident of	er e Dis- al-
Employee Report	dent or g	ict employee who suspects or receives notice that a s roup of students has or may have experienced bullyin nediately notify the principal or designee.	
DATE ISSUED: 10/26/20 UPDATE 109 FFI(LOCAL)-A)17		1 of 3

Crandall ISD 129901		
STUDENT WELFARE FREEDOM FROM BUL	LYING (I	FFI LOCAL)
Report Format	A report may be made orally or in writing. The principal or do shall reduce any oral reports to written form.	esignee
Notice of Report	When an allegation of bullying is reported, the principal or d ee shall notify a parent of the alleged victim on or before the business day after the incident is reported. The principal or ee shall also notify a parent of the student alleged to have e in the conduct within a reasonable amount of time after the is reported.	e third design- engaged
Prohibited Conduct	The principal or designee shall determine whether the allega in the report, if proven, would constitute prohibited conduct a fined by policy FFH, including dating violence and harassme discrimination on the basis of race, color, religion, sex, gence tional origin, or disability. If so, the District shall proceed und cy FFH. If the allegations could constitute both prohibited co and bullying, the investigation under FFH shall include a def nation on each type of conduct.	as de- ent or ler, na- ler poli- onduct
Investigation of Report	The principal or designee shall conduct an appropriate investion based on the allegations in the report. The principal or designed shall promptly take interim action calculated to prevent b during the course of an investigation, if appropriate.	design-
Concluding the Investigation	Absent extenuating circumstances, the investigation should completed within ten District business days from the date of initial report alleging bullying; however, the principal or desig shall take additional time if necessary to complete a thoroug vestigation.	^t the gnee
	The principal or designee shall prepare a final, written repor investigation. The report shall include a determination of wh bullying occurred, and if so, whether the victim used reason self-defense. A copy of the report shall be sent to the Super dent or designee.	ether able
Notice to Parents	If an incident of bullying is confirmed, the principal or design shall promptly notify the parents of the victim and of the stud who engaged in bullying.	
District Action Bullying	If the results of an investigation indicate that bullying occurre District shall promptly respond by taking appropriate discipli action in accordance with the District's Student Code of Cor and may take corrective action reasonably calculated to add the conduct. The District may notify law enforcement in certa cumstances.	nary nduct dress
Discipline	A student who is a victim of bullying and who used reasonal defense in response to the bullying shall not be subject to d nary action.	
DATE ISSUED: 10/26/2	017	2 of 3

Crandall ISD 129901		
STUDENT WELFARE FREEDOM FROM BULLYING (LOC		
	The discipline of a student with a disability is subject to applicable state and federal law in addition to the Student Code of Conduct.	
Corrective Action	Examples of corrective action may include a training program for the individuals involved in the complaint, a comprehensive educa- tion program for the school community, follow-up inquiries to de- termine whether any new incidents or any instances of retaliation have occurred, involving parents and students in efforts to identify problems and improve the school climate, increasing staff monitor- ing of areas where bullying has occurred, and reaffirming the Dis- trict's policy against bullying.	
Transfers	The principal or designee shall refer to FDB for transfer provisions.	
Counseling	The principal or designee shall notify the victim, the student who engaged in bullying, and any students who witnessed the bullying of available counseling options.	
Improper Conduct	If the investigation reveals improper conduct that did not rise to the level of prohibited conduct or bullying, the District may take action in accordance with the Student Code of Conduct or any other ap- propriate corrective action.	
Confidentiality	To the greatest extent possible, the District shall respect the priva- cy of the complainant, persons against whom a report is filed, and witnesses. Limited disclosures may be necessary in order to con- duct a thorough investigation.	
Appeal	A student who is dissatisfied with the outcome of the investigation may appeal through FNG(LOCAL), beginning at the appropriate level.	
Records Retention	Retention of records shall be in accordance with CPC(LOCAL).	
Access to Policy and Procedures	This policy and any accompanying procedures shall be distributed annually in the employee and student handbooks. Copies of the policy and procedures shall be posted on the District's website, to the extent practicable, and shall be readily available at each cam- pus and the District's administrative offices.	

STUDENT WELFARE FREEDOM FROM BULLYING

Definitions	"Bull	Bullying":		
Bullying		Means a single significant act or a pattern of acts by one or more students directed at another student that exploits an im- balance of power and involves engaging in written or verbal expression, expression through electronic means, or physical conduct that satisfies the applicability requirements below and that:		
		 Has the effect or will have the effect of physically harm- ing a student, damaging a student's property, or placing a student in reasonable fear of harm to the student's person or of damage to the student's property; 		
		 Is sufficiently severe, persistent, or pervasive enough that the action or threat creates an intimidating, threaten- ing, or abusive educational environment for a student; 		
		 Materially and substantially disrupts the educational pro- cess or the orderly operation of a classroom or school; or 		
		d. Infringes on the rights of the victim at school; and		
	2.	Includes cyberbullying.		
Cyberbullying	elec cellu ic m tion,	berbullying" means bullying that is done through the use of any stronic communication device, including through the use of a ular or other type of telephone, a computer, a camera, electron- ail, instant messaging, text messaging, a social media applica- , an Internet website, or any other Internet-based communica- tool.		
Applicability	The	se provisions apply to:		
	1.	Bullying that occurs on or is delivered to school property or t the site of a school-sponsored or school-related activity on o off school property;		
	2.	Bullying that occurs on a publicly or privately owned school bus or vehicle being used for transportation of students to or from school or a school-sponsored or school-related activity; and		
	3.	Cyberbullying that occurs off school property or outside of a school-sponsored or school-related activity if the cyberbully-ing:		
		a. Interferes with a student's educational opportunities; or		

STUDENT WELFARE FREEDOM FROM BULLYING

		b.	Substantially disrupts the orderly operation of a class- room, school, or school-sponsored or school-related ac- tivity.	
Policy		The board shall adopt a policy, including any necessary proce- dures, concerning bullying that:		
	1.	Prol	nibits the bullying of a student;	
	2.	witn	nibits retaliation against any person, including a victim, a ess, or another person, who in good faith provides infor- ion concerning an incident of bullying;	
	3.		ablishes a procedure for providing notice of an incident of ving to:	
		a.	A parent or guardian of the alleged victim on or before the third business day after the date the incident is re- ported; and	
		b.	A parent or guardian of the alleged bully within a rea- sonable amount of time after the incident;	
	4.		ablishes the actions a student should take to obtain assis- e and intervention in response to bullying;	
	5.		s out the available counseling options for a student who is ctim of or a witness to bullying or who engages in bullying;	
	6.	inclu incio ing,	ablishes procedures for reporting an incident of bullying, uding procedures for a student to anonymously report an dent of bullying, investigating a reported incident of bully- and determining whether the reported incident of bullying urred;	
	7.	who on t	nibits the imposition of a disciplinary measure on a student , after an investigation, is found to be a victim of bullying, he basis of that student's use of reasonable self-defense esponse to the bullying; and	
	8.	ties inclu	uires that discipline for bullying of a student with disabili- comply with applicable requirements under federal law, uding the Individuals with Disabilities Education Act (20 .C. Section 1400 et seq.).	
	ally	in the	y and any necessary procedures must be included annu- e student and employee handbooks and in the district im- nt plan under Education Code 11.252. [See BQ]	
Internet Posting		-	edure for reporting bullying must be posted on a district's Veb site to the extent practicable.	

Crandall ISD 129901

STUDENT WELFARE FREEDOM FROM BULLYING

FFI (LEGAL)

Prevention and Mediation		district may establish a district-wide policy to assist in the preven- n and mediation of bullying incidents between students that:		
	1.	Interfere with a student's educational opportunities; or		
	2.	Substantially disrupt the orderly operation of a classroom, school, or school-sponsored or school-related activity.		
	Edι	ication Code 37.0832		

WELLNESS AND HEALTH SERVICES PHYSICAL EXAMINATIONS		FFAA (LEGAL)
Physical Fitness Assessment	Annually, a district shall assess the physical fitness of students in grade 3 or higher in a course that satisfies the curriculum requirements for physical education under Education Code 28.002(a)(2)(C), using an assessment instrument adopted by the commissioner of education (currently FitnessGram®). Education Code 38.101(a), .102(a)	
	A district is not required to assess a student for whom, as of disability or other condition identified by commissioner assessment instrument is inappropriate. <i>Education Code</i>	rule, the
	The assessment instrument must be based on factors restudent health, including aerobic capacity; body composimuscular strength, endurance, and flexibility, unless a parafactor is inappropriate for that student because of a healt cation defined in 19 Administrative Code 74.31 [see EHA cation Code 38.102(b)(1); 19 TAC 103.1001(b)	ition; and articular th classifi-
Report	A district shall provide the results of individual student per on the physical fitness assessment to TEA. The results n contain the names of individual students or teachers or a social security number or date of birth.	nay not
Confidentiality	The results of individual student performance on the phy ness assessment instrument are confidential and may be only in accordance with state and federal law.	
	Education Code 38.103	
	A district may accept donations made to facilitate implem of this subchapter. <i>Education Code 38.105</i>	entation
Vision and Hearing Screening	As soon as possible after admission and within a period rule, a student required to be screened shall undergo ap screening for vision and hearing disorders and any other senses and communication disorders specified by the Te partment of State Health Services (TDSHS). <i>Health and Code 36.005(a)</i>	proved special exas De-
District Responsibility	A superintendent shall ensure that each student admitted trict complies with the screening requirements set by TD submits an affidavit of exemption (see below). <i>Health an Code 36.005(c)</i>	SHS or
Screening Schedule <i>Routine</i> <i>Screening</i>	Children enrolled in prekindergarten and kindergarten me screened each year within 120 days of enrollment. Child rolled in the first, third, fifth, and seventh grades must red sion and hearing screening in each of those grade years done at any time during each of those years). Upon writt	ren en- ceive vi- (can be

	approved by TDSHS, the screening of vision and hearing may in- stead occur in prekindergarten; kindergarten; and first, second, fourth, and sixth grades. <i>25 TAC 37.25(a)(2), (3), (6)</i>
Screening on Enrollment	Students four years of age and older, who are enrolled in a district for the first time, must be screened for possible vision and hearing problems within 120 calendar days of enrollment. If the student is enrolled within 60 days of the date school closes for the summer, the student must be tested within 120 days of the beginning of the following school year. Students enrolled who turn four years of age after September 1 of that year are exempt from screening until the following September. 25 TAC $37.25(a)(1)$, (5)
Outside Screening	Except for students enrolled in prekindergarten, kindergarten, or first grade, a district shall exempt a student from screening if the student's parent, managing conservator, or legal guardian, or the student under Family Code 32.003 submits a record showing that a professional examination was properly conducted during the grade year in question or during the previous year. The record must be submitted during the grade year in which the screening would otherwise be required. <i>25 TAC 37.25(a)(4)</i>
Provisional Admission	A parent, managing conservator, or legal guardian, or the student under Family Code 32.003 may execute an affidavit stating that a person, other than the screener used by a district, shall conduct the screening (or that a licensed professional shall conduct an ex- amination) as soon as is feasible. The district may admit the stu- dent on a provisional basis for up to 60 days, or may deny admis- sion until the screening record(s) are provided to the district. <i>25 TAC 37.25(b)</i>
Exemption — Religious Beliefs	A student is exempt from screening if it conflicts with the tenets and practices of a recognized church or religious denomination of which the student is an adherent or a member. To qualify for the exemption, the student or minor student's parent, managing conservator, or guardian must submit on or before the day of admission an affidavit stating the objections to screening. <i>Health and Safety Code</i> 36.005(b); 25 TAC 37.25(c)
Records	A superintendent shall maintain on a form prescribed by TDSHS in accordance with TDSHS rules, screening records for each student in attendance, and the records are open for inspection by TDSHS or the local health department. <i>Health and Safety Code 36.006; 25 TAC 37.26</i>
Transfer of Records	A student's screening records may be transferred among districts without the consent of the student or minor student's parent, managing conservator, or guardian. <i>Health and Safety Code 36.006(c); 25 TAC 37.26(b)(4)</i>

Annual Report	On or before June 30 of each year, a district shall submit to TDSHS a report on the vision and hearing screening status of its aggregate population screened during the reporting year. The district shall report in the manner specified by TDSHS. <i>Health and Safety Code</i> 36.006(d); 25 TAC 37.26(b)(6)		
Risk Assessment for Type 2 Diabetes	stud	ent re	as possible after admission and as required by rule, each equired to be assessed shall undergo approved risk as- for type 2 diabetes. The risk assessment should:
	1.	Iden	tify students with acanthosis nigricans; and
	2.		her assess students identified under paragraph 1 to deter- e the students':
		a.	Body mass index; and
		b.	Blood pressure.
			assessment shall be performed at the same time hearing a screening or spinal screening is performed.
	Heal	lth an	d Safety Code 95.002(d), .003(a)
District Responsibility	trict	comp	tendent shall ensure that each student admitted to a dis- lies with the risk assessment requirements or submits an f exemption. <i>Health and Safety Code 95.003(c)</i>
Applicability	Students who attend public schools located in TEA Regional Edu- cation Service Centers 1, 2, 3, 4, 10, 11, 13, 15, 18, 19, and 20 shall be subject to risk assessment. <i>Health and Safety Code</i> <i>95.002(b)</i>		
Outside Screening	guar	dian	ent or minor student's parent, managing conservator, or may substitute a professional examination for the risk as- <i>Health and Safety Code 95.003(a)</i>
Exemption — Religious Beliefs	ets a of wh exent serva fore object	and pl hich t nptioi ator, d the d	is exempt from risk assessment if it conflicts with the ten- ractices of a recognized church or religious denomination he student is an adherent or a member. To qualify for the n, the student or minor student's parent, managing con- or guardian must submit to the superintendent on or be- ay of the risk assessment process an affidavit stating the s to the risk assessment. <i>Health and Safety Code</i>
Records	each matio the U	n stud on foi Jnive	tendent shall maintain the risk assessment records for lent in attendance and enter the risk assessment infor- r each student on the surveillance software selected by rsity of Texas—Rio Grande Valley Border Health Office e). The risk assessment records are open for inspection

	by the Office or the local health department. <i>Health and Safety Code</i> 95.004(a)
Transfer of Records	A student's risk assessment records may be transferred among schools without the consent of the student, or, if the student is a minor, the student's parent, managing conservator, or guardian. <i>Health and Safety Code 95.004(c)</i>
Annual Report	A district shall submit to the Office an annual report on the risk as- sessment status of the students in attendance during the reporting year and shall include in the report any other required information. <i>Health and Safety Code 95.004(e)</i>
Spinal Screening	Each student required by TDSHS rule to be screened shall un- dergo approved screening for abnormal spinal curvature. <i>Health</i> and Safety Code 37.002(a)
Notification	The superintendent is responsible for notifying a parent, managing conservator, or guardian of the requirement to conduct spinal screening, the purpose and the reasons for spinal screening and potential risk to the child if declined, the method used to perform the screening, and the method to decline spinal screening based on a religious belief exemption. <i>25 TAC 37.144(a)</i>
District Responsibility	A superintendent shall ensure that each student admitted to a dis- trict complies with the screening requirements or submits an affida- vit of exemption (see below). <i>Health and Safety Code</i> 37.002(c), 25 TAC 37.144(c)
Screening Schedule <i>Routine</i> Screening	Students who meet the criteria outlined in TDSHS policy shall be screened for abnormal spinal curvature before the end of the school year. 25 TAC 37.144(c)(1)
Screening on Enrollment	If a student is enrolled within 60 days of the date a school closes for the summer, the student's screening must be conducted within 120 days of the beginning of the following school year. Districts may offer a student the opportunity for spinal screening if the stu- dent has no record of having been screened previously. 25 TAC 37.144(c)(2), (3)
Outside Screening	The screening requirements may also be met by a professional ex- amination as defined in 25 Administrative Code 37.142(6). 25 TAC $37.144(c)(1)$
Provisional Admission	A parent, managing conservator, or legal guardian, or the student under Family Code 32.003 may execute an affidavit stating that a person, other than the screener used by a district, shall conduct the screening as soon as is feasible. The district may admit the stu- dent on a provisional basis for up to 60 days, or may deny admis- sion until the screening record(s) are provided to the district. The

WELLNESS AND HEALTH SERVICES
PHYSICAL EXAMINATIONS

	60-day time period is from November 30 to January 30 of each school year. <i>25 TAC 37.144(d)</i>
Exemption — Religious Beliefs	A student is exempt from screening if it conflicts with the tenets and practices of a recognized church or religious denomination of which the student is an adherent or a member. To qualify for the exemption, the student's parent, managing conservator, or guard-ian must submit to the superintendent on or before the day of the screening procedure an affidavit stating the objections to screening. <i>Health and Safety Code 37.002(b); 25 TAC 37.144(e)</i>
Records	A district must comply with recordkeeping and reporting require- ments set out in 25 Administrative Code 37.145(b). [See FL]
Transfer of Records	Spinal screening records are transferrable between districts with- out the consent of the student or, if the student is a minor, the mi- nor student's parent, managing conservator, or legal guardian.
	25 TAC 37.145(b)(3)
Report of Abnormality	If the spinal screening indicates that a student may have abnormal spinal curvature, the individual performing the screening shall fill out a report on a form prescribed by TDSHS.
	The superintendent shall retain one copy of the report and shall mail one copy to the parent, managing conservator, or guardian of the individual screened.
	Health and Safety Code 37.003
Annual Report	On or before June 30 of each year, a district shall submit to TDSHS a report on the spinal screening status of its aggregate population screened during the reporting year. The district shall report in the manner specified by TDSHS. <i>25 TAC 37.145(b)(5)</i>
Policy	As a condition of receiving funds under a program funded in whole or in part by the U.S. Department of Education (ED), a district shall develop and adopt policies, in consultation with parents, pursuant to 20 U.S.C. 1232h(c)(1), regarding the administration of physical examinations or screenings that a district may administer to the student. 20 U.S.C. 1232h(c)(1)(D)
	A district shall provide notice of the policies at least annually, at the beginning of the school year and within a reasonable time after any substantive change in the policies. 20 U.S.C. $1232h(c)(2)(A)(i)$
	A district need not develop and adopt new policies if TEA or the district had in place, on January 8, 2002, policies covering the requirements of 20 U.S.C. 1232h(c)(1). 20 U.S.C. 1232h(c)(3)

Notification and Opt-Out	dire date phys or e	east annually at the beginning of the school year, a district shall ctly notify the parent of a student of the specific or approximate es during the school year when any nonemergency, invasive sical examination or screening, described below, is scheduled xpected to be scheduled. The required notification applies to emergency, invasive physical examinations or screenings that	
	1.	Required as a condition of attendance;	
	2.	Administered and scheduled by the school in advance; and	
	3.	Not necessary to protect the immediate health and safety of the student or of other students.	
	opt	minimum, a district shall offer an opportunity for the parent to the student out of participation in the examination or screening. <i>J.S.C.</i> $1232h(c)(2)(A)(ii)$, (C)(iii)	
Exception	These provisions do not apply to any physical examination or screening that is permitted or required by an applicable state law including physical examinations or screenings that are permitted without parental notification. <i>20 U.S.C. 1232h(c)(4)(B)(ii)</i>		
	[See	e EF]	
Lice	nurs rolle	board shall adopt a policy requiring an elementary school se who determines or otherwise becomes aware that a child en- ed in the school has lice shall provide written or electronic no- of that fact to:	
	1.	The parent of the child with lice as soon as practicable but not later than 48 hours after the administrator or nurse, as applicable, determines or become aware of that fact; and	
	2.	The parent of each child assigned to the same classroom as the child with lice not later than the fifth school day after the date on which the administrator or nurse, as applicable, deter- mines or become aware of that fact.	
	The notice:		
	1.	Must include the recommendations of the Centers for Disease Control and Prevention for the treatment and prevention of lice; and	
	2.	May not identify the child with lice if the notice is to the parent of each child in the same classroom.	
	Education Code 38.031		

WELLNESS AND HEALTH SERVICES		
PHYSICAL EXAMINATIONS		

Required Medical Clearance	Prior to participating in a designated University Interscholastic League (UIL) program or other District extracurricular program identified by the Superintendent, a student shall undergo a physical examination in accordance with the required schedule established by the UIL and shall submit a statement from an authorized health- care provider indicating that the student has been examined and medically cleared to participate in the program. In years that a physical examination is not required, the student shall complete a medical appraisal form. A student may be required to have a physi- cal examination based on answers to the appraisal form.
Additional Screening	The District may provide additional screening as District and com- munity resources permit.
Referrals	Parents of students identified through any screening programs as needing treatment or further examination shall be advised of the need and referred to appropriate health agencies.
Notice of Lice	A school nurse or administrator who discovers or becomes aware that a child enrolled in a District elementary school has lice shall provide written or electronic notice to parents within the time frames prescribed in law.

ADOPTED:

	Note:	For information about mental health curriculum and SHAC responsibilities, see EHAA. For information about threat assessments, see FFB. For personnel information about mental health professionals, see DP.	
Mental Health Condition		al health condition" means a persistent or recurrent pattern of hts, feelings, or behaviors that:	
	(Constitutes a mental illness, disease, or disorder, other than or in addition to epilepsy, substance abuse, or an intellectual disability; or	
		mpairs a person's social, emotional, or educational function- ng and increases the risk of developing such a condition.	
	Educa	ation Code 5.001(5-a)	
Student Programs	and H cente mend tices i menta educa	exas Education Agency (TEA), in coordination with the Health luman Services Commission and regional education service rs (ESCs), shall provide and annually update a list of recom- ed best practice-based programs and research-based prac- in the areas specified below for implementation in public ele- ary, junior high, middle, and high schools within the general ation setting. Each district may select from the list a program ograms appropriate for implementation in the district.	
Subject Areas	The list must include programs and practices in the following ar- eas:		
	1. [Early mental health prevention and intervention;	
	r	Building skills related to managing emotions, establishing and maintaining positive relationships, and responsible decision- making;	
	3. 3	Substance abuse prevention and intervention;	
	4. 8	Suicide prevention, intervention, and postvention;	
	5. (Grief-informed and trauma-informed practices;	
	6. I	Positive school climates;	
	7. F	Positive behavior interventions and supports;	
	8. I	Positive youth development; and	
	9. 3	Safe, supportive, and positive school climate.	

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

FFEB (LEGAL)

	b. For suicide prevention, intervention, and postvention.
	The practices and procedures may address multiple subject areas [see Subject Areas, above]. The practices and procedures must prohibit the use without the prior consent of a student's parent or guardian of a medical screening of the student as part of the pro- cess of identifying whether the student is possibly in need of early mental health or substance abuse intervention or suicide preven- tion.
	The practices and procedures developed must be included in the annual student handbook and the district improvement plan under Education Code 11.252. [See BQ]
	Nothing in these provisions is intended to interfere with the rights of parents or guardians and the decision-making regarding the best interest of the child. Practices and procedures developed in accordance with these provisions are intended to notify a parent or guardian of a need for mental health or substance abuse intervention so that a parent or guardian may take appropriate action. These provisions do not give districts the authority to prescribe medications. Any and all medical decisions are to be made by a parent or guardian of a student.
	"Postvention" includes activities that promote healing necessary to reduce the risk of suicide by a person affected by the suicide of an- other.
	Education Code 38.351(a)–(f), (i)–(o)
Immunity	The above requirements do not waive any immunity from liability of a district or of district officers or employees, create any liability for a cause of action against a district or against district officers or em- ployees, or waive any immunity from liability under Civil Practice and Remedies Code 74.151. <i>Education Code 38.352</i>
Consent to Examinations, Tests, or Treatment	A district employee must obtain the written consent of a child's par- ent before the employee may conduct a psychological examina- tion, test, or treatment, unless the examination, test, or treatment is required by:
	 TEA's policy concerning child abuse investigations and re- ports under Education Code 38.004; or
	2. State or federal law regarding requirements for special educa- tion.
	Education Code 26.009(a)(1) [See FNG]

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

Outside Counselors	Neither a district nor an employee of a district may refer a student to an outside counselor for care or treatment of a chemical de- pendency or an emotional or psychological condition unless the district does all of the following:		
	1.	Obtains prior written consent for the referral from the stu- dent's parent, managing conservator, or guardian.	
	2.	Discloses to the student's parent, managing conservator, or guardian any relationship between the district and the outside counselor.	
	3.	Informs the student and the student's parent, managing con- servator, or guardian of any alternative public or private source of care or treatment reasonably available in the area.	
	4.	Requires the approval of appropriate district personnel before a student may be referred for care or treatment or before a re- ferral is suggested as being warranted.	
	5.	Specifically prohibits any disclosure of a student record that violates state or federal law.	
	Education Code 38.010		
	[See FFEA for information on the comprehensive guidance pro- gram. See FFB for mental health-care services provided by the threat assessment and safe and supportive school team.]		
Psychotropics and Psychiatric Evaluations	A dis	strict employee may not:	
	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 prohibit- ing 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.		
	Educ	cation Code 38.016(b) does not:	
	1.	Prevent an appropriate referral under the Child Find system required under 20 U.S.C. Section 1412, as amended; or	

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

Crandall ISD 129901			
PLACEMENT IN A DISCIPLINARY ALTERNATIVE EDUCATION SETTING FOCA DISCIPLINARY ALTERNATIVE EDUCATION PROGRAM OPERATIONS (LEGAL)			
	A disciplinary alternative education program (DAEP) is an tional and self-discipline alternative instruction program for dents in elementary through high school grades who are refrom their regular classes for mandatory or discretionary dinary reasons and placed in a DAEP. <i>19 TAC 103.1201(a)</i>	⁻ stu- emoved	
Joint / Contracted DAEP	A district may provide a DAEP jointly with one or more othe tricts or may contract with third parties for DAEP services. trict must require and ensure compliance with district responses that are transferred to the third-party provider. <i>Educatio</i> 37.008(d); 19 TAC 103.1201(d)	The dis- onsibili-	
	A DAEP may provide for a student's transfer to a different a school-community guidance center, or a community-base native school. <i>Education Code 37.008(b)</i>		
Community Organizations	A district shall cooperate with government agencies and contract nity organizations that provide services in the district to stupplaced in a DAEP. <i>Education Code 37.008(e)</i>		
Funding	A student removed to a DAEP is counted in computing a d average daily attendance for the student's time in actual at ance in the program. <i>Education Code 37.008(f)</i>		
	A district shall allocate to a DAEP the same expenditure per dent attending the DAEP that would be allocated to the stu- school if the student were attending the student's regularly signed education program, including a special education p <i>Education Code 37.008(g)</i> [See also EHBC(LEGAL), Limit DAEP Expenditures]	udent's ⁄ as- rogram.	
Location	A DAEP shall be provided in a setting other than the stude ular classroom and may be located on or off a regular schoor pus. <i>Education Code</i> $37.008(a)(1)-(2)$	-	
	An off-campus DAEP is not subject to a requirement imposite the Education Code, other than a limitation on liability, a rerequirement, or a requirement imposed by Education Code ter 37 or Chapter 39 or 39A. <i>Education Code 37.008(c)</i>	porting	
	An elementary school student may not be placed in a DAE student who is not an elementary school student. The desi of elementary and secondary is determined by adopted loc <i>Education Code 37.006(f); 19 TAC 103.1201(h)(1)</i>	ignation	
	Students who are assigned to the DAEP shall be separate students who are not assigned to the program. Notwithstau this requirement, summer programs provided by the distric serve students assigned to a DAEP in conjunction with oth dents, as determined by local policy.	nding ct may	

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

	Students in the DAEP shall be separated from students in a juve- nile justice alternative education program (JJAEP).
	Education Code 37.008(a)(3), (c); 19 TAC 103.1201(f)(3), (h)(3)
Safety	A district is responsible for the safety and supervision of the stu- dents assigned to the DAEP; however, the immunity from the liabil- ity established in Education Code 22.0511 [see DG], shall not be impacted. The DAEP staff shall be prepared and trained to respond to health issues and emergencies.
	Each district shall establish a board-approved policy for discipline and intervention measures to prevent and intervene against unsafe behavior and include disciplinary actions that do not jeopardize stu- dents' physical health and safety, harm emotional well-being, or discourage physical activity.
	19 TAC 103.1201(h)
Staffing	A DAEP shall employ only teachers who meet certification require- ments under Education Code Chapter 21, Subchapter B. The certi- fied teacher-to-student ratio in a DAEP shall be one teacher for each 15 students in elementary through high school grades. <i>Edu-</i> <i>cation Code</i> 37.008(a)(7); 19 TAC 103.1201(h)(1)
	Staff at each DAEP shall participate in training programs on educa- tion, behavior management, and safety procedures that focus on positive and proactive behavior management strategies. The train- ing programs must also target prevention and intervention that in- clude:
	 Training on the education and discipline of students with disa- bilities who receive special education services;
	2. Instruction in social skills and problem-solving skills that ad- dresses diversity, dating violence, anger management, and conflict resolution to teach students how to interact with teachers, family, peers, authority figures, and the general pub- lic; and
	 Annual training on established procedures for reporting abuse, neglect, or exploitation of students.
	19 TAC 103.1201(i)
Entrance Procedures	Procedures for each DAEP shall be developed and implemented for newly-entering students and their parents or guardians on the expectations of the DAEP. These procedures shall include written contracts between students, parents or guardians, and the DAEP that formalize expectations and establish the students' individual plans for success. <i>19 TAC 103.1201(j)</i>

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

FOCA (LEGAL)

Academics	The academic mission of DAEPs shall be to enable students to perform at grade level. A DAEP shall focuses on English language arts, mathematics, science, history, and self-discipline. <i>Education Code</i> $37.008(a)(4)$, (m)
	A district shall provide an academic and self-discipline program that leads to graduation and includes instruction in each student's currently enrolled foundation curriculum necessary to meet the stu- dent's individual graduation plan, including special education ser- vices. A student's four-year graduation plan (Minimum, Recom- mended, or Advanced/Distinguished Achievement) may not be altered when the student is assigned to a DAEP.
Opportunity to Complete Course	A district shall offer a student removed to a DAEP an opportunity to complete a foundation curriculum course in which the student was enrolled at the time of removal, before the beginning of the next school year, through any method available, including a correspond- ence course, distance learning, or summer school. The district may not charge the student for a course provided under this provision.
	Education Code 37.008(I); 19 TAC 103.1201(f)
	A district shall provide the parents of a student removed to a DAEP with written notice of the district's obligation to provide the student with an opportunity to complete coursework required for graduation. The notice must include information regarding all methods available for completing the coursework and state that the methods are available at no cost to the student. <i>Education Code 37.008(l-1)</i>
Accountability	The campus of accountability for student performance must be the student's locally assigned campus, including when the district or shared services arrangement contracts with a third party for DAEP services. <i>19 TAC 103.1201(e)</i>
Academic Assessments	A district shall administer to a student placed in a DAEP program for a period of 90 school days or longer an assessment instrument:
	1. Initially on placement of the student in the program; and
	2. Subsequently on the date of the student's departure from the program, or as near that date as possible.
	Released state assessments for reading and mathematics for the appropriate grade may be used. A district may apply for approval of an assessment that includes the Texas Essential Knowledge and Skills (TEKS) for reading and mathematics for the student's as- signed grade. The commissioner will publish on the Texas Educa- tion Agency (TEA) website a list of assessments approved for use in each school year.

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

	The grade level of an assessment shall be based upon the aca- demic grade completed prior to the student being assigned to a DAEP if placement occurs in the fall or first semester of the aca- demic school year. If placement occurs in the spring or second se- mester of the academic school year, the student shall be adminis- tered an assessment based on the current grade level.		
	Each district shall provide an academic report to the student's lo- cally assigned campus, which shall include the pre- and post-as- sessment results of the student's basic skills in reading and mathe- matics, within ten days of the student completing the post- assessment.		
	Procedures for administering the pre- and post-assessment shall be developed and implemented in accordance with local school district policy.		
	A student in the district's DAEP must also be assessed under the requirements of the Education Code Chapter 39. [See EKB]		
	Education Code 37.0082; 19 TAC 103.1203		
Special Populations Special Education	A DAEP serving a student with a disability who receives special ed- ucation services shall provide educational services that will support the student in meeting the goals identified in the individualized edu- cation program (IEP) established by a duly-constituted admission, review, and dismissal (ARD) committee, in accordance with Educa- tion Code 37.004 and federal requirements. <i>19 TAC 103.1201(g)</i>		
Drug and Alcohol Treatment	A program of educational and support services may be provided to a student and the student's parents when the offense involves drugs or alcohol as specified under Education Code 37.006 and 37.007. A DAEP that provides chemical dependency treatment ser- vices must be licensed under Health and Safety Code Chapter 464. <i>Education Code 37.008(k)</i>		
Transition Services	The transition services established for a student who is exiting a DAEP and returning to the student's locally assigned campus shall be implemented and updated annually as needed. The transition procedures shall include:		
	 An established timeline for the student's transition from the DAEP to the student's locally assigned campus; and 		
	2. Written and oral communication from the DAEP staff to the lo- cally assigned campus during the student's assignment to the DAEP, including the student's educational performance and tasks completed.		
	19 TAC 103.1201(k)		

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

Transition to the Regular Classroom	"Alternative education program" includes:					
	1.		sciplinary alternative education program operated by a ool district or open-enrollment charter school;			
	2.	A ju	A juvenile justice alternative education program; and			
	3.	with	esidential program or facility operated by or under contrac in the Texas Juvenile Justice Department, a juvenile board any other governmental entity.			
	Edu	Education Code 37.023(a)				
After Determination of the Release Date	tern	As soon as practicable after an alternative education program de- termines the date of a student's release from the program, the al- ternative education program administrator shall:				
	1.	Pro	vide written notice of that date to:			
		a.	The student's parent or a person standing in parental re lation to the student; and) -		
		b.	The administrator of the campus to which the student in tends to transition; and)-		
	2.	Pro	vide the campus administrator:			
		a.	An assessment of the student's academic growth while attending the alternative education program; and			
		b.	The results of any assessment instruments administere to the student.	d		
	Edu	icatio	n Code 37.023(b)			
Coordination After Release	leas trato roor	se fro or sha m. Th	than five instructional days after the date of a student's re m an alternative education program, the campus adminis all coordinate the student's transition to a regular class- be coordination must include assistance and endations from:			
	1.	Sch	nool counselors;			
	2.	Sch	ool district peace officers;			
	3.	Sch	ool resource officers;			
	4.		ensed clinical social workers as defined by Occupations de 505.002;			
	5.	Car	npus behavior coordinators;			
	6.		ssroom teachers who are or may be responsible for imple nting the student's personalized transition plan; and) -		
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PLACEMENT IN A DISCIPLINARY ALTERNATIVE EDUCATION SETTING DISCIPLINARY ALTERNATIVE EDUCATION PROGRAM OPERATIONS

	7.	Any	other appropriate school district personnel.		
	Edu	catio	n Code 37.023(c)		
Personalized Transition Plan	The assistance described above must include a personalized tran- sition plan for the student developed by the campus administrator. A personalized transition plan:				
	1.		t include recommendations for the best educational ement of the student; and		
	2.	Мау	r include:		
		a.	Recommendations for counseling, behavioral manage- ment, or academic assistance for the student with a con- centration on the student's academic or career goals;		
		b.	Recommendations for assistance for obtaining access to mental health services provided by the district or school, a local mental health authority, or another private or pub- lic entity;		
		C.	The provision of information to the student's parent or a person standing in parental relation to the student about the process to request a full individual and initial evaluation of the student for purposes of special education services under Education Code 29.004; and		
		d.	A regular review of the student's progress toward the student's academic or career goals.		
	Edu	catio	n Code 37.023(d)		
Parent Meeting	sign pare	ee, s	able, the campus administrator, or the administrator's de- hall meet with the student's parent or a person standing in relation to the student to coordinate plans for the student's		
Applicability	puls		n Code 37.023 applies only to a student subject to com- ttendance requirements under Education Code 25.085].		
	Education Code 37.023(e)–(f)				

Planning and Decision-Making Process	A board shall adopt a policy to establish a district- and campus- level planning and decision-making process that will involve the professional staff of a district, parents of students enrolled in a dis- trict, business representatives, and community members in estab- lishing and reviewing the district's and campuses' educational plans, goals, performance objectives, and major classroom instruc- tional programs. <i>Education Code 11.251(b)</i>			
	The	planning and decision-making requirements do not:		
	1.	Prohibit a board from conducting meetings with teachers or groups of teachers other than the district-level committee meetings.		
	2.	Prohibit a board from establishing policies providing avenues for input from others, including students or paraprofessional staff, in district- or campus-level planning and decision mak- ing.		
	3.	Limit or affect the power of a board to govern the public schools.		
	4.	Create a new cause of action or require collective bargaining.		
	Edu	cation Code 11.251(g)		
Evaluation	of th and leve tivel	east every two years, a district shall evaluate the effectiveness ne district's decision-making and planning policies, procedures, staff development activities related to district- and campus- el decision making and planning to ensure that they are effec- y structured to positively impact student performance. <i>Educa- Code 11.252(d)</i>		
Administrative Procedure	to cl peri com area	bard shall ensure that an administrative procedure is provided learly define the respective roles and responsibilities of the su- ntendent, central office staff, principals, teachers, district-level amittee members, and campus-level committee members in the as of planning, budgeting, curriculum, staffing patterns, staff de- opment, and school organization.		
	mak mini spor	bard shall ensure that the district-level planning and decision- ting committee will be actively involved in establishing the ad- istrative procedure that defines the respective roles and re- nsibilities pertaining to planning and decision making at the dis- and campus levels.		
	Edu	cation Code 11.251(d)		
Federal Requirements	requ	district policy must provide that all pertinent federal planning uirements are addressed through the district- and campus-level uning process. <i>Education Code 11.251(f)</i>		
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Required Plans	A board shall ensure that a district improvement plan and improve- ment plans for each campus are developed, reviewed, and revised annually for the purpose of improving the performance of all stu- dents. A board shall annually approve district and campus perfor- mance objectives and shall ensure that the district and campus plans:				
	1.	Are mutually supportive to accomplish the identified objec- tives; and			
	2.	At a minimum, support the state goals and objectives under Education Code Chapter 4.			
	Edu	cation Code 11.251(a)			
Shared Services Arrangement for DAEP Services	A district participating in a shared services arrangement for discip nary alternative education program (DAEP) services shall ensure that the district improvement plan and each campus-level plan in clude the performance of the DAEP student group for the district. The identified objectives for the improvement plans shall include:				
	1.	Student groups served, including overrepresentation of stu- dents from economically disadvantaged families, with ethnic and racial representations, and with a disability who receive special education and limited English proficiency services;			
	2.	Attendance rates;			
	3.	Pre- and post-assessment results;			
	4.	Dropout rates;			
	5.	Graduation rates; and			
	6.	Recidivism rates.			
	19 7	AC 103.1201(b)			
District Improvement Plan	eval by th mitte trict for a	strict shall have a district improvement plan that is developed, uated, and revised annually, in accordance with district policy, he superintendent with the assistance of the district-level com- ee. The purpose of the district improvement plan is to guide dis- and campus staff in the improvement of student performance all student groups in order to attain state standards in respect to achievement indicators. <i>Education Code 11.252(a)</i> [See AIA]			
Availability to TEA	filed mak	strict's plan for the improvement of student performance is not with the Texas Education Agency (TEA), but the district must e the plan available to TEA on request. <i>Education Code</i> 52(b)			

Required	The	The district improvement plan must include provisions for:						
Provisions	1.	on t mea den nicit spee	A comprehensive needs assessment addressing perform on the achievement indicators, and other appropriate measures of performance, that are disaggregated by all dent groups served by a district, including categories of nicity, socioeconomic status, sex, and populations serve special programs, including students in special education grams under Education Code Chapter 29, Subchapter A					
	2.	achi stud Cod den	Measurable district performance objectives for all appropriate achievement indicators for all student populations, including students in special education programs under Education Code Chapter 29, Subchapter A, and other measures of stu- dent performance that may be identified through the compre- hensive needs assessment.					
	3.	Stra clud	•	s for improvement of student performance that in-				
		a.		ructional methods for addressing the needs of stu- t groups not achieving their full potential.				
		b.		lence-based practices that address the needs of stu- ts for special programs, including:				
			(1)	Suicide prevention programs, in accordance with Education Code Chapter 38, Subchapter G, which include a parental or guardian notification proce- dure [see FFEB];				
			(2)	Conflict resolution programs;				
			(3)	Violence prevention programs; and				
			(4)	Dyslexia treatment programs.				
		C.	Dro	pout reduction.				
		d.		gration of technology in instructional and administra- programs.				
		e.	terv	itive behavior interventions and support, including in- entions and support that integrate best practices on f-informed and trauma-informed care.				
		f.	Staf	f development for professional staff of a district.				
		g.	kno	eer education to assist students in developing the wledge, skills, and competencies necessary for a ad range of career opportunities.				

- h. Accelerated education.
- i. Implementation of a comprehensive school counseling program under Education Code 33.005. [See FFEA]
- 4. Strategies for providing to elementary school, middle school, junior high school, and high school students, those students' teachers and school counselors, and those students' parents information about:
 - a. Higher education admissions and financial aid opportunities, including state financial aid opportunities such as the TEXAS grant program and the Teach for Texas grant program.
 - b. The need for students to make informed curriculum choices to be prepared for success beyond high school.
 - c. Sources of information on higher education admissions and financial aid.
- 5. Resources needed to implement identified strategies.
- 6. Staff responsible for ensuring the accomplishment of each strategy.
- 7. Timelines for ongoing monitoring of the implementation of each improvement strategy.
- 8. Formative evaluation criteria for determining periodically whether strategies are resulting in intended improvement of student performance.
- 9. The policy under Education Code 38.0041 addressing sexual abuse and other maltreatment of children. [See FFG]
- 10. The trauma-informed care policy required under Education Code 38.036. [See FFBA]

Education Code 11.252(a)

Law Enforcement Duties	The law enforcement duties of peace officers, school resource of- ficers, and security personnel must be included in the district im- provement plan. <i>Education Code</i> 37.081(d)(1) [See CKE]
Discipline Management	A district shall adopt and implement a discipline management pro- gram to be included in the district improvement plan. <i>Education</i> <i>Code 37.083(a)</i> [See FNC]
Dating Violence	A district shall adopt and implement a dating violence policy to be included in the district improvement plan. <i>Education Code</i> 37.0831 [See FFH]

Mental Health, Substance Abuse, and Suicide	38.3 abu be i	The practices and procedures developed under Education Code $38.351(i)$ (mental health promotion and intervention, substance abuse prevention and intervention, and suicide prevention) must be included in the district improvement plan. <i>Education Code</i> $38.351(k)(2)$ [See FFEB]			
Campus-Level Plan	sista revi stuc in s Sub and	Each school year, the principal of each school campus, with the a sistance of the campus-level committee, shall develop, review, ar revise the campus improvement plan for the purpose of improving student performance for all student populations, including student in special education programs under Education Code Chapter 29 Subchapter A, with respect to the student achievement indicators and any other appropriate performance measures for special needs populations. <i>Education Code 11.253(c)</i>			
	Eac	h campus improvement plan must:			
	1.	Assess the academic achievement for each student in the school using the achievement indicator system.			
	2.	Set the campus performance objectives based on the achievement indicator system, including objectives for special needs populations, including students in special education programs under Education Code Chapter 29, Subchapter A.			
	3.	Identify how the campus goals will be met for each student.			
	4.	Determine the resources needed to implement the plan.			
	5.	Identify staff needed to implement the plan.			
	6.	Set timelines for reaching the goals.			
	7.	Measure progress toward the performance objectives periodi- cally to ensure that the plan is resulting in academic improve- ment.			
	8.	Include goals and methods for violence prevention and inter- vention on campus.			
	9.	Provide for a program to encourage parental involvement at the campus.			
	10.	If the campus is an elementary, middle, or junior high school, set goals and objectives for the coordinated health program at the campus based on:			
		 Student fitness assessment data, including any data from research-based assessments such as the school health index assessment and planning tool created by the federal Centers for Disease Control and Prevention; 			

- b. Student academic performance data;
- c. Student attendance rates;
- d. The percentage of students who are educationally disadvantaged;
- e. The use and success of any method to ensure that students participate in moderate to vigorous physical activity; and
- f. Any other indicator recommended by the local school health advisory council.

Education Code 11.253(d)

	The Board shall approve and periodically review the District's vi- sion, mission, and goals to improve student performance. The vi- sion, mission, goals, and the approved District and campus objec- tives shall be mutually supportive and shall support the state goals and objectives under Education Code, Chapter 4. [See AE]
District Improvement Planning Process	The District's planning process to improve student performance includes the development of the District's educational goals, the legal requirements for the District and campus improvement plans, all pertinent federal planning requirements, and administrative pro- cedures. The Board shall approve the process under which the ed- ucational goals are developed and shall ensure that input is gath- ered from the District-level committee. [See BQA]
Parent and Family Engagement Plan	The Board shall ensure that the District and campus improvement plans, as applicable, address all elements required by federal law for receipt of Title I, Part A funds, including elements pertaining to parent and family engagement. The District-level and campus-level committees shall involve parents and family members of District students in the development of such plans and in the process for campus review and improvement of student academic achieve- ment and campus performance. [See EHBD]
Administrative Procedures and Reports	The Board shall ensure that administrative procedures are devel- oped in the areas of planning, budgeting, curriculum, staffing pat- terns, staff development, and school organization; adequately re- flect the District's planning process; and include implementation guidelines, time frames, and necessary resources. The District- level and campus-level committees shall be involved in the devel- opment of these procedures. [See BQA and BQB]
	The Superintendent shall report periodically to the Board on the status of the planning process, including a review of the related administrative procedures, any revisions to improve the process, and progress on implementation of identified strategies.
Evaluation	The Board shall ensure that data are gathered and criteria are de- veloped to undertake the required biennial evaluation to ensure that policies, procedures, and staff development activities related to planning and decision-making are effectively structured to positive- ly impact student performance.

ADOPTED:

SPECIAL PROGRAMS COMPENSATORY/ACCELERATED SERVICES

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

SPECIAL PROGRAMS COMPENSATORY/ACCELERATED SERVICES

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

	 Is in the custody or care of the Department of Family and Pro- tective Services or has, during the current school year, been referred to the department by a school official, officer of the ju- venile court, or law enforcement official;
	12. Is homeless [see FD];
	13. Resided in the preceding school year or resides in the current school year in a residential placement facility in a district, including a detention facility, substance abuse treatment facility, emergency shelter, psychiatric hospital, halfway house, cottage home operation, specialized child-care home, or general residential operation; or
	 Has been incarcerated, or has a parent or guardian who has been incarcerated, within the lifetime of the student, in a penal institution as defined by Penal Code 1.07.
	Education Code 29.081(d)(1)
	Regardless of the student's age, a student who participates in an adult education program provided under a high school diploma and industry certification charter school program is considered a "student at risk of dropping out of high school." <i>Education Code</i> $29.081(d)(2)$
Local Eligibility Criteria	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	A district shall use student performance data from state basic skills assessment instruments and achievement tests to design and implement appropriate compensatory, intensive, or accelerated instructional services for students in the district's schools that enable the students to perform at grade level at the conclusion of the next regular school term. <i>Education Code 29.081(a)</i>
Accelerated Instruction	A district shall provide accelerated instruction to an enrolled stu- dent who has taken an end-of-course assessment instrument and has not performed satisfactorily or who is at risk of dropping out of school.
	A district shall offer before the next scheduled administration of the assessment instrument, without cost to the student, additional accelerated instruction to each student in any subject in which the

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

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		he number of students in average daily attendance at the ool, as determined by TEA. <i>Education Code 33.157</i>	
Optional Extended Year Program	edu exte	istrict may set aside an amount from the district's compensato ication allotment or may apply to the agency for funding of an ended year program. <i>Education Code 29.082(a); 19 TAC</i> 5.1001	•
Optional Flexible Year Program	stu stat mo	istrict may provide an optional flexible year program (OFYP) f dents who did not or are not likely to perform successfully on the assessment instruments or who would not otherwise be pro- ted to the next grade level. <i>Education Code 29.0821; 19 TAC</i> 0.1029	
Optional Flexible School Day Program	app	withstanding Education Code 25.081 or 25.082, a district may ly to the commissioner to provide a flexible school day progra SDP) for students who:	
	1.	Have dropped out of school or are at risk of dropping out of school as defined by Education Code 29.081;	
	2.	Attend a campus that is implementing an innovative redesig of the campus or an early college high school under a plan approved by the commissioner; or	jn
	3.	As a result of attendance requirements under Education Co 25.092, will be denied credit for one or more classes in which the students have been enrolled.	
	Edu	ucation Code 29.0822	
		istrict may apply to the commissioner to provide an OFSDP fo dents, in accordance with 19 Administrative Code 129.1027.	or
	OF con plyi	oard must approve the application. The board must include th SDP as an item on the regular agenda for a board meeting in ppliance with 19 Administrative Code 129.1027(h)(2) before a ng to operate an OFSDP. The application shall include the inf tion described in 19 Administrative Code 129.1027.	p-
	19	TAC 129.1027(c)	
Tutorial Services	tric gra lent	istrict may provide tutorial services at district schools. If a dis- provides tutorial services, it shall require a student whose de in a subject for a reporting period is lower than the equiva- of 70 on a scale of 100 to attend tutorials. [See EC for provi- ns on loss of class time.]	

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

	4.		uring that the program is offered at one or more locations e district that are easily accessible to eligible students;
	5.	Меа	suring student progress on completion of the program.
	Edu	catior	n Code 29.088, .090; 19 TAC 102.1041
Mentoring Services Program	risk or n	of dro onpro	may provide a mentoring services program to students at opping out of school. A board may arrange for any public fit community-based organization to come to the district's nd implement the program.
			hall obtain the consent of a student's parent or guardian owing the student to participate in the program.
	Edu	catior	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 defi- 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 difficul- ties. The district shall determine the form, content, and timing of the program.		
	tion [see	to ea e EKC	shall provide additional reading instruction and interven- ch student given the seventh grade reading assessment], as appropriate to improve the student's reading skills in ant areas identified through the assessment instrument.
	Edu	catior	n Code 28.006(g), (g-1), (k)
Intensive Program of Instruction State Assessments	who inst the	o does rumer fifth so	shall offer an intensive program of instruction to a student not perform satisfactorily on a state assessment nt or is not likely to receive a high school diploma before chool year following the student's enrollment in grade 9, nined by the district.
	The	progr	ram shall be designed to:
	1.	Enal	ble the student to:
		a.	To the extent practicable, perform at the student's grade level at the conclusion of the next regular school term; or
		b.	Attain a standard of annual growth specified by a district and reported by the district to TEA; and
	2.	-	plicable, carry out the purposes of Education Code 211. [See EIE]

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

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

A student shall be identified as at risk of failing or at risk of dropping out of school if the student has performed below grade-level on one or more of the following: standardized tests, state assessments, District assessments, and/or classroom assessments. The principal shall ensure that each student identified as at risk is provided accelerated and/or compensatory educational services.

The services provided each student shall be consistent with the goals and strategies established in the District and campus improvement plans and shall be reviewed for effectiveness at the close of each grading period. Parents shall be encouraged to participate in the planning of educational services for their child and shall be kept informed regarding the child's progress toward educational goals.

Parents of students who are not successful in meeting requirements for promotion shall be informed of any available options, such as an extended year program or summer school.

[See EIE]

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Parental Notice of Assistance for Learning Difficulties	than tion the o terve	a chi Code distric ention	bol year, a district shall notify a parent of each child, other ild enrolled in a special education program under Educa- Chapter 29, Subchapter A, who receives assistance from t for learning difficulties, including through the use of in- strategies that the district provides that assistance to the notice must:
	1.		rovided when the child begins to receive the assistance nat school year;
	2.		vritten in English or, to the extent practicable, the parent's ve language; and
	3.	Inclu	ide:
		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 c	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.
	Edu	cation	n Code 26.0081(d)–(e)
	supp that vent	oorts t syste	ion strategy" means a strategy in a multi-tiered system of that is above the level of intervention generally used in m 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	hall provide each student with dyslexia or a related disor- is to each program under which the student qualifies for A board must ensure that procedures for identifying a stu-

CURRICULUM DESIGN SPECIAL PROGRAMS

	dent with dyslexia or a related disorder and for providing appropri- ate, evidence-based instructional services to students are imple- mented in the district.
	District procedures must be implemented according to the State Board of Education (SBOE) approved strategies for screening, in- dividualized evaluation, and techniques for treating dyslexia and related disorders. The strategies and techniques are described in the <i>Dyslexia Handbook: Procedures Concerning Dyslexia and Re- lated Disorders</i> available on <u>TEA's Dyslexia and Related Disorders</u> webpage. ¹ Districts shall provide a copy or a link to the electronic version of the <i>Dyslexia Handbook</i> 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)
Compliance Monitoring	Districts will be subject to monitoring for compliance with federal law and regulations in connection with 19 Administrative Code 74.28. Districts will be subject to auditing and monitoring for compliance with state dyslexia laws in accordance with administrative rules adopted by the commissioner of education as required by Education Code 38.003(c-1). <i>19 TAC 74.28(n)</i>
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. <i>Education Code 38.003(a)</i>
	A process for early identification, intervention, and support for stu- dents at risk for dyslexia and related disorders must be available, as outlined in the <i>Dyslexia Handbook</i> . 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 <i>Dyslexia Handbook</i> , and further evaluation should only be conducted by individuals who are trained in valid, evidence-based assessments and who are trained to ap- propriately evaluate students for dyslexia and related disorders.

19 TAC 74.28(d), (j)

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CURRICULUM DESIGN SPECIAL PROGRAMS		EHB (LEGAL)
Parent Notification	cedu prov tion in pa to th	ast five school days before any identification or evaluation pro- ire is used selectively with an individual student, a district must ide written notification of the proposed identification or evalua- to the student's parent or guardian or another person standing arental relation to the student. The notice must be in English, or e extent practicable, the individual's native language and must ide the following:
	1.	A reasonable description of the evaluation procedure to be used with the individual student;
	2.	Information related to any instructional intervention or strategy used to assist the student prior to evaluation;
	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.
IDEA Notice	mine Disa dent relat siste in the for the proc and	re a full individual and initial evaluation is conducted to deter- e whether a student has a disability under the Individuals with bilities Education Act (IDEA), a district must notify the stu- 's parent or guardian or another person standing in parental ion to the student of its proposal to conduct an evaluation con- ent with 34 C.F.R. 300.503, provide all the information required e above notice, and provide an opportunity for written consent the evaluation. The district must also provide a copy of the IDEA edural 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]
Options and Services	der r stud to in quire	ents or guardians of a student with dyslexia or a related disor- must be informed of all services and options available to the ent, including general education interventions under response tervention and multi-tiered systems of support models as re- ed by Education Code 26.0081(d), and options under federal including IDEA, and the Rehabilitation Act, Section 504.
	19 T.	AC 74.28(f)–(h)
Parent Education	guar	strict shall provide a parent education program for parents and dians of students with dyslexia and related disorders. This pro- n must include:
	1.	Awareness and characteristics of dyslexia and related disor- ders;

CURRICULUM DESIGN SPECIAL PROGRAMS

	2.	Information on testing and diagnosis of dyslexia and related disorders;
	3.	Information on effective strategies for teaching students with dyslexia and related disorders;
	4.	Information on qualifications of those delivering services to students with dyslexia and related disorders;
	5.	Awareness of information on accommodations and modifica- tions, especially those allowed for standardized testing;
	6.	Information on eligibility, evaluation requests, and services available under IDEA and Section 504 and information on the response to intervention process; and
	7.	Contact information for the relevant regional and/or district specialists.
	Educ	cation Code 38.003; 19 TAC 74.28(I)
Treatment	her of gram and dent ized	a school must 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- 's parents or guardians, offer additional services at a central- location, but centralized services shall not preclude each stu- 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 ing program that is aligned with the descriptors in the <i>Dyslexia</i> dbook.
	instru sory, nenta opme	thers who screen and treat these students must be trained in uctional strategies that use individualized, intensive, multisen- phonetic methods and a variety of writing and spelling compo- s described in the <i>Dyslexia Handbook</i> . The professional devel- ent activities specified by the district- and/or campus-level mittees shall include these instructional strategies.
	19 T.	AC 74.28(e)
Reassessment	dysle dysle pose the c	ss 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 ening or testing of the student. <i>Education Code 38.003(b-1)</i>
Audiobook Program Notification		strict shall notify the parent or guardian of each student deter- ed, on the basis of a dyslexia or related disorder screening or

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other basis, to have dyslexia or a related disorder, or determined, on the basis of reading instrument results, to be at risk for dyslexia or other reading difficulties of the program maintained by the Texas State Library and Archives Commission providing students with reading disabilities the ability to borrow audiobooks free of charge. The notification shall be done in accordance with the program developed by the commissioner. *Education Code 28.006(g-2)*

¹ TEA Dyslexia and Related Disorders webpage: <u>https://tea.texas.gov/ac-ademics/special-student-populations/dyslexia-and-related-disorders</u>

SPECIAL PROGRAMS FEDERAL TITLE I

	Note	e: The following contains basic requirements for districts and schools receiving Title I, Part A funds, but does not represent a complete list of legal obligations of such dis- tricts and schools. Those districts and schools that re- ceive Title I, Part A funds should carefully review federal and state requirements concerning use of those funds. [For federal accountability standards, see AID. For re- quirements regarding federal funding, see CBB.]
Parent and Family Engagement Plan	cond ment pare Part and p cons	strict may receive funds under Title I, Part A only if the district lucts outreach to all parents and family members and imple- ts programs, activities, and procedures for the involvement of nts and family members in programs assisted under Title I, A, consistent with 20 U.S.C. 6318. The programs, activities, procedures shall be planned and implemented with meaningful cultation with parents of participating children. 20 U.S.C. B(a)(1)
District Policy	A district that receives Title I, Part A funds shall develop jointly agree on with, and distribute to, parents and family members of participating children a written parent and family engagement provide the policy shall be incorporated into a district plan develop under 20 U.S.C. 6312 [TEA-approved plan to receive Title I fur establish the district's expectations and objectives for meaning parent and family involvement, and describe how the district we	
	1.	Involve parents and family members in jointly developing the district plan, and the development of support and improve- ment plans under paragraphs (1) and (2) of section 6311(d);
	2.	Provide the coordination, technical assistance, and other support necessary to assist and build the capacity of all par- ticipating schools within the district in planning and imple- menting effective parent and family involvement activities to improve student academic achievement and school perfor- mance, which may include meaningful consultation with em- ployers, business leaders, and philanthropic organizations, or individuals with expertise in effectively engaging parents and family members in education;
	3.	Coordinate and integrate parent and family engagement strategies under Title I, Part A with parent and family en- gagement strategies to the extent feasible and appropriate, with other relevant federal, state, and local laws and pro- grams;
	4.	Conduct, with the meaningful involvement of parents and fam- ily members, an annual evaluation of the content and effec-

SPECIAL PROGRAMS FEDERAL TITLE I

		prov	less of the parent and family engagement policy in im- ing the academic quality of all schools served under Title Irt A, including identifying:
		a.	Barriers to greater participation by parents in activities authorized by section 6318 (with particular attention to parents who are economically disadvantaged, are disa- bled, have limited English proficiency, have limited litera- cy, or are of any racial or ethnic minority background);
		b.	The needs of parents and family members to assist with the learning of their children, including engaging with school personnel and teachers; and
		C.	Strategies to support successful school and family inter- actions;
	5.	base to re	the findings of the above evaluation to design evidence- ed strategies for more effective parental involvement, and vise, if necessary, the parent and family engagement pol- described in section 6318; and
	6.	Title ry bo grou catio popu oping	Ive parents in the activities of the schools served under I, Part A, which may include establishing a parent adviso- bard comprised of a sufficient number and representative p of parents or family members served by the local edu- onal agency to adequately represent the needs of the ulation served by such agency for the purposes of devel- g, revising, and reviewing the parent and family engage- t policy.
	20 L	I.S.C.	6318(a)(2) [See BQ(LOCAL)]
School Policy	Each school served under Title I, Part A shall jointly develop with, and distribute to, parents and family members of participating chil- dren a written parent and family engagement policy, agreed on by such parents, that shall describe the means for carrying out the requirements of 20 U.S.C. $6318(c)$ –(f). Parents shall be notified of the policy in an understandable and uniform format and, to the ex- tent practicable, provided in a language the parents can under- stand. Such policy shall be made available to the local community and updated periodically to meet the changing needs of parents and the school. 20 U.S.C. $6318(b)$		
Fiscal Requirements Maintenance of Effort	if TE	A find	may receive funds under this part for any fiscal year only ds that the district has maintained their fiscal effort in ac- with 20 U.S.C. 7901. 20 U.S.C. 6321(a)
Supplement, Not Supplant			shall use federal funds received under Title I, Part A only ment, not supplant, the funds that would, in the absence

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SPECIAL PROGRAMS FEDERAL TITLE I		EHBD (LEGAL)		
	sou	uch federal funds, be made available from state and local rces for the education of students participating in programs as- ed under Part A. 20 U.S.C. 6321(b)		
Comparability	loca that sch mee	A district may receive funds under Title I, Part A only if state and local funds will be used in Title I, Part A schools to provide services that, taken as a whole, are at least comparable to services in schools that are not receiving Title I, Part A funds. A district may meet this requirement on a grade-span by grade-span basis or a school-by-school basis.		
	stat al p	For purposes of determining comparability, a district may exclude state and local funds expended for language instruction education- al programs and the excess costs of providing services to children with disabilities as determined by the district.		
	quir	strict shall be considered to have met the comparability re- ements if the district has filed with TEA a written assurance that district has established and implemented:		
	1.	A district-wide salary schedule;		
	2.	A policy to ensure equivalence among schools in teachers, administrators, and other staff; and		
	3.	A policy to ensure equivalence among schools in the provi- sion of curriculum materials and instructional supplies.		
	20 (U.S.C. 6321(c)		
Prohibited Use of Funds		funds under the Elementary and Secondary Education Act EA) may be used:		
	1.	For construction, renovation, or repair of any school facility, except as authorized under ESEA;		
	2.	For transportation unless otherwise authorized under ESEA;		
	3.	To develop or distribute materials, or operate programs or courses of instruction directed at youth, that are designed to promote or encourage sexual activity, whether homosexual or heterosexual;		
	4.	To distribute or to aid in the distribution by any organization of legally obscene materials to minors on school grounds;		
	5.	To provide sex education or HIV-prevention education in schools unless that instruction is age appropriate and in- cludes the health benefits of abstinence; or		
	6.	To operate a program of contraceptive distribution in schools.		

SPECIAL PROGRAMS FEDERAL TITLE I EHBD (LEGAL)

	20 U.S.C	2. 7906		
Private Schools	After timely and meaningful consultation [as described at 20 U.S.C. 6320(b)] with appropriate private school officials, a district shall provide eligible children [as that term is defined at 20 U.S.C. 6315(c)] enrolled in private elementary and secondary schools, on an equitable basis and individually or in combination, with special educational services, instructional services (including evaluations to determine the progress being made in meeting such students' academic needs), counseling, mentoring, one-on-one tutoring, or other benefits under Title I, Part A that address their needs.			
	The educational services and other benefits may include dual or concurrent enrollment, educational radio and television, computer equipment and materials, other technology, and mobile educational services and equipment. The services and benefits, including ma- terials and equipment, shall be secular, neutral, and non- ideological, shall be equitable in comparison to services and other benefits for public school children participating in Title I, Part A pro- grams, and shall be provided in a timely manner. A district may provide services directly or through contracts with public and pri- vate agencies, organizations, and institutions.			
	A district shall also ensure that teachers and families of the chil- dren participate, on an equitable basis, in services and activities developed pursuant to 20 U.S.C. 6318 (parent and family engage- ment).			
	20 U.S.C. 6320			
	Note:	See DBA for qualifications of teachers in Title I pro- grams.		
Homeless Children	less Assis	dition of receiving funds under the McKinney-Vento Home- stance Act, a district shall serve homeless children ac- o their best interests. <i>McKinney-Vento Homeless Assis-</i> <i>t, 42 U.S.C. 11432(g)(3)</i> [See FD, FDC, and FFC]		

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SPECIAL PROGRAMS FEDERAL TITLE I		EHBD (LOCAL)
	trict of s othe	required by law in order to receive Title I, Part A funds, the Dis- shall provide to TEA written assurance regarding comparability ervices across the District in teachers, administrators, and er staff, as well as in the provision of curriculum materials and ructional supplies.
	For information on the District salary schedule, see DEA(LOCAL).	
Comparability of Services	As reflected in District records and as submitted to TEA, the District shall document compliance by using one of the following methods:	
	1.	Comparison of state and local expenditures per student;
	2.	Comparison of per-student expenditures for state and local base salaries; or
	3.	Ratio of students to full-time equivalent instructional staff whose salaries are not federally funded.
	In special programs, such as special education, bilingual educa- tion, or English as a second language, a lower ratio may be main- tained and more money may be spent per individual campus as necessary to fulfill other legal requirements. These costs shall be excluded from the comparability of services calculations.	

STUDENT RIGHTS AND RESPONSIBILITIES PREGNANT STUDENTS

Title IX	The District shall not discriminate against any student or exclude any student from its education program or activity, including any class or extracurricular activity, on the basis of the student's preg- nancy, childbirth, false pregnancy, termination of pregnancy, or re- covery therefrom, unless the student requests voluntarily to partici- pate in a separate portion of the District's program or activity. [See FB]
Medical Certification	The District may require such a student to obtain the certification of a physician that the student is physically and emotionally able to continue participation in the normal education program or activity so long as such certification is required of all students for other physical or emotional conditions requiring the attention of a physi- cian.
Separate Program	A district that operates a separate, voluntary program or activity for pregnant students shall ensure that the separate portion is comparable to that offered to nonpregnant students.
Leave of Absence	If the District does not maintain a leave policy for its students, or if a student does not otherwise qualify for leave under such a policy, the District shall treat pregnancy, childbirth, false pregnancy, termi- nation of pregnancy, and recovery therefrom as a justification for a leave of absence for as long as the student's physician deems medically necessary.
	At the end of the leave, the District shall reinstate the student to the status she held when the leave began.
	20 U.S.C. 1681; 34 CFR 106.40(b)

20 U.S.C. 1681; 34 CFR 106.40(b)

STUDENT RIGHTS AND RESPONSIBILITIES PREGNANT STUDENTS

FNE (LOCAL)

Pregnant students have the right to continue their education during pregnancy [see FB] and may choose to exercise that right by:

- 1. Remaining in the regular school program.
- 2. Participating in any other special program the District may provide for pregnant students. [See EHBC and EHBD]

The student may also choose to request a leave of absence. Such request shall be accompanied by a licensed physician's certification that the leave is a medical necessity. Students who avail themselves of this option are exempt from compulsory attendance during the period certified by the physician as necessary for the leave of absence.

Career and Technology Program	Each public school student shall master the basic skills and knowledge necessary for managing the dual roles of family mem- ber and wage earner and for gaining entry-level employment in a high-skill, high-wage job or continuing the student's education at the post-secondary level. <i>Education Code 29.181</i> .			
	The board may conduct and supervise career and technology clas- ses and other educational programs for students and for other per- sons of all ages and spend local maintenance funds for the cost of those classes and programs. In developing a career and technol- ogy program, the board shall consider the state plan for career and technology education. <i>Education Code 29.183</i> [See EEL]			
Distinguished Achievement in Career and Technology Education	The board may develop and offer a program that provides a rigor- ous course of study consistent with the required curriculum [see EHAA] and under which a student may:			
	1.	Receive specific education in a career and technology profes- sion that leads to postsecondary education or meets or ex- ceeds business or industry standards;		
	2.	Obtain from a district an award for distinguished achievement in career and technology education and a stamp or other no- tation on the student's transcript that indicates receipt of the award.		
	An award granted under this section is not in lieu of a diploma or certificate of coursework completion. [See EI]			
	In developing the program, the board shall consider the state plan for career and technology education. The board must submit the proposed program to the commissioner of education in accordance with criteria established by the commissioner.			
Contracts with Other Entities	The board may contract with an entity listed in Education Code 29.184(a) [see EEL] for assistance in developing the program or providing instruction to district students participating in the program. The board may also contract with a local business or a local institution of higher education for assistance in developing or operating a career and technology education program. A program may provide education in areas of technology unique to the local area.			
	Educ	cation Code 29.187		
Insurance	tract	board may provide insurance to protect a business that con- s with a district under this provision. [See CRB] <i>Education</i> e 29.191		
Applicability		following provisions apply only to districts receiving federal ca- and technical education funds. <i>19 TAC 75.1021</i>		

Federal CTE Funding	An eligible secondary entity seeking financial assistance under the Carl D. Perkins Act of 2006 shall submit a local plan to the Texas Education Agency (TEA) as described in 20 U.S.C. 2354, in accordance with requirements establish by TEA. Each eligible recipient that receives funding under the Carl D. Perkins Act of 2006 shall use the funds to improve career and technical education programs in compliance with 20 U.S.C. 2355. <i>19 TAC 75.1022</i>			
	the ' Cen	information regarding federal career and technical funds under "Strengthening Career and Technical Education for the 21st tury Act" (the reauthorization of the Carl D. Perkins Act of 6), see 20 U.S.C. 2301 et seq.		
Program Evaluation		A district shall annually evaluate its career and technical education programs. <i>19 TAC 75.1025</i>		
Special Populations	Members of special populations shall be provided career and tech- nical services in accordance with all applicable federal and state laws, regulations, and rules. <i>19 TAC 75.1023(a)</i>			
Definition		For purposes of this section, a "member of a special population" includes:		
	1.	An individual with a disability [see EHBAB];		
	2.	An individual from an economically disadvantaged family, in- cluding low-income youth and adults;		
	3.	An individual preparing for nontraditional fields;		
	4.	A single parent, including a single pregnant woman;		
	5.	An out-of-workforce individual;		
	6.	An English learner;		
	7.	A homeless individual described in Section 725 of the McKin- ney-Vento Homeless Assistance Act;		
	8.	Youth who are in, or have aged out of, the foster care system; and		
	9.	Youth with a parent who is a member of the armed forces and is on active duty.		
	20 U.S.C. 2302(29)			
Students with Disabilities	A student with a disability shall be provided career and technical education in accordance with all applicable federal law and regu- tions including the Individuals with Disabilities Education Act (IDEA) of 2004 and its implementing regulations, state statutes, and rules of the SBOE and the commissioner.			

A student with a disability shall be instructed in accordance with the student's individualized education program (IEP), in the least restrictive environment, as determined by the admission, review, and dismissal (ARD) committee. If a student with a disability is unable to receive a free appropriate public education (educational benefit) in a regular career and technical education program, using supplementary aids and services, the student may be served in separate programs designed to address the student's occupational/training needs, such as career and technical education for students with disabilities (CTED). [See EHBA]

A student with a disability identified in accordance with IDEA of 2004 is an eligible participant in career and technical education when the following requirements are met:

- 1. The ARD committee shall include a representative from career and technical education, preferably the teacher, when considering initial or continued placement of a student in career and technical education program;
- Planning for the student shall be coordinated among career and technical education, special education, and state rehabilitation agencies and should include a coherent sequence of courses;
- 3. A district shall monitor to determine if the instruction being provided a student with a disability in career and technical education classes is consistent with the student's IEP;
- A district shall provide supplementary services that each student with a disability needs to successfully complete a career and technical education program, such as curriculum modification, equipment modification, classroom modification, supportive personnel, and instructional aids and devices;
- 5. A district shall help fulfill the transitional service requirements of the IDEA of 2004 and implementing regulations, state statutes, and rules of the commissioner for each student with a disability who is completing a coherent sequence of career and technical education courses; and
- 6. When determining placement in a career and technical education classroom, the ARD committee shall consider a student's graduation plan, the content of the individual transition plan, the IEP, and classroom supports. Enrollment numbers should not create a harmful effect on student learning for a student with or without disabilities in accordance with the provisions in the IDEA of 2004 and its implementing regulations.

19 TAC 75.1023

Student Organizations	A district may use federal career and technical education funds to provide opportunities for student participation in approved student leadership organizations and assist career and technical student organizations in accordance with all applicable federal and state laws, rules, and regulations. A student shall not, however, be re- quired to join a career and technical student organization. Student participation in career and technical student organizations shall be governed in accordance with 19 Administrative Code Chapter 76 (extracurricular activities).		
	The following career and technical student organizations are re ognized by the U.S. Department of Education and TEA:		
	1.	Business Professionals of America (BPA);	
	2.	DECA;	
	3.	Future Business Leaders of America (FBLA);	
	4.	FFA;	
	5.	Family, Career, and Community Leaders of America (FCCLA);	
	6.	Health Occupations Students of America (HOSA);	
	7.	Technology Student Association (TSA); and	
	8.	SkillsUSA.	
	19 TAC 75.1024 [See FM]		
Certification Subsidy	A st	udent is entitled to a subsidy for a certification exam if:	
	1.	The student:	
		 Successfully completes the career and technology pro- gram of a school district in which the student receives training and instruction for employment; or 	
		b. Is enrolled in a special education program under Educa- tion Code Chapter 29, Subchapter A; and	
	2.	The student passes a certification examination to qualify for a license or certificate that is an industry certification for purposes of state accountability [see AIA], administered while the student is enrolled in a school district.	
	A student may not receive more than one subsidy under Education Code 29.190.		
	distr	btain reimbursement for a subsidy paid under this provision, a rict must pay the fee for the examination and submit to the missioner a written application on a form prescribed by the	

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commissioner stating the amount of the fee paid for the certification examination.

Education Code 29.190

A district is entitled to reimbursement for the amount of a subsidy paid by the district for a student's certification examination under these provisions. *Education Code* 48.156

INSTRUCTIONAL ARRANGEMENTS CONTRACTS WITH OUTSIDE AGENCIES

Career and Technology Education	A board may contract with another public school district, public or private post-secondary institution, or trade or technical school that is regulated by the state, as designated in the state plan for career and technology education, to provide career and technology classes for district students. <i>Education Code 29.184(a)</i> [See EHBF]
	In addition, a board may develop and offer a program that provides a rigorous course of study consistent with the required curriculum and under which a student may receive specific education in a ca- reer and technology profession. <i>Education Code 29.187</i> [See also CRB and EHBF]
Students with Disabilities	A district may contract with a public or private facility, institution, or agency inside or outside of Texas for the provision of services to students with disabilities. <i>Education Code 29.008(a)</i> [See EHBA]
Educational Services	A board may contract with a public or private entity for that entity to provide educational services for the district. <i>Education Code 11.157</i>
Pre-K Licensing Standards	If a district contracts with a private entity to operate a prekindergar- ten program, the program shall comply at a minimum with the ap- plicable child-care licensing standards adopted by the Texas De- partment of Family and Protective Services under Human Resources Code 42.042. <i>Education Code 29.1532(b)</i>
Driver Training Schools	A district school may enter into an agreement with a driver training school licensed under Education Code Chapter 1001 to allow the driver training school to conduct a driver training course at the public school for public school students. <i>Education Code 29.902(c)(2), 1001.353</i>
Military Instruction Junior Reserve Officers' Training Corps (JROTC)	The secretary of each military department shall establish and main- tain a Junior Reserve Officers' Training Corps, organized into units, at public and private secondary educational institutions which apply for a unit and meet the standards and criteria prescribed pursuant to 10 U.S.C. 2031.
	Each public secondary educational institution that maintains a unit under this section shall permit membership in the unit to home- schooled students residing in the area served by the institution who are qualified for membership in the unit (but for lack of enrollment in the institution). A student who is a member of a unit pursuant to this subsection shall count toward the satisfaction by the institution concerned of the requirement relating to the minimum number of student members in the unit necessary for the continuing mainte- nance of the unit. 10 U.S.C. 2031(a)(1), (g)

INSTRUCTIONAL ARRANGEMENTS CONTRACTS WITH OUTSIDE AGENCIES

Note: The provision below applies only to those districts in which military instruction is conducted under state or federal law requiring a district to give bond or otherwise indemnify this state, the United States, or any authorized agency for the care, safekeeping, and return of property furnished.

A board may contract with the proper governmental agency with respect to the teaching of courses in military training, and it may execute, as principal or surety, a bond to secure the contracts to procure arms, ammunition, animals, uniforms, equipment, supplies, means of transportation, or other needed property. *Education Code 29.901*

Notice to Parents	Each school year, a district shall notify the parent of each student enrolled in grade 9 or above of the availability of programs under which a student may earn college credit, including advanced place- ment programs, dual credit programs, joint high school and college credit programs, and international baccalaureate programs. The notice must include the name and contact information of any public or private entity offering such a program in the district. A district may provide the notice on the district's internet website. <i>Education Code 28.010</i>			
	Note:	For information on dual credit courses available through the <u>Texas Virtual School Network</u> ¹ (TXVSN), see EHDE.		
College Credit Program	A district shall implement a program under which students may earn the equivalent of at least 12 semester credit hours of college credit in high school. If requested by the district, a public institution of higher education in this state shall assist the district in develop- ing and implementing the program. The college credit may be earned through:			
		ernational baccalaureate, advanced placement, or dual dit courses;		
	art	iculated postsecondary courses provided for local credit or iculated postsecondary advanced technical credit courses ovided for state credit; or		
	3. An	y combination of the courses in items 1 and 2.		
	Annually, a district shall report to the Texas Education Agency (TEA):			
	de	e number of students, including career and technical stu- nts, who have participated in the program and earned col- e credit; and		
	de	e cumulative number of courses in which participating stu- nts have enrolled and college credit hours the students ve earned.		
	The program may provide a student the opportunity to earn credit for a course or activity, including an apprenticeship or training hours:			
	rec an	at satisfies a requirement necessary to obtain an industry- cognized credential or certificate or an associate degree, d is approved by the Texas Higher Education Coordinating ard (THECB); and		

	2.	For which a student may earn credit concurrently toward both the student's high school diploma and postsecondary aca-demic requirements.			
	A dı	ual credit course must be:			
	1.	In the core curriculum of the public institution of higher educa- tion providing college credit;			
	2.	A career and technical education course; or			
	3.	A foreign language course.			
	fere und that	The requirements above do not apply to a dual credit course of- fered as part of the early college education program established under Education Code 29.908 or any other early college program that assists a student in earning a certificate or an associate de- gree while in high school.			
		A district is not required to pay a student's tuition or other associ- ated costs for taking a course under this section.			
Agreements	ticu	Any agreement, including a memorandum of understanding or ar- ticulation agreement, between a school district and public institu- tion of higher education to provide a dual credit program must:			
	1.	Include specific program goals aligned with statewide goals developed jointly by TEA and the THECB;			
	2.	Establish common advising strategies and terminology related to dual credit and college readiness;			
	3.	Provide for the alignment of endorsements offered by the dis- trict [see EIF] and dual credit courses offered under the agreement that apply towards those endorsements, with post- secondary pathways and credentials at the institution and in- dustry certifications;			
	4.	Identify tools, including tools developed by TEA, THECB, or the Texas Workforce Commission, to assist school counse- lors, students, and families in selecting endorsements offered by the district and dual credit courses offered under the agreement;			
	5.	Establish, or provide a procedure for establishing, the course credits that may be earned under the agreement, including by developing a course equivalency crosswalk or other method for equating high school courses with college courses and identifying the number of credits that may be earned for each course completed through the program;			

	6.	Describe the academic supports and, if applicable, guidance that will be provided to students participating in the program;	
	7.	Establish the district's and the institution's respective roles and responsibilities in providing the program and ensuring the quality and instructional rigor of the program;	
	8.	State the sources of funding for courses offered under the program, including, at a minimum, the sources of funding for tuition, transportation, and any required fees or textbooks for students participating in the program;	
	9.	Require the district and the institution to consider the use of free or low-cost open educational resources in courses of-fered under the program; and	
	10.	Be posted each year on the district's and the institution's re- spective websites.	
	Educ	cation Code 28.009; 19 TAC 4.84	
College-Level Courses	A board may adopt a policy that allows a student to be awarded credit toward high school graduation for completing a college-level course. The course must be provided only by an institution of higher education that is accredited by any of the following regional accrediting associations:		
	1.	Southern Association of Colleges and Schools;	
	2.	Middle States Association of Colleges and Schools;	
	3.	New England Association of Colleges and Schools;	
	4.	North Central Association of Colleges and Schools;	
	5.	Western Association of Colleges and Schools; or	
	6.	Northwest Association of Colleges and Schools.	
	To be eligible to enroll and be awarded credit toward state gradua- tion requirements, a student shall have the approval of the high school principal or other school official designated by a district. The course(s) for which credit is awarded shall provide advanced aca- demic instruction beyond or in greater depth than the essential knowledge and skills for the equivalent high school course.		
	19 T/	AC 74.25	
Dual Credit Programs Definitions	publi or un	ourposes of the following provisions, "college" means any c technical institute, public junior college, public senior college niversity, medical or dental unit, public state college, or other ncy of higher education as defined by Education Code 61.003.	

	"Dual credit" means the system under which an eligible high school student enrolls in college course(s) and receives credit for the course(s) from both the college and high school.					
	19 TAC 4.83(4), (7); Education Code 61.003(8)					
Partnership Agreements with Public Colleges	A district may enter into an agreement with a public college to form a dual credit partnership in accordance with 19 Administrative Code Chapter 4, Subchapter D. <i>Education Code 130.008; 19 TAC</i> <i>Ch. 4, Subch. D</i>					
Community College Jurisdiction	A school district that operates a high school may enter into an agreement with a community college district, regardless of whether the high school is located within the service area of the community college district, to offer a course as provided by Education Code 130.008.					
	A course offered for joint high school and junior college credit must be:					
	1. In the core curriculum of the public junior college;					
	2. A career and technical education course; or					
	3. A foreign language course.					
	These requirements do not apply to a course offered for joint high school and junior college credit to a student as part of the early col- lege education program established under Education Code 29.908 or any other early college program that assists a student in earning a certificate or an associate degree while in high school.					
	Education Code 130.008(a-1), (a-2), (d)					
Student Eligibility	A high school student is eligible to enroll in academic dual credit courses and workforce education dual credit courses as permitted by 19 Administrative Code 4.85(b).					
	To be eligible for enrollment in a dual credit course offered by a public college, students must meet all the college's regular prerequisite requirements designated for that course (e.g., minimum score on a specified placement test, minimum grade in a specified previous course, etc.).					
	An institution may impose additional requirements for enrollment in courses for dual credit that do not conflict with this section.					
	An institution is not required, under the provisions of this section, to offer dual credit courses for high school students.					
	19 TAC 4.85(b)					

Faculty Selection, Supervision, and Evaluation	The college shall select, supervise, and evaluate instructors in ac- cordance with 19 Administrative Code 4.85(e). <i>19 TAC 4.85(e)</i>						
Transcript	For dual credit courses, high school as well as college credit should be transcripted immediately upon a student's completion of the performance required in the course. <i>19 TAC 4.85(h)</i>						
Qualified Instructor	A course offered for joint high school and junior college credit must be taught by a qualified instructor approved or selected by the pub- lic junior college. An instructor is qualified if the instructor holds:						
	1.	A doctoral or master's degree in the discipline that is the subject of the course;					
	2.	A master's degree in another discipline with a concentration that required completion of a minimum of 18 graduate seme ter hours in the discipline that is the subject of the course; or					
	3.	and	a course that is offered in an associate degree program that is not designed for transfer to a baccalaureate de- e program:				
		a.	A degree described above;				
		b.	A baccalaureate degree in the discipline that is the sub- ject of the course; or				
		C.	An associate degree and demonstrated competencies in the discipline that is the subject of the course, as deter- mined by the THECB.				
	Not later than the 60th day after receipt, a public junior college shall approve or reject an application for approval to teach a course at a high school that is submitted by an instructor employed by the district with which the junior college entered into an agree- ment to offer the course.						
	Edu	Education Code 130.008(g), (h)					
Attendance Accounting	The time during which a student attends a dual credit course, in- cluding a course provided under the college credit program, shall be counted as part of the minimum instructional hours required for a student to be considered a full-time student in average daily at- tendance. <i>Education Code 48.005(g)</i> [See FEB]						
	grai pro(purj	The commissioner of education may approve instructional pro- grams provided off campus by an entity other than a district as a program in which participation by a student may be counted for purposes of determining average daily attendance. <i>Education</i> <i>Code 48.007(a)</i>					

Reporting Off- Campus Programs	A board may adopt a policy that allows a student to participate in an off-campus instructional program. The program must be pro- vided only by an institution of higher education that is accredited by one of the regional accrediting associations specified in 19 Admin- istrative Code 74.25 (High School Credit for College Courses).			
	To be eligible, a student must:			
	1.	Be in grade 11 or 12;		
	2.	Have demonstrated college readiness as outlined in the re- quirements for participation in dual credit programs in the <i>Stu-</i> <i>dent Attendance Accounting Handbook</i> ;		
	3.	Meet any eligibility requirements adopted by the institution of higher education; and		
	4.	Have the approval of the high school principal or other school official designated by the district.		
	The off-campus program must comply with rules adopted by the THECB in the Texas Administrative Code, Title 19, Part 1, with respect to teacher qualifications.			
	19 TAC 129.1031			
	Time that a student participates in an off-campus instructional program approved by the commissioner under Education Code 48.007(a) shall be counted as part of the minimum number of instructional hours required for a student to be considered a full-time student in average daily attendance. <i>Education Code</i> 48.005(h)			
Dual Credit Agreement	For any dual credit partnership between a secondary school and a public college, an agreement must be approved by the governing boards or designated authorities (e.g., principal and chief academic officer) of both the school district and the public college prior to the offering of such courses.			
	Any agreement entered into or renewed between a public institu- tion of higher education and school district on or after September 1, 2019, including a memorandum of understanding or articulation agreement, must meet the requirements of 19 Administrative Code 4.84(c).			
	Any	dual credit agreement must also address:		
	1.	Eligible courses;		
	2.	Student eligibility;		
	3.	Location of class;		
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	4.	Student composition of class;		
	5.	Faculty selection, supervision, and evaluation;		
	6.	Course curriculum, instruction, and gathering;		
	7.	Academic policies and student support services;		
	8.	Transcripting of credit;		
	9.	Funding; and		
	10.	Defined sequences of courses, where applicable.		
	19 TAC 4.84			
Instructional Partnerships with Community College Districts	Types of instructional partnerships between a district and a com- munity college district include:			
	1.	Award of High School Credit Only (see High School Credit- Only Courses, below).		
	2.	Award of Dual Credit (see Dual Credit Programs, above).		
	3.	Tech-Prep Programs (see Tech-Prep Programs, below).		
	4.	Remedial or Developmental Instruction for High School Grad- uates (see Remedial Programs, below).		
	5.	College Preparatory Courses for High School Students (see College Preparatory Courses, below)		
	19 TAC 9.143			
Agreement	com boar	any educational partnership between a district and a munity college district, an agreement must be approved by the d or designee of both the district and the college district. The hership agreement must address the following:		
	1.	Student eligibility requirements.		
	2.	Faculty qualifications.		
	3.	Location and student composition of classes.		
	4.	Provision of student learning and support services.		
	5.	Eligible courses.		
	6.	Grading criteria.		
	7.	Transcripting of credit.		
	8.	Funding provisions.		
	19 T.	AC 9.144		

High School Credit- Only Courses	A district may contract with a community college district for the college district to provide coursework necessary for students to complete high school as described in 19 Administrative Code 9.125. The district and college district shall negotiate an agreed cost for instruction. <i>19 TAC 9.125, .143(a)</i>
Tech-Prep Programs	A district may partner with a college district to allow for the articula- tion of high school technical courses taught by the high school to high school students for immediate high school credit and later col- lege credit, to be awarded upon enrollment of the students in the college district in an associate degree or certificate program. 19 TAC 9.143(c)
Remedial Programs	A board may contract, as outlined in 19 Administrative Code 9.125, with the board of the community college district in which a district is located for the college district to provide remedial programs for stu- dents enrolled in a district's secondary schools in preparation for graduation from secondary school and entrance into college.
	Community colleges may provide instruction to high school stu- dents for either remedial course work to prepare students to pass the required State of Texas Assessments of Academic Readiness End-of-Course (STAAR EOC) assessments or developmental course work to prepare the students to pass an assessment instru- ment approved by the board under 19 Administrative Code 4.56 (Assessment Instruments).
	High school students who have passed all of the STAAR EOC as- sessments with the high school graduation standard may be per- mitted to enroll in state-funded developmental courses offered by a community college at the college's discretion if a need for such course work is indicated by student performance on an assess- ment instrument approved by the board under 19 Administrative Code 4.56 (see below).
	The district and college district shall negotiate an agreed cost for instruction. Remedial and developmental courses may not be offered for dual credit.
	Education Code 130.090; 19 TAC 9.125, .143(d), .146
	An institution of higher education shall use the Texas Success Initi- ative (TSI) Assessment offered by the College Board as the only THECB-approved assessment instrument. <i>19 TAC 4.56</i>
College Preparatory Courses	College preparatory courses are locally developed through a mem- orandum of understanding created between school districts and community colleges. <i>19 TAC 9.147</i>

Certain Academies A district shall grant a student a maximum of two years' credit toward the academic course requirements for high school graduation for courses successfully completed at the Texas Academy of Leadership in the Humanities (at Lamar University— Beaumont), the Texas Academy of Mathematics and Science (at the University of Texas—Brownsville or University of North Texas— Denton), or the Texas Academy of International Studies (at Texas A&M University—Laredo). *Education Code 28.024*

¹ Texas Virtual School Network: <u>http://www.txvsn.org/</u>

Crandall ISD 129901		
ALTERNATIVE METHODS FOR EARNING CREDITEHDICOLLEGE COURSE WORK/DUAL CREDIT(LOCAL		
Partnership Programs	An eligible student may enroll in a partnership program w Texas college or university in accordance with an agreen tween the District and the college or university.	
	The District shall award credit toward high school gradua cordance with the agreement between the District and th or university.	
Other College-Level Courses	The District may award a student credit for completing a level course at an accredited college or university that is partnership program with the District. Award of credit sha based on administrator approval in accordance with Distrilines.	not in a Il be
Texas Virtual School Network	According to guidelines established by the Texas Virtual S Network (TxVSN) and the course provider, the District ma student in college-level courses through the TxVSN. Whe dent successfully completes a course, credit shall be app ward graduation requirements. [See EHDE]	ay enroll a en the stu-

Employment Policies		A board shall adopt a policy providing for the employment and du- ties of district personnel. The policy shall provide that:			
	1.	A board employs and evaluates the superintendent;			
	2.	A superintendent has sole authority to make recommenda- tions to a board regarding the selection of all personnel, ex- cept that the board may delegate final authority for those deci- sions to the superintendent [see Superintendent Recommendation, below];			
	3.	Each principal must approve each teacher or staff appoint- ment to the principal's campus as provided by Education Code 11.202 [see DK and DP];			
	4.	Notice will be provided of vacant positions [see Posting of Vacancies, below]; and			
	5.	Each employee has the right to present grievances to the board. [See Grievances, below]			
	Edu	cation Code 11.1513			
Tax Identifier	A board shall adopt a policy prohibiting the use of social security numbers as employee identifiers other than for tax purposes [see Social Security Numbers, below]. <i>Education Code 11.1514</i> [See DBA]				
Contract Positions	A board shall establish a policy designating specific positions of employment, or categories of positions based on considerations such as length of service, to which continuing contracts or term contracts apply. <i>Education Code 21.002(c)</i> [See DCB and DCC]				
Delegation of Authority	ploy mine	strict's employment policy may specify the terms of district em- ment or delegate to the superintendent the authority to deter- e the terms of employment with the district. <i>Education Code</i> 513(c) [For nepotism implications, see BBFB and DBE]			
Internal Auditor	inter	district employs an internal auditor, the board shall select the rnal auditor and the internal auditor shall report directly to the rd. <i>Education Code 11.170</i> [See CFC]			
Superintendent Recommendation	rega boar mee ing, or 5 omn men	pard may accept or reject a superintendent's recommendation arding the selection of district personnel and shall include the rd's acceptance or rejection in the minutes of the board's open iting, in the certified agenda or tape recording of a closed meet- or in the recording required under Government Code 551.125 51.127, as applicable. If a board rejects a superintendent's rec- nendation, the superintendent shall make alternative recom- idations until the board accepts a recommendation. <i>Education</i> <i>e 11.1513(b)</i>			

Posting of Vacancies	tenth posit Educ fects	n scho tion fo cation the s	ool da or wh i Cod safety	bloyment policy must provide that not later than the ay before the date on which a district fills a vacant ich a certificate or license is required as provided by e 21.003 [see DBA], other than a position that af- y and security of students as determined by the rict must provide to each current district employee:
	1.	Notio	ce of	the position by posting the position on:
		a.	A bu	lletin board at:
			(1)	A place convenient to the public in the district's cen- tral administrative office, and
			(2)	The central administrative office of each campus during any time the office is open; or
		b.	The site;	district's internet website, if the district has a web- and
	2.	A rea	asona	able opportunity to apply for the position.
	Educ	cation	Coa	le 11.1513(d)
Exception	by a less posit the v the r vide	teach than tion ir vacan notice	ner, a ten s the cy oc for to sona	chool year, a district must fill a vacant position held s defined by Education Code 21.201 [see DCB], in chool days, the district must provide notice of the manner described above as soon as possible after ccurs. However, a district is not required to provide en school days before filling the position or to pro- ble opportunity to apply for the position. <i>Education</i> <i>(e)</i>
Grievances	the r strict merr a dis	ight té the a ber c	o pre ability of the exce	ployment policy must provide each employee with sent grievances to the board. The policy may not re- of an employee to communicate directly with a board regarding a matter relating to the operation of pt that the policy may prohibit ex parte communica-
	1.			under Education Code Chapter 21, Subchapter E ntracts) or F (Hearing Examiners); and
	2.			ppeal or hearing in which ex parte communication inappropriate pending a final decision by the board.
	Educ	cation	n Coa	<i>le 11.1513(i)–(j)</i> [See DGBA]
Transfers	each a pro	o curre	ent d for ti	bloyment policy may include a provision for providing istrict employee with an opportunity to participate in ransferring to another school in or position with the tion Code $11.1513(c)(3)$ [See DK]
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Crandall ISD 129901		
EMPLOYMENT PRACTION	CES	DC (LEGAL)
Contract Employees	nurse uing a pei	trict shall employ each classroom teacher, principal, librarian, e, or school counselor under a probationary contract, a contin- contract, or a term contract. A district is not required to employ rson other than these listed employees under a probationary, nuing, or term contract. <i>Education Code 21.002</i>
Classroom Teacher	trict a teach nolog	ssroom teacher" means an educator who is employed by a dis- and who, not less than an average of four hours each day, nes in an academic instructional setting or a career and tech- gy instructional setting. The term does not include a teacher's or a full-time administrator. <i>Education Code 5.001(2)</i>
Minimum Length of Contract	mum mont	ntract between a district and an educator must be for a mini- of ten months of service. An educator employed under a ten- th contract must provide a minimum of 187 days of service. cation Code 21.401(a), (b)
Proportionate Reduction	for st demi vice	listrict anticipates providing less than 180 days of instruction tudents during a school year, as indicated by the district's acaic calendar, the district may reduce the number of days of serproportionately. A reduction by the district does not reduce an eator's salary. <i>Education Code 21.401(c-1)</i>
Commissioner Waiver	servi ment tion b	commissioner of education may reduce the number of days of ce if disaster, flood, extreme weather conditions, fuel curtail- t, or another calamity causes the closing of schools. A reduc- by the commissioner does not reduce an educator's salary. <i>Ed-</i> <i>tion Code 21.401(c), 25.081(b)</i>
Educational Aides	tiona	ard shall establish a plan to encourage the hiring of educa- I aides who show a willingness to become certified teachers. cation Code 54.363(f)
Employment of Retirees	retire form	trict shall file a monthly certified statement of employment of a e in the form and manner required by TRS. A district shall in- TRS of changes in status of the district that affect the district's rting responsibilities.
	The	certified statement must include information regarding:
	1.	Employees of third party entities if the employees are service or disability retirees who were first employed by the third party entity on or after May 24, 2003, and are performing duties or providing services on behalf of or for the benefit of the district that employees of the district would otherwise perform or pro- vide; and
	2.	Retirees who retired within twelve full, consecutive calendar months of the month of the monthly certified statement and are performing duties or providing services for or on behalf of
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		district that employees of the district would otherwise per- n or provide, and are:
	a.	Waiving, deferring, or forgoing compensation for the ser- vices or duties;
	b.	Performing the duties or providing the services as an in- dependent contractor; or
	C.	Serving as a volunteer without compensation and per- forming the same duties or providing the same services for a reporting entity that the retiree performed or pro- vided immediately before retiring and the retiree has an agreement to perform those duties or provide those ser- vices after the first 12 full, consecutive calendar months after the retiree's effective date of retirement.
	fied state pay to TF any appli establish	that fails to attain a completed status for the monthly certi- ement as required by 34 Administrative Code 31.2 shall RS, in addition to the required employer surcharges and icable penalty interest on the unpaid amounts, the late fee led in 34 Administrative Code 31.2(d) for each business the monthly certified statement fails to attain a completed
		nistrator of a district who is responsible for filing the state- d who knowingly fails to file the statement, commits an of-
	Gov't Co	de 824.6022, 825.403(k); 34 TAC 31.2
Former Board Member Employment	district u	member is prohibited from accepting employment with the ntil the first anniversary of the date the board member's ship on a board ends. <i>Education Code 11.063</i> [See BBC]
New Hires I-9 Forms		shall ensure that an employee properly completes section ployee Information and Verification"—on Form I-9 at the ire.
		must verify employment eligibility, pursuant to the Immi- Reform and Control Act, and complete Form I-9 by the fol- ates:
	indi bus of h ual has	hin three business days of initial hiring. If a district hires an vidual for employment for a duration of less than three iness days, the district must verify employment at the time ire. A district shall not be deemed to have hired an individ- if the individual is continuing in his or her employment and a reasonable expectation of employment at all times. en a district rehires an individual, the district may, in lieu of

		completing a new I-9, inspect a previously completed I-9 exe- cuted within three years of the date of rehire, to determine whether the individual is still eligible to work.		
	2.	For an individual whose employment authorization expires, not later than the date of expiration.		
	8 C	.F.R. 274a.2(b)(1)(ii), (iii), (vii), (viii)		
New Hire Reporting	Ger cial sha	strict shall furnish to the Directory of New Hires (Texas Attorney neral's Office) a report that contains the name, address, and so- security number of each newly hired employee. The report Il also contain a district's name, address, and employer identifi- on number.		
	hire	strict may also provide, at its option, the employee's date of , date of birth, expected salary or wages, and the district's pay- address for mailing of notice to withhold child support.		
	equ by r	strict shall report new hire information on a Form W-4 or an ivalent form, by first class mail, telephonically, electronically, or nagnetic media, as determined by the district and in a format eptable to the attorney general.		
Deadline	Nev	v hire reports are due:		
	1.	Not later than 20 calendar days after the date a district hires the employee; or		
	2.	In the case of a district transmitting reports magnetically or electronically, by two monthly transmissions (if necessary) not less than 12 days nor more than 16 days apart.		
		v hire reports shall be considered timely if postmarked by the date or, if filed electronically, upon receipt by the agency.		
Penalties		strict that knowingly violates the new hire provisions may be lia- for a civil penalty, as set forth at Family Code 234.105.		
		U.S.C. 653a(b), (c); Family Code 234.101–.105; 1 TAC 55, och. I		
Social Security Numbers	A board shall adopt a policy prohibiting the use of the social secu- rity number of an employee of the district as an employee identifier other than for tax purposes. <i>Education Code 11.1514</i> [See DBA]			
Federal Law	lege	A district shall not deny to any individual any right, benefit, or privi- lege provided by law because of the individual's refusal to disclose his or her social security number.		
Exceptions	The	e federal law does not apply to:		

	 Any disclosure that is required by federal statute. The United States Internal Revenue Code provides that the social secu- rity number issued to an individual for purposes of federal in- come tax laws shall be used as the identifying number for tax- payers;
	 Any disclosure to a district maintaining a system of records in existence and operating before January 1, 1975, if such dis- closure was required under statute or regulation adopted be- fore such date to verify the identity of an individual; or
	3. Any use for the purposes of establishing the identity of individ- uals affected by any tax, general public assistance, driver's li- cense, or motor vehicle registration law within a district's juris- diction.
Statement of Uses	A district that requests disclosure of a social security number shall inform that individual whether the disclosure is mandatory or volun- tary, by what statutory authority such number is solicited, and what uses will be made of it.
	Privacy Act of 1974, Pub. L. No. 93-579, Sec. 7, 88 Stat. 1896, 1897 (1974)
Employment Assistance Prohibited Federal Law	A district that receives Title I funds shall have regulations or poli- cies that prohibit any individual who is a school employee, contrac- tor, or agent, or a district, from assisting a school employee in ob- taining a new job, apart from the routine transmission of administrative and personnel files, if the individual or district knows, or has probable cause to believe, that such school employee en- gaged in sexual misconduct regarding a minor or student in viola- tion of the law.
	This requirement shall not apply if the information giving rise to probable cause has been properly reported to a law enforcement agency with jurisdiction over the alleged misconduct; and has been properly reported to any other authorities as required by federal, state, or local law, including Title IX of the Education Amendments of 1972 (20 U.S.C. 1681 et seq.) and the implementing regulations under Part 106 of Title 34, Code of Federal Regulations, or any succeeding regulations; and:
	1. The matter has been officially closed or the prosecutor or po- lice with jurisdiction over the alleged misconduct has investi- gated the allegations and notified school officials that there is insufficient information to establish probable cause that the school employee engaged in sexual misconduct regarding a minor or student in violation of the law;

	2.	The school employee has been charged with and acquitted or otherwise exonerated of the alleged misconduct; or
	3.	The case or investigation remains open and there have been no charges filed against, or indictment of, the school em- ployee within four years of the date on which the information was reported to a law enforcement agency.
	20	U.S.C 7926 [See also CJ]
State Law		EC may suspend or revoke a certificate, impose other sanctions inst the person, or refuse to issue a certificate to the person if:
	1.	The person assists another person in obtaining employment at a school district, private school, or open-enrollment charter school, other than by the routine transmission of administra- tive and personnel files; and
	2.	The person knew that the other person has previously en- gaged in sexual misconduct with a minor or student in viola- tion of the law.
	clin Coc	e commissioner may require a school district to revoke or de- e to issue a school district teaching permit under Education de 21.055 issued to or requested by a person subject to SBEC on above.
	Edι	ucation Code 21.0581; 19 TAC 249.15(b)(13)

Crandall ISD 129901	
EMPLOYMENT PRACTION	CES DC (LOCAL)
Personnel Duties	The Superintendent shall define the qualifications, duties, and re- sponsibilities of all positions and shall ensure that job descriptions are current and accessible to employees and supervisors.
Posting Vacancies	The Superintendent or designee shall establish guidelines for advertising employment opportunities and posting notices of vacancies. These guidelines shall advance the Board's commitment to equal opportunity employment and to recruiting well-qualified candidates. Current District employees may apply for any vacancy for which they have appropriate qualifications.
Applications	All applicants shall complete the application form supplied by the District. Information on applications shall be confirmed before a contract is offered for a contractual position and before hiring or as soon as possible thereafter for a noncontractual position.
	[For information related to the evaluation of criminal history rec- ords, see DBAA.]
Employment of Contractual Personnel	The Superintendent has sole authority to make recommendations to the Board regarding the selection of contractual personnel.
	The Board retains final authority for employment of assistant principals, principals, band directors, athletic directors, and head coaches. The Board delegates to the Superintendent final authority to hire all other contractual employees. [See DCA, DCB, DCC, and DCE as appropriate]
Employment of Noncontractual Personnel	The Board delegates to the Superintendent final authority to em- ploy and dismiss noncontractual employees on an at-will basis. [See DCD]
Employment Assistance Prohibited	No District employee shall assist another employee of the District or of any school district in obtaining a new job if the employee knows, or has probable cause to believe, that the other employee engaged in sexual misconduct regarding a minor or student in vio- lation of the law. Routine transmission of an administrative or per- sonnel file does not violate this prohibition. [See CJ for prohibitions relating to contractors and agents and DH(EXHIBIT) for the Educa- tors' Code of Ethics.]

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129901	

Program to Address Child Sexual Abuse, Trafficking, and Maltreatment	The District's program to address child sexual abuse, trafficking, and other maltreatment of children, as included in the District im- provement plan and the student handbook, shall include:				
	1.	Methods for increasing staff, student, and parent awareness regarding these issues, including prevention techniques and knowledge of likely warning signs indicating that a child may be a victim;			
	2.	Age-appropriate, research-based antivictimization programs for students;			
	3.	Actions that a child who is a victim should take to obtain as- sistance and intervention; and			
	4.	Available counseling options for affected students.			
Training	The District shall provide training to employees as required by law. Training shall address techniques to prevent and recognize sexual abuse, trafficking, and all other maltreatment of children, including children with significant cognitive disabilities. [See DMA]				
	[See BBD for Board member training requirements and BJCB for Superintendent continuing education requirements.]				
Reporting Child Abuse and Neglect	Any person who has cause to believe that a child's physical or mental health or welfare has been adversely affected by abuse or neglect has a legal responsibility, under state law, to immediately report the suspected abuse or neglect to an appropriate authority.				
	As defined in state law, child abuse and neglect include both sex and labor trafficking of a child.				
	The following individuals have an additional legal obligation to sub- mit a written or oral report within 48 hours of learning of the facts giving rise to the suspicion of abuse or neglect:				
	1.	Any District employee, agent, or contractor who suspects a child's physical or mental health or welfare has been adversely affected by abuse or neglect.			
	2.	A professional who has cause to believe that a child has been or may be abused or neglected or may have been a victim of indecency with a child. A professional is anyone licensed or certified by the state who has direct contact with children in the normal course of duties for which the individual is licensed or certified.			
	•	erson is required to make a report if the person has cause to eve that an adult was a victim of abuse or neglect as a child			

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STUDENT WELFARE CHILD ABUSE AND NE	GLEC	FFG (LOCAL)
	mat	the person determines in good faith that disclosure of the infor- tion is necessary to protect the health and safety of another d or an elderly or disabled person.
	-	r parental notification requirements regarding an allegation of cator misconduct with a student, see FFF.]
Restrictions on Reporting	thre a pe test	accordance with law, an employee is prohibited from using or eatening to use a parent's refusal to consent to administration of sychotropic drug or to any other psychiatric or psychological ing or treatment of a child as the sole basis for making a report neglect, unless the employee has cause to believe that the re- al:
	1.	Presents a substantial risk of death, disfigurement, or bodily injury to the child; or
	2.	Has resulted in an observable and material impairment to the growth, development, or functioning of the child.
Making a Report	Rep	ports may be made to any of the following:
	1.	A state or local law enforcement agency;
	2.	The Child Protective Services (CPS) division of the Texas Department of Family and Protective Services (DFPS) at (800) 252-5400 or the <u>Texas Abuse Hotline Website</u> ¹ ;
	3.	A local CPS office; or
	4.	If applicable, the state agency operating, licensing, certifying, or registering the facility in which the suspected abuse or ne- glect occurred.
	spo mus that sus Juv	wever, if the suspected abuse or neglect involves a person re- nsible for the care, custody, or welfare of the child, the report st be made to DFPS, unless the report is to the state agency t operates, licenses, certifies, or registers the facility where the pected abuse or neglect took place; or the report is to the Texas enile Justice Department as a report of suspected abuse or ne- ct in a juvenile justice program or facility.
	by o pal, moi	individual does not fulfill his or her responsibilities under the law only reporting suspicion of abuse or neglect to a campus princi- school counselor, or another District staff member. Further- re, the District is prohibited from requiring an employee to first ort his or her suspicion to a District or campus administrator.
Confidentiality		accordance with state law, the identity of a person making a re- t of suspected child abuse or neglect shall be kept confidential

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STUDENT WELFARE CHILD ABUSE AND NE	GLEC	FFG (LOCAL)
		disclosed only in accordance with the rules of the investigating ency.
Immunity	•	erson who in good faith reports or assists in the investigation of port of child abuse or neglect is immune from civil or criminal li- ity.
Failing to Report Suspected Child	•	failing to report suspicion of child abuse or neglect, an em- /ee:
Abuse or Neglect	1.	May be placing a child at risk of continued abuse or neglect;
	2.	Violates the law and may be subject to legal penalties, includ- ing criminal sanctions for knowingly failing to make a required report;
	3.	Violates Board policy and may be subject to disciplinary ac- tion, including possible termination of employment; and
	4.	May have his or her certification from the State Board for Edu- cator Certification suspended, revoked, or canceled in accord- ance with 19 Administrative Code Chapter 249.
		a criminal offense to coerce someone into suppressing or fail- to report child abuse or neglect.
Responsibilities	In a	ccordance with law, District officials shall be prohibited from:
Regarding Investigations	1.	Denying an investigator's request to interview a child at school in connection with an investigation of child abuse or neglect;
	2.	Requiring that a parent or school employee be present during the interview; or
	3.	Coercing someone into suppressing or failing to report child abuse or neglect.
	sen	trict personnel shall cooperate fully and without parental con- t, if necessary, with an investigation of reported child abuse or lect. [See GKA]

¹ Texas Abuse Hotline Website: <u>http://www.txabusehotline.org</u>

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

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

	2.	Has resulted in an observable and material impairment to the growth, development, or functioning of the child.		
	Educ	cation Code 26.0091; Family Code 261.111(a) [See FFEB]		
Contents of Report	The report should reflect the reporter's belief that a child has been or may be abused or neglected or has died of abuse or neglect. The person making the report shall identify, if known:			
	1.	The name and address of the child;		
	2.	The name and address of the person responsible for the care, custody, or welfare of the child; and		
	3.	Any other pertinent information concerning the alleged or suspected abuse or neglect.		
	Fam	ily Code 261.102, .104		
To Whom Reported	If the alleged or suspected abuse or neglect involves a person re- sponsible for the care, custody, or welfare of the child, the report must be made to DFPS, unless the report is made under item 4, below, or the report involves a juvenile justice program or facility [see JJAEPS, below].			
	All other reports shall be made to:			
	1.	Any local or state law enforcement agency;		
	2.	DFPS, Child Protective Services (CPS) Division;		
	3.	A local office of CPS, where available; or		
	4.	The state agency that operates, licenses, certifies, or regis- ters the facility in which the alleged abuse or neglect oc- curred.		
	Fam	ily Code 261.103(a); 19 TAC 61.1051(b)(1)–(2)		
JJAEPs	term prog Depa The	report of alleged abuse, neglect, or exploitation, as those s are defined in Family Code 261.405, in a juvenile justice ram or facility shall be made to the Texas Juvenile Justice artment and a local law enforcement agency for investigation. term "juvenile justice program" includes a juvenile justice native education program. <i>Family Code 261.405(a)(4)(A), (b)</i>		
Immunity from Liability	gatic or ot port, imm	rson acting in good faith who reports or assists in the investi- on of a report of alleged child abuse or neglect or who testifies herwise participates in a judicial proceeding arising from a re- petition, or investigation of alleged child abuse or neglect is une from any civil or criminal liability that might otherwise be rred or imposed. <i>Family Code 261.106</i>		

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STUDENT WELFAREFFGCHILD ABUSE AND NEGLECT(LEGAL)		
	A district may not suspend or terminate the employment of erwise discriminate against, or take any other adverse emp action against a professional who makes a good faith repo abuse or neglect. <i>Family Code 261.110(b)</i> [See DG]	oloyment
Criminal Offenses Failure to Report	A person commits a Class A misdemeanor if he or she is re to make a report under Family Code 261.101(a) [see Duty port, above] and knowingly fails to make a report as provid law.	to Re-
	A person who is a professional commits a Class A misdem the person is required to make a report under Family Code 261.101(b) [see Duty to Report] and knowingly fails to mak port as provided by law. The professional commits a state j ony if he or she intended to conceal the abuse or neglect.	e a re-
	Family Code 261.109	
False Report	A person commits an offense if, with the intent to deceive, person knowingly makes a report of abuse and neglect that false. The offense is a state jail felony, except that it is a fet the third degree if the person has previously been convicte offense. <i>Family Code 261.107(a)</i>	t is lony of
Coercion	A public servant, including as a school administrator, who another into suppressing or failing to report child abuse or to a law enforcement agency commits a Class C misdemer fense. <i>Penal Code 39.06</i>	neglect
Confidentiality of Report	A report of alleged or suspected abuse or neglect and the is of the person making the report is confidential and not subj release under Government Code Chapter 552 (Public Infor Act), and may be disclosed only for purposes consistent with Family Code and applicable federal or state law or under re adopted by an investigating agency. <i>Family Code 261.201</i>	ect to mation ith the ules
	Unless waived in writing by the person making the report, t tity of an individual making a report under this chapter is co tial and may be disclosed only to a law enforcement officer purposes of a criminal investigation of the report, or as ord a court under Family Code 261.201. <i>Family Code 261.101</i>	onfiden- for the ered by
SBEC Disciplinary Action	The State Board for Educator Certification (SBEC) may tak the actions listed in 19 Administrative Code 249.15(a) (imp including revocation of a certificate and administrative pena based on satisfactory evidence that the person has failed t or has hindered the reporting of child abuse pursuant to Fa Code 261.001, or has failed to notify the SBEC, the commi of education, or the school superintendent or director under cumstances and in the manner required by Education Cod	ositions, alties) o report amily ssioner r the cir-
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	21.006, 21.0062, 22.093, and 19 Administrative Code 249.14(d)– (f). <i>19 TAC 249.15(b)(4)</i>		
	Note:	The following legal provisions address child abuse and neglect investigations generally. See GRA for additional legal provisions addressing notification requirements and right of access to students when DFPS investigates re- ports of abuse and neglect at school.	
Investigations Reports to District	neglect ir school, a shall oral	nitiates an investigation and determines that the abuse or nvolves an employee of a public elementary or secondary nd that the child is a student at the school, the department ly notify the superintendent of the district in which the em- employed. <i>Family Code 261.105(d)</i>	
	its invest principal, abuse or	est, DFPS shall provide a copy of the completed report of igation to the board, the superintendent, and the school unless the principal is alleged to have committed the neglect. The report shall be edited to protect the identity rson who made the report. <i>Family Code 261.406(b)</i>	
Interview of Student	any reas	stigating agency shall be permitted to interview the child at onable time and place, including at the child's school. <i>ode 261.302(b)</i> [See GRA]	
Interference with Investigation	•	may not interfere with an investigation of a report of child neglect conducted by DFPS. <i>Family Code 261.303(a)</i>	
Confidentiality	cording, DFPS in is not sub and may	raph, videotape, audiotape, or other audio or visual re- depiction, or documentation of a child that is made by the course of an inspection or investigation is confidential, oject to release under the Texas Public Information Act, be released only as required by state or federal law or opted by the DFPS. <i>Human Resources Code 42.004</i>	
Reporting Policy	abuse ar	shall adopt and annually review policies for reporting child ad neglect. The policies shall follow the requirements of ode Chapter 261. <i>19 TAC 61.1051(b)</i>	
	tractor when the ten or oraction of the ten or oraction of the ten or oraction of the ten of te	ties must require every school employee, agent, or con- ho suspects a child's physical or mental health or welfare adversely affected by abuse or neglect to submit a writ- al report to at least one of the authorities listed above [see in Reported, above] within 48 hours or less, as determined bard, after learning of facts giving rise to the suspicion. 19 1051(b)(1)	

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

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

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

19 TAC 61.1051(b)(2)

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

The policies must:

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

	3.	Include child abuse anti-victimization programs in elementary and secondary schools consisting of age-appropriate, re- search-based prevention designed to promote self-protection and prevent sexual abuse and trafficking.			
	19 7	19 TAC 61.1051(b)(5)–(b)(8)			
Annual Distribution and Staff Development	boa scho prog	The policies required by these provisions and adopted by the board shall be distributed to all personnel at the beginning of each school year. The policies shall be addressed in staff development programs at regular intervals determined by a board. <i>19 TAC 61.1051(c)</i> [See also DH and GRA]			
	[For	[For training requirements under these provisions, see DMA.]			
Required Poster	Using a format and language that is clear, simple, and understand- able to students, each public school shall post, in English and in Spanish:				
	1.	The current toll-free DFPS Abuse Hotline telephone number;			
	2.	Instructions to call 911 for emergencies; and			
	3.	Directions for accessing the DFPS <u>Texas Abuse Hotline web-</u> <u>site</u> ¹ for more information on reporting abuse, neglect, and ex- ploitation.			
	A district shall post the information specified above at each school campus in at least one high-traffic, highly and clearly visible public area that is readily accessible to and widely used by students. The information must be on a poster (11x17 inches or larger) in large print and placed at eye-level to the student for easy viewing. Additionally, the current toll-free Texas Department of Family and Protective Services Abuse Hotline telephone number should be in bold print.				
	Edu	Education Code 38.0042; 19 TAC 61.1051(e)–(f)			

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

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STUDENT WELFARE CRISIS INTERVENTION		FFB (LEGAL)	
Threat Assessment Definitions	"Harmful, threatening, or violent behavior" includes behaviors, such as verbal threats, threats of self harm, bullying, cyberbullying, fighting, the use or possession of a weapon, sexual assault, sexual harassment, dating violence, stalking, or assault, by a student that could result in:		
	1.	Specific interventions, including mental health or behavioral supports;	
	2.	In-school suspension;	
	3.	Out-of-school suspension; or	
	4.	The student's expulsion or removal to a disciplinary alterna- tive education program (DAEP) or a juvenile justice alterna- tive education program (JJAEP).	
		m" means a threat assessment and safe and supportive ool team established by the board under Education Code 15.	
	Edu	cation Code 37.115(a)	
Threat Assessment Team	porti	board shall establish a threat assessment and safe and sup- ve school team to serve at each campus of the district and I adopt policies and procedures for the teams.	
	and	team is responsible for developing and implementing the safe supportive school program in compliance with Texas Education ncy (TEA) rules at the district campus served by the team.	
	The policies and procedures adopted under Education Code 37.115 must:		
	1.	Be consistent with the model policies and procedures devel- oped by the Texas School Safety Center (TxSSC) [see Edu- cation Code 37.220];	
	2.	Require each team to complete training provided by the TxSSC or a regional education service center (ESC) regard- ing evidence-based threat assessment programs; and	
	3.	Require each team established under this section to report the required information regarding the team's activities to TEA [see Reporting to TEA, below].	
Membership	each men educ	superintendent shall ensure that the members appointed to a team have expertise in counseling, behavior management, tal health and substance use, classroom instruction, special cation, school administration, school safety and security, emer- cy management, and law enforcement. A team may serve more	

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STUDENT WELFARE CRISIS INTERVENTION	1	FFB (LEGAL)
		e campus of a district, provided that each district campus is ed a team.
Oversight Committee	isting co operation oversign man res manage	berintendent may establish a committee, or assign to an ex- ommittee established by the district, the duty to oversee the ons of teams established for the district. A committee with ht responsibility must include members with expertise in hu- sources, education, special education, counseling, behavior ement, school administration, mental health and substance hool safety and security, emergency management, and law ement.
Team Duties	Each te	am shall:
	po ha dis da	onduct a threat assessment that includes assessing and re- orting individuals who make threats of violence or exhibit armful, threatening, or violent behavior in accordance with strict policies and procedures; and gathering and analyzing at to determine the level of risk and appropriate interven- on, including:
	a.	Referring a student for mental health assessment; and
	b.	Implementing an escalation procedure, if appropriate, based on the team's assessment, in accordance with district policy;
	og	rovide guidance to students and school employees on rec- nizing harmful, threatening, or violent behavior that may use a threat to the community, school, or individual; and
		upport the district in implementing the district's multihazard nergency operations plan [see CKC].
Consent for Mental Health-Care Service	who is a sent from to the sent from the sent	may not provide a mental health-care service to a student under 18 years of age unless the team obtains written con- om the parent of or the person standing in parental relation tudent before providing the mental health-care service. The t must be submitted on a form developed by the district that es with all applicable state and federal law. The student's or person standing in parental relation to the student may insent for a student to receive ongoing services or may limit t to one or more services provided on a single occasion.
	Educat	ion Code 37.115(c)–(g)
Determination of Risk	risk of \ the tea	ermination that a student or other individual poses a serious violence to self or others, a team shall immediately report m's determination to the superintendent. If the individual is a s, the superintendent shall immediately attempt to inform the

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STUDENT WELFARE CRISIS INTERVENTION

parent or person standing in parental relation to the student. These requirements do not prevent an employee of the school from acting immediately to prevent an imminent threat or respond to an emergency.

A team identifying a student at risk of suicide shall act in accordance with the district's suicide prevention program. If the student at risk of suicide also makes a threat of violence to others, the team shall conduct a threat assessment in addition to actions taken in accordance with the district's suicide prevention program.

A team identifying a student using or possessing tobacco, drugs, or alcohol shall act in accordance with district policies and procedures related to substance use prevention and intervention.

Education Code 37.115(h)–(j)

- Reporting to TEA A team must report to TEA in accordance with TEA-developed guidelines the following information regarding the team's activities and other information for each campus the team serves:
 - 1. The occupation of each person appointed to the team;
 - 2. The number of threats and description of the type of threats reported to the team;
 - 3. The outcome of each assessment made by the team, including:
 - a. Any disciplinary action taken, including a change in school placement;
 - b. Any action taken by law enforcement; or
 - c. A referral to or change in counseling, mental health, special education, or other services;
 - 4. The total number, disaggregated by student gender, race, and status as receiving special education services, being at risk of dropping out of school, being in foster care, experiencing homelessness, being a dependent of military personnel, being pregnant or a parent, having limited English proficiency, or being a migratory child, of, in connection with an assessment or reported threat by the team:
 - a. Citations issued for Class C misdemeanor offenses;
 - b. Arrests;
 - c. Incidents of uses of restraint;

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- d. Changes in school placement, including placement in a JJAEP or DAEP;
- e. Referrals to or changes in counseling, mental health, special education, or other services;
- f. Placements in in-school suspension or out-of-school suspension and incidents of expulsion;
- g. Unexcused absences of 15 or more days during the school year; and
- h. Referrals to juvenile court for truancy; and
- 5. The number and percentage of school personnel trained in:
 - a. A best-practices program or research-based practice under Health and Safety Code 161.325 [redesignated to Education Code 38.351, see FFEB], including the number and percentage of school personnel trained in suicide prevention or grief and trauma-informed practices;
 - b. Mental health or psychological first aid for schools;
 - c. Training relating to the safe and supportive school program; or
 - d. Any other program relating to safety identified by the commissioner.

Education Code 37.115(k)

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STUDENT WELFARE CRISIS INTERVENTION		FFB (LOCAL)
Threat Assessment and Safe and Supportive Team	tidiso esta point and cam	ompliance with law, the Superintendent shall ensure that a mul- ciplinary threat assessment and safe and supportive team is blished to serve each campus. The Superintendent shall ap- t team members. The team shall be responsible for developing implementing a safe and supportive school program at each pus served by the team and shall support the District in imple- ting its multi-hazard emergency operations plan.
Training		n team shall complete training provided by an approved pro- r on evidence-based threat assessment programs.
Imminent Threats or Emergencies	ately	ember of the team or any District employee may act immedi- v to prevent an imminent threat or respond to an emergency, in- ing contacting law enforcement directly.
Threat Assessment Process	Texa the t	District shall develop procedures as recommended by the as School Safety Center. In accordance with those procedures, hreat assessment and safe and supportive team shall conduct at assessments using a process that includes:
	1.	Identifying individuals, based on referrals, tips, or observa- tions, whose behavior has raised concerns due to threats of violence or exhibition of behavior that is harmful, threatening, or violent.
	2.	Conducting an individualized assessment based on reasona- bly available information to determine whether the individual poses a threat of violence or poses a risk of harm to self or others and the level of risk.
	3.	Implementing appropriate intervention and monitoring strate- gies, if the team determines an individual poses a threat of harm to self or others. These strategies may include referral of a student for a mental health assessment and escalation procedures as appropriate.
		For a student or other individual the team determines poses a serious risk of violence to self or others, the team shall imme- diately report to the Superintendent, who shall immediately at- tempt to contact the student's parent or guardian. Additionally, the Superintendent shall coordinate with law enforcement au- thorities as necessary and take other appropriate action in ac- cordance with the District's multihazard emergency opera- tions plan.
		For a student the team identifies as at risk of suicide, the team shall follow the District's suicide prevention program.

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	For a student the team identifies as having a substance abuse issue, the team shall follow the District's substance abuse program.
	For a student whose conduct may constitute a violation of the District's Student Code of Conduct, the team shall make a re- ferral to the campus behavior coordinator or other appropriate administrator to consider disciplinary action.
	As appropriate, the team may refer a student:
	1. To a local mental health authority or health-care provider for evaluation or treatment; or
	2. For a full individualized and initial evaluation for special edu- cation services.
	The team shall not provide any mental health-care services, except as permitted by law.
Guidance to School Community	The team shall provide guidance to students and District employ- ees on recognizing harmful, threatening, or violent behavior that may pose a threat to another person, the campus, or the commu- nity and methods to report such behavior to the team, including through anonymous reporting.
Reports	The team shall provide reports to the Texas Education Agency as required by law.

ADOPTED:

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STUDENT WELFARE CRISIS INTERVENTION		FFB (LEGAL)			
Threat Assessment Definitions	"Harmful, threatening, or violent behavior" includes behaviors, such as verbal threats, threats of self harm, bullying, cyberbullying, fighting, the use or possession of a weapon, sexual assault, sexual harassment, dating violence, stalking, or assault, by a student that could result in:				
	1.	Specific interventions, including mental health or behavioral supports;			
	2.	In-school suspension;			
	3.	Out-of-school suspension; or			
	4.	The student's expulsion or removal to a disciplinary alterna- tive education program (DAEP) or a juvenile justice alterna- tive education program (JJAEP).			
	"Team" means a threat assessment and safe and supportive school team established by the board under Education Code 37.115.				
	Education Code 37.115(a)				
Threat Assessment Team	The board shall establish a threat assessment and safe and sup- portive school team to serve at each campus of the district and shall adopt policies and procedures for the teams.				
	The team is responsible for developing and implementing the safe and supportive school program in compliance with Texas Education Agency (TEA) rules at the district campus served by the team.				
	The policies and procedures adopted under Education Code 37.115 must:				
	1.	Be consistent with the model policies and procedures devel- oped by the Texas School Safety Center (TxSSC) [see Edu- cation Code 37.220];			
	2.	Require each team to complete training provided by the TxSSC or a regional education service center (ESC) regard- ing evidence-based threat assessment programs; and			
	3.	Require each team established under this section to report the required information regarding the team's activities to TEA [see Reporting to TEA, below].			
Membership	each men educ	superintendent shall ensure that the members appointed to a team have expertise in counseling, behavior management, tal health and substance use, classroom instruction, special cation, school administration, school safety and security, emer- cy management, and law enforcement. A team may serve more			

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STUDENT WELFARE CRISIS INTERVENTION	1	FFB (LEGAL)		
	than one campus of a district, provided that each district campus is assigned a team.			
Oversight Committee	The superintendent may establish a committee, or assign to an ex- isting committee established by the district, the duty to oversee the operations of teams established for the district. A committee with oversight responsibility must include members with expertise in hu- man resources, education, special education, counseling, behavior management, school administration, mental health and substance use, school safety and security, emergency management, and law enforcement.			
Team Duties	Each te	am shall:		
	po ha dis da	onduct a threat assessment that includes assessing and re- orting individuals who make threats of violence or exhibit armful, threatening, or violent behavior in accordance with strict policies and procedures; and gathering and analyzing at to determine the level of risk and appropriate interven- on, including:		
	a.	Referring a student for mental health assessment; and		
	b.	Implementing an escalation procedure, if appropriate, based on the team's assessment, in accordance with district policy;		
	og	rovide guidance to students and school employees on rec- nizing harmful, threatening, or violent behavior that may use a threat to the community, school, or individual; and		
		upport the district in implementing the district's multihazard nergency operations plan [see CKC].		
Consent for Mental Health-Care Service	A team may not provide a mental health-care service to a studer who is under 18 years of age unless the team obtains written co sent from the parent of or the person standing in parental relatio to the student before providing the mental health-care service. T consent must be submitted on a form developed by the district th complies with all applicable state and federal law. The student's parent or person standing in parental relation to the student may give consent for a student to receive ongoing services or may lin consent to one or more services provided on a single occasion.			
	Educat	ion Code 37.115(c)–(g)		
Determination of Risk	On determination that a student or other individual poses a seri risk of violence to self or others, a team shall immediately repor the team's determination to the superintendent. If the individual student, the superintendent shall immediately attempt to inform			

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parent or person standing in parental relation to the student. These requirements do not prevent an employee of the school from acting immediately to prevent an imminent threat or respond to an emergency.

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A team identifying a student using or possessing tobacco, drugs, or alcohol shall act in accordance with district policies and procedures related to substance use prevention and intervention.

Education Code 37.115(h)–(j)

- Reporting to TEA A team must report to TEA in accordance with TEA-developed guidelines the following information regarding the team's activities and other information for each campus the team serves:
 - 1. The occupation of each person appointed to the team;
 - 2. The number of threats and description of the type of threats reported to the team;
 - 3. The outcome of each assessment made by the team, including:
 - a. Any disciplinary action taken, including a change in school placement;
 - b. Any action taken by law enforcement; or
 - c. A referral to or change in counseling, mental health, special education, or other services;
 - 4. The total number, disaggregated by student gender, race, and status as receiving special education services, being at risk of dropping out of school, being in foster care, experiencing homelessness, being a dependent of military personnel, being pregnant or a parent, having limited English proficiency, or being a migratory child, of, in connection with an assessment or reported threat by the team:
 - a. Citations issued for Class C misdemeanor offenses;
 - b. Arrests;
 - c. Incidents of uses of restraint;

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- d. Changes in school placement, including placement in a JJAEP or DAEP;
- e. Referrals to or changes in counseling, mental health, special education, or other services;
- f. Placements in in-school suspension or out-of-school suspension and incidents of expulsion;
- g. Unexcused absences of 15 or more days during the school year; and
- h. Referrals to juvenile court for truancy; and
- 5. The number and percentage of school personnel trained in:
 - a. A best-practices program or research-based practice under Health and Safety Code 161.325 [redesignated to Education Code 38.351, see FFEB], including the number and percentage of school personnel trained in suicide prevention or grief and trauma-informed practices;
 - b. Mental health or psychological first aid for schools;
 - c. Training relating to the safe and supportive school program; or
 - d. Any other program relating to safety identified by the commissioner.

Education Code 37.115(k)

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STUDENT WELFARE CRISIS INTERVENTION		FFB (LOCAL)	
Threat Assessment and Safe and Supportive Team	In compliance with law, the Superintendent shall ensure that a mu tidisciplinary threat assessment and safe and supportive team is established to serve each campus. The Superintendent shall ap- point team members. The team shall be responsible for developing and implementing a safe and supportive school program at each campus served by the team and shall support the District in imple- menting its multi-hazard emergency operations plan.		
Training		n team shall complete training provided by an approved pro- r on evidence-based threat assessment programs.	
Imminent Threats or Emergencies	ately	ember of the team or any District employee may act immedi- v to prevent an imminent threat or respond to an emergency, in- ing contacting law enforcement directly.	
Threat Assessment Process	Texa the t	District shall develop procedures as recommended by the as School Safety Center. In accordance with those procedures, hreat assessment and safe and supportive team shall conduct at assessments using a process that includes:	
	1.	Identifying individuals, based on referrals, tips, or observa- tions, whose behavior has raised concerns due to threats of violence or exhibition of behavior that is harmful, threatening, or violent.	
	2.	Conducting an individualized assessment based on reasona- bly available information to determine whether the individual poses a threat of violence or poses a risk of harm to self or others and the level of risk.	
	3.	Implementing appropriate intervention and monitoring strate- gies, if the team determines an individual poses a threat of harm to self or others. These strategies may include referral of a student for a mental health assessment and escalation procedures as appropriate.	
		For a student or other individual the team determines poses a serious risk of violence to self or others, the team shall imme- diately report to the Superintendent, who shall immediately at- tempt to contact the student's parent or guardian. Additionally, the Superintendent shall coordinate with law enforcement au- thorities as necessary and take other appropriate action in ac- cordance with the District's multihazard emergency opera- tions plan.	
		For a student the team identifies as at risk of suicide, the team shall follow the District's suicide prevention program.	

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	For a student the team identifies as having a substance abuse issue, the team shall follow the District's substance abuse program.		
	For a student whose conduct may constitute a violation of the District's Student Code of Conduct, the team shall make a re- ferral to the campus behavior coordinator or other appropriate administrator to consider disciplinary action.		
	As appropriate, the team may refer a student:		
	1. To a local mental health authority or health-care provider for evaluation or treatment; or		
	2. For a full individualized and initial evaluation for special edu- cation services.		
	The team shall not provide any mental health-care services, except as permitted by law.		
Guidance to School Community	The team shall provide guidance to students and District employ- ees on recognizing harmful, threatening, or violent behavior that may pose a threat to another person, the campus, or the commu- nity and methods to report such behavior to the team, including through anonymous reporting.		
Reports	The team shall provide reports to the Texas Education Agency as required by law.		

ADOPTED:

PROFESSIONAL DEVELOPMENT
REQUIRED STAFF DEVELOPMENT

Staff Development Educator	thar	e staff development provided by a district to an educator other in a principal must be conducted in accordance with standards eloped by the district and designed to improve education in the rict.		
Principal	The staff development provided by a district to a principal shall b governed by Education Code 21.3541 and rules adopted under that section. [See DNB]			
	Edu	ication Code 21.451(a), (a-1)		
Training Specifics— Educators	Staff development shall be predominantly campus-based, related to achieving campus performance objectives, and developed and approved by the campus-level committee.			
	velc	A district may use district-wide staff development that has been developed and approved through the district-level decision process. [See BQA and BQB, as appropriate]		
	Edu	ication Code 21.451(b), (c)		
Optional Training	Stat	f development may include training in:		
	1.	Technology;		
	2.	Positive behavior intervention and support strategies, includ- ing classroom management, district discipline policies, and the Student Code of Conduct; and		
	3.	Digital learning.		
	Digi	tal learning training must:		
	1.	Discuss basic technology proficiency expectations and meth- ods to increase an educator's digital literacy; and		
	2.	Assist an educator in the use of digital technology in learning activities that improve teaching, assessment, and instructional practices.		
	Staff development may include instruction as to what is permissible under law, including opinions of the United States Supreme Court, regarding prayer in public school.			
	Edu	Education Code 21.451(d)(1), (d-3), (g)		
Required Training	Stat	f development must include training on:		
	1.	Suicide prevention;		
	2.	Recognizing signs of mental health conditions and substance abuse;		

	3.	Strategies for establishing and maintaining positive relation- ships among students, including conflict resolution;			
	4.	How grief and trauma affect student learning and behavior and how evidence-based, grief-informed, and trauma-in- formed strategies support the academic success of students affected by grief and trauma; and			
	5.	Preventing, identifying, responding to, and reporting incidents of bullying.			
	Required training above must be provided on an annual basis, as part of a new employee orientation, to all new school district edu- cators; and to existing school district educators on a schedule adopted by Texas Education Agency (TEA) rule. The training must use a best practice-based program recommended by TEA in coor- dination with the Health and Human Services Commission under Education Code 38.351 [see FFEB], and may include two or more topics listed together.				
	Education Code 21.451(d)(3), (d-1)				
Instruction of Students with Disabilities	defiı	Staff development must include training that is evidence-based, as defined by Section 8101, Every Student Succeeds Act (20 USC 7801), and that:			
	1.	Relates to the instruction of students with disabilities, includ- ing students with disabilities who also have other intellectual or mental health conditions; and			
	2.	Is designed for educators who work primarily outside the area of special education.			
	A district is required to provide the training to an educator who works primarily outside the area of special education only if the ed- ucator does not possess the knowledge and skills necessary to im- plement the individualized education program developed for a stu- dent receiving instruction from the educator. A district may determine the time and place at which the training is delivered.				
	with dent non fied by th	In developing or maintaining the training, a district must consult with persons with expertise in research-based practices for stu- dents with disabilities, including colleges, universities, private and nonprofit organizations, regional education service centers, quali- fied district personnel, and any other persons identified as qualified by the district, regardless of whether the training is provided at the campus or district level.			
	Edu	cation Code 21.451(d)(2), (e)–(f)			

Suicide Prevention	The required suicide prevention training may be satisfied through independent review of suicide prevention training material that complies with the guidelines developed by TEA and is offered online. <i>Education Code 21.451(d-2); 19 TAC 153.1013(d)</i>			
	Suicide prevention programs on TEA's list of recommended best practice-based programs [see FFEB] must include components that provide for training school counselors, teachers, nurses, ad- ministrators, and other staff, as well as law enforcement officers and social workers who regularly interact with students, to:			
	 Recognize students at risk of attempting suicide, including students who are or may be the victims of or who engage in bullying; 			
	2. Recognize students displaying early warning signs and a pos- sible need for early mental health or substance abuse inter- vention, which warning signs may include declining academic performance, depression, anxiety, isolation, unexplained changes in sleep or eating habits, and destructive behavior toward self and others;			
	3. Intervene effectively with students described above by provid- ing notice and referral to a parent or guardian so appropriate action, such as seeking mental health or substance abuse services, may be taken by a parent or guardian; and			
	 Assist students in returning to school following treatment of a mental health concern or suicide attempt. 			
	A district shall provide training described in the components above for teachers, school counselors, principals, and all other appropri- ate personnel. A district is required to provide the training at an ele- mentary school campus only to the extent that sufficient funding and programs are available. A school district may implement a pro- gram on TEA's list of recommended best practice-based programs [see FFEB] to satisfy this training requirement.			
	If a district provides the training, a district employee must partici- pate in the training at least one time; and the district shall maintain records that include the name of each district employee who partic- ipated in the training.			
	Education Code 38.351(e), (g), (h); 19 TAC 153.1013			
Staff Development Account	A district that receives resources from the commissioner of educa- tion's staff development account must pay to the commissioner for deposit in the account an amount equal to one-half of the cost of the resources provided to the district. <i>Education Code 21.453(c)</i>			

Child Abuse, Trafficking, and Maltreatment	A district's methods for increasing awareness of issues regarding sexual abuse, sex trafficking, and other maltreatment of children [see District Improvement Plan at BQ and Sexual Abuse, Traffick- ing, and Maltreatment Policies and Programs at FFG] must include training concerning prevention techniques for and recognition of sexual abuse, sex trafficking, and all other maltreatment of chil- dren, including the sexual abuse, sex trafficking, and other mal- treatment of children with significant cognitive disabilities.			
	The training must be provided as part of new employee orientation to all new employees and to existing district employees not previ- ously trained. The training may be included in staff development under Education Code 21.451.			
	The training must include:			
	1.	Factors indicating a child is at risk for sexual abuse, traffick- ing, or other maltreatment;		
	2.	Warning signs indicating a child may be a victim of sexual abuse, trafficking, or other maltreatment;		
	3.	Internal procedures for seeking assistance for a child who is at risk for sexual abuse, trafficking, or other maltreatment, in- cluding referral to a school counselor, a social worker, or an- other mental health professional;		
	4.	Techniques for reducing a child's risk of sexual abuse, traffick- ing, or other maltreatment; and		
	5.	Information on community organizations that have relevant re- search-based programs and that are able to provide training or other education for district staff, students, and parents.		
	A district must maintain records that include the name of each staff member who participated in the training.			
	To the extent that resources are not yet available from commissioner of education, districts shall implement the and trainings with existing or publicly available resource trict may also work in conjunction with a community org provide the training at no cost to the district.			
	Edu	cation Code 38.0041(c)–(f); 19 TAC 61.1051(d)		
Trauma-Informed Care	A district's efforts to increase awareness and implementation of trauma-informed care must include training to new and existing employees. [See BQ, FFBA] <i>Education Code 38.036(c)</i>			

PROFESSIONAL DEVELOPMENT
REQUIRED STAFF DEVELOPMENT

Student Discipline	stud tend Chap clude ager tion	ent dis profes oter 37 e traini nent te Code 3 ove a c	ipal or other appropriate administrator who oversees scipline shall, at least once every three school years, at- ssional development training regarding Education Code 7, Subchapter G. The professional development shall in- ing relating to the distinction between a discipline man- echnique used at the principal's discretion under Educa- 37.002(a) and the discretionary authority of a teacher to disruptive student under Education Code 37.002(b) [see			
	The professional development training may be provided in coordi- nation with an education service center through the use of distance learning methods, such as telecommunications networks, and us- ing available TEA resources.					
	Edu	cation	cation Code 37.0181			
Test Administration Procedures	A district shall ensure that test coordinators and administrators re- ceive training to ensure that testing personnel have the necessary skills and knowledge required to administer assessment instru- ments in a valid, standardized, and secure manner. <i>19 TAC</i> <i>101.3031(c)</i>					
Cybersecurity Training	Employees identified by the district with access to a district com- puter system or database must complete a cybersecurity training program selected by the board. [See CQB] <i>Gov't Code</i> 2054.5191(a-1)					
Special Programs Training		teacher shall attend a Texas adolescent literacy academy under 9 Administrative Code 102.1101 if:				
Texas Adolescent Literacy Academies	1.	. The teacher teaches at a campus that receives a rating the reflects unacceptable performance and that fails to meet state system safeguard performance target in reading for or more student groups; and				
			eacher teaches in general education, special education, glish as a second language for students in grade 6, 7, or d:			
		á	The teacher is a certified, full-time English language arts and reading teacher who instructs English language arts and/or reading for at least 50 percent of the teacher's in- structional duties; or			
		۷ i	The teacher is a certified, full-time content area teacher who instructs mathematics, science, and/or social studes for at least 50 percent of the teacher's instructional duties.			

	A teacher described above is required to complete the training not later than December 31 of the calendar year in which the rating that reflects unacceptable performance is assigned.		
	A teacher who is required to attend an academy is eligible for a teacher stipend upon completion of face-to-face training if funds have been appropriated and are available for that purpose. A teacher who completes online training is not eligible for a stipend.		
	trict	stipend shall not be considered in determining whether a dis- is paying the teacher the state minimum monthly salary [see and DEAA].	
	Each school district with teachers required to attend and complete Texas adolescent reading academies must maintain records to ver- ify teacher attendance and completion in accordance with the dis- trict's record retention policy.		
	Edu	cation Code 21.4551(c), (e); 19 TAC 102.1101	
Teacher Literacy	A di	strict shall ensure that:	
Achievement Academies	1.	Not later than the 2021–22 school year, each classroom teacher in kindergarten or first, second, or third grade and each principal at a campus with kindergarten or first, second, or third grade has attended a teacher literacy achievement academy developed under Education Code 21.4552; and	
	2.	Each classroom teacher and each principal initially employed in a grade level or at a campus described above for the 2021– 22 school year or a subsequent school year has attended a teacher literacy achievement academy developed under Edu- cation Code 21.4552 before the teacher's or principal's first year of placement in that grade level or campus.	
	Edu	cation Code 28.0062(a)(2)	
	[See	e EHAB for kindergarten–grade 3 reading standards]	
Gifted and Talented	A district shall ensure that:		
Education	1.	Before assignment to the program for gifted students, teachers who provide instruction and services that are part of the program have a minimum of 30 hours of staff development that includes nature and needs of gifted/talented students, assessment of student needs, and curriculum and instruction for gifted students.	
	2.	Teachers without the required training who provide instruction and services that are part of the gifted/talented program com- plete the 30-hour training requirement within one semester.	
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	3.	Teachers who provide instruction and services that are part of a program for gifted students receive a minimum of six hours annually of professional development in gifted education.	
	4.	Administrators and counselors who have authority for pro- gram decisions have a minimum of six hours of professional development that includes nature and needs of gifted/talented students and program options.	
	19	TAC 89.2	
Elective Bible Course	28.0 site whe mus ope	acher of an elective Bible course offered under Education Code 011 [see EMI] must hold a minimum of a High School Compo- Certification in language arts, social studies, or history with, are practical, a minor in religious or biblical studies. The teacher at successfully complete the staff development training devel- d by the commissioner with respect to Bible elective courses. <i>Incation Code 28.011(f)</i>	
Automated External Defibrillators	A district shall annually make available to employees and volu- teers instruction in the principles and techniques of cardiopulm nary resuscitation and the use of an automated external defibr tor (AED).		
	The instruction provided in the use of AEDs must meet guidelines for approved AED training under Health and Safety Code 779.002. Each school nurse, assistant school nurse, athletic coach or spon- sor, physical education instructor, marching band director, cheer- leading coach, and any other employee specified by the commis- sioner, and each student who serves as an athletic trainer, must:		
	1.	Participate in the instruction; and	
	2.	Receive and maintain certification in the use of an AED from the American Heart Association, the American Red Cross, or a similar nationally recognized association.	
	Edu	cation Code 22.902	
Extracurricular Activity Safety Training	The following persons must satisfactorily complete an extracurricu- lar activity safety training program:		
	1.	A coach or sponsor for an extracurricular athletic activity;	
	2.	A trainer, unless the trainer has completed the educational re- quirements for licensure as a licensed athletic trainer set forth at 22 Administrative Code 871.7 and the continuing education requirements at 22 Administrative Code 871.12;	

	3.	A physician who is employed by a district or who volunteers to assist with an extracurricular athletic activity, unless the physi- cian attends a continuing medical education course that spe- cifically addresses emergency medicine; and
	4.	A director responsible for a school marching band.
		training must be conducted by the University Interscholastic gue (UIL) or by another organization as determined by the UIL.
	Edu	cation Code 33.202(b), (e), (f); 19 TAC 76.1003
Records	A superintendent shall maintain complete and accurate records of the district's compliance and the district shall make available to the public proof of compliance for each person employed by or volun- teering for the district who is required to receive safety training.	
	plia	ampus that is determined by a superintendent to be out of com- nce with the safety training requirements shall be subject to the ge of penalties determined by the UIL.
	Edu	cation Code 33.206; 19 TAC 76.1003(e)
Steroids	letic	strict shall require that each employee who serves as an ath- coach at or above the seventh grade level for an extracurricu- athletic activity sponsored or sanctioned by the UIL complete:
	1.	The educational program developed by the UIL regarding the health effects of steroids; or
	2.	A comparable program developed by the district or a private entity with relevant expertise.
	Edu	cation Code 33.091(c-1)
Concussions	trair	east once every two years, the following employees shall take a ning course from an authorized provider in the subject matter of cussions:
	1.	A coach of an interscholastic athletic activity shall take a course approved by the UIL.
	2.	An athletic trainer who serves as a member of a district's con- cussion oversight team shall take a course approved by the Texas Department of Licensing and Regulation (TDLR) or a course approved for continuing education credit by the licens- ing authority for athletic trainers.
	3.	A school nurse or licensed health-care professional, other than an athletic trainer, who serves as a member of a district's concussion oversight team shall take a course approved by

	the UIL, TDLR, or the appropriate licensing authority for the profession.
	The employee must submit proof of timely completion of an ap- proved course to the superintendent or designee. A school nurse or licensed health-care professional who is not in compliance with these training requirements may not serve on a concussion over- sight team in any capacity. [See FM]
	Education Code 38.158
Seizure Recognition and Related First Aid	A school nurse employed by a district must complete a TEA-ap- proved online course of instruction for school nurses regarding managing students with seizure disorders that includes information about seizure recognition and related first aid.
	A district employee, other than a school nurse, whose duties at the school include regular contact with students must complete a TEA-approved online course of instruction for school personnel regard-ing awareness of students with seizure disorders that includes information about seizure recognition and related first aid.
	Education Code 38.033(a), (b)
	[See FFAF for information about a seizure management and treat- ment plan.]

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EDUCATIONAL PHILOS	SOPHY AE (LEGAL)
Vision Statement and Goals	A board shall adopt a vision statement and comprehensive goals for the district and the superintendent. <i>Education Code 11.1511(b)(2)</i>
Public Education Mission, Goals, and Objectives	The mission of the Texas public education system is to ensure that all Texas children have access to a quality education that enables them to achieve their full potential and fully participate now and in the future in the social, economic, and educational opportunities in our state and nation. That mission is grounded on the conviction that a general diffusion of knowledge is essential for the welfare of Texas and for the preservation of the liberties and rights of Texas citizens. It is further grounded on the conviction that a successful public education system is directly related to a strong, dedicated, and supportive family and that parental involvement in the school is essential for the maximum educational achievement of a child.
Objectives	The objectives of public education are:
	Objective 1: Parents will be full partners with educators in the edu- cation of their children.
	Objective 2: Students will be encouraged and challenged to meet their full educational potential.
	Objective 3: Through enhanced dropout prevention efforts, all stu- dents will remain in school until they obtain a diploma.
	Objective 4: A well-balanced and appropriate curriculum will be provided to all students. Through that curriculum, students will be prepared to succeed in a variety of postsecondary activities, includ- ing employment and enrollment in institutions of higher education.
	Objective 5: Educators will prepare students to be thoughtful, ac- tive citizens who have an appreciation for the basic values of our state and national heritage and who can understand and produc- tively function in a free enterprise society.
	Objective 6: Qualified and highly effective personnel will be recruit- ed, developed, and retained.
	Objective 7: Texas students will demonstrate exemplary perfor- mance in comparison to national and international standards.
	Objective 8: School campuses will maintain a safe and disciplined environment conducive to student learning.
	Objective 9: Educators will keep abreast of the development of creative and innovative techniques in instruction and administration using those techniques as appropriate to improve student learning.

EDUCATIONAL PHILOSOPHY

	Objective 10: Technology will be implemented and used to increase the effectiveness of student learning, instructional management, staff development, and administration.
	Objective 11: The State Board of Education, TEA, and the commis- sioner shall assist school districts and charter schools in providing career and technology education to students.
Goals	The academic goals of public education are to serve as a founda- tion for a well-balanced and appropriate education. The students in the public education system will demonstrate exemplary perfor- mance in:
	Goal 1: The reading and writing of the English language.
	Goal 2: The understanding of mathematics.
	Goal 3: The understanding of science.
	Goal 4: The understanding of social studies.

Education Code 4.001, .002

SAFETY PROGRAM/RISK MANAGEMENT SECURITY PERSONNEL

District Police Department	prop	ensure sufficient security and protection of students, staff, and perty, the Board authorizes the formation of a District police de- ment and shall employ and commission police officers.
Supervisory Authority	Sup	chief of police shall be accountable to and shall report to the erintendent. In accordance with law, the Superintendent shall delegate this supervisory responsibility.
Jurisdiction	The jurisdiction of police officers shall include all territory within District boundaries, as well as all real and personal property out- side the boundaries of the District that is owned, leased, or rented by the District, or is otherwise under the District's control.	
Police Authority	Police officers employed by the District shall have all the powers, privileges, and immunities of police officers on or off duty within th jurisdiction of the District. Subject to limitations in law, District po- lice officers shall have the authority to:	
	1.	Protect the safety and welfare of any person in the jurisdiction of the District and protect the property of the District.
	2.	Enforce all laws, including municipal ordinances, county ordi- nances, and state laws, and investigate violations of law as needed. In doing so, District police officers may serve search warrants in connection with District-related investigations in compliance with the Texas Code of Criminal Procedure.
	3.	Arrest suspects consistent with state and federal statutory and constitutional standards governing arrests, including ar- rests without warrant, for offenses that occur in the officer's presence or under the other rules set out in the Texas Code of Criminal Procedure.
	4.	Coordinate and cooperate with commissioned officers of all other law enforcement agencies in the enforcement of this policy as necessary.
	5.	Enforce District policies, rules, and regulations on District property, in school zones, at bus stops, or at District functions.
	6.	Investigate violations of District policy, rules, and regulations as requested by the Superintendent and participate in hear- ings concerning alleged violations.
	7.	Carry weapons as directed by the chief of police and ap- proved by the Superintendent.
	8.	Carry out all other duties as directed by the chief of police or Superintendent.
		rict police officers shall not be assigned routine classroom dis- ne or administrative tasks.
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SAFETY PROGRAM/RISK MANAGEMENT SECURITY PERSONNEL

Temporary Assignment	District police officers shall enforce all laws, including municipal or- dinances, county ordinances, and state laws within another law en- forcement agency's jurisdiction while temporarily assigned to the other agency.
Limitations on Nonschool Employment	No officer commissioned under this policy shall provide law en- forcement or security services for an outside employer without prior written approval from the chief of police and Superintendent.
Relationship with Outside Agencies	The District's police department and the law enforcement agencies with which it has overlapping jurisdiction shall enter into a memo- randum of understanding that outlines reasonable communication and coordination efforts among the department and the agencies. The chief of police and the Superintendent shall review the memo- randum of understanding at least once every year. The memoran- dum of understanding shall be approved by the Board.
Video Monitoring	If available, video equipment shall be used on a District police car for safety purposes whenever the flashing lights on the car are in use.
Access to Recordings	Recordings shall be considered law enforcement records, shall re- main in the custody of the chief of police, and shall be maintained as required by the department regulations manual and law. A par- ent or student who wishes to view a video recording in response to disciplinary action taken against the student may request such ac- cess under the procedures set out by law. [See FL(LEGAL)]
Training	All District officers shall receive at least the minimum amount of ed- ucation and training required by law.
Department Regulations Manual	To carry out the provisions in this policy, the police department shall compile and maintain a manual that describes and sets forth operational procedures, rules, and regulations pertaining to the ad- ministration of police services. The chief of police and the Superin- tendent shall review the manual annually and make any appropri- ate revisions.
Racial Profiling	The chief of police shall develop and implement regulations to en- sure compliance with state law regarding racial profiling. Police of- ficers employed by the District shall not initiate any law enforce- ment action based on an individual's race, ethnicity, or national origin.
Use of Force	The use of force, including deadly force, shall be authorized only when reasonable and necessary, as outlined in the department regulations manual.
High-Speed Pursuit	Officers shall not engage in high-speed chases in a motor vehicle when the immediate danger to the public or the officer created by

SAFETY PROGRAM/RISK MANAGEMENT SECURITY PERSONNEL

the pursuit exceeds the immediate or potential danger presented by the offenders remaining at large. Guidelines for high-speed pursuits shall be addressed in the department regulations manual.

Complaints Complaints against a District police officer shall be in writing on a form provided by the District and shall be signed by the person making the complaint. In accordance with law, the District shall provide to the police officer a copy of the complaint. [See Complaints Against Peace Officers at CKEA(LEGAL)]

Appeals regarding this complaint process shall be filed in accordance with DGBA, FNG, or GF, as appropriate.