

2024-2025 Texas Education for Homeless Children and Youth

Texas Education Agency Competitive Grant Application: Due 11:59 p.m. CT, April 23, 2024

NOGA ID			Appli	ication stamp-in date and time
TEA will only accept grant application documents amendments. Submit grant appli		S 85 85	ions and	
Competitive grant applications and amer	ndments to <u>competitiv</u>	vegrants@tea.texas.gov		
	meless Assistance Act,	Subtitle VII-B, reauthorize	d by Title IX, Part A of	the ESSA (42 U.S.C. 11431 et se
Authorizing legislation:				
Grant period: From 09/01/2024 to 08/31			•	hitted for this grant
Required attachments: Refer to the pro	ogram guidelines	for a description o	r any required at	achments.
	nhu: optor N/A ud	oon completing this	form to apply for	aront fundo):
Amendment number (For amendments o	iniy, enter N/A wi	ten completing this	Torm to apply for	
	ndant Sahaal Di	atriat		
Name of organization Fort Bend Indepe				
CDN[079907 Vendor	ID 1746025253		GNGHRBGSUMH8
Address 16431 Lexington Blvd.	Cit	y Sugar Land	ZIP 77479	Phone 281-634-1000
Primary Contact Deena Hill	Email deer	na.hill@fortbendisd.	.com	Phone 281-634-1133
Secondary Contact Amanda Salazar	Email ama	nda.salazar@fortbe	endisd.com	Phone 281-634-6507
2. Certification and Incorporation				
understand that this application constitute a binding agreement. I hereby certify that correct and that the organization named a a legally binding contractual agreement. I accordance and compliance with all appli further certify my acceptance of the requ applicable, and that these documents are Grant Award (NOGA): Second Complication, guidelines, and ins General Provisions and Assurances Application-Specific Provisions and A	the information above has autho certify that any cable federal and uirements convey incorporated by structions	contained in this ap rized me as its repr ensuing program ar d state laws and reg yed in the following reference as part o ⊠ Debarment ar ⊠ Lobbying Cert	plication is, to the esentative to obled activity will be gulations. portions of the g of the grant applied and Suspension Construction	e best of my knowledge igate this organization in conducted in rant application, as cation and Notice of
Authorized Official Name Marc Smith			marcell.smith@f	•
Phone 281-634-1007 Signature	And			Date 04/11/14
Grant Writer Name Amanda Salazar	Signature Ar	nanda Salazar	Digitally signed by Amanda Sa	- 1/200/001
Grant writer is an employee of the applica		1		the applicant organization
For TEA Use Only: Adjustments on this page have been confirmed			of TEA by phone / f	
RFA/SAS # 701-24-123/293-25 2024-20			1870 B	Page 1 of 2

CDN

3. Shared Services Arrangements

Shared services arrangements (SSAs) are permitted for this grant.

Check the box below if applying as fiscal agent. See Program Guidelines for SSA limitations for this grant.

The LEA or ESC submitting this application is the fiscal agent of a planned SSA. All participating agencies will enter into a written SSA agreement describing the fiscal agent and SSA member responsibilities. Complete the attached **TEHCY ESC**

SSA Member Chart, see the Program Guidelines for further guidance on completing the attachment.

4. Identify/Address Needs

List up to three quantifiable needs, as identified in your needs assessment, that these program funds will address. Describe your plan for addressing each need.

Quantifiable Need	Plan for Addressing Need

5. SMART Goal

Describe the summative SMART goal you have identified for this program (a goal that is Specific, Measurable, Achievable, Relevant, and Timely), either related to student outcome or consistent with the purpose of the grant.

6. Measurable Progress

Identify the benchmarks that you will use at the end of the first three grant quarters to measure progress toward meeting the process and implementation goals defined for the grant.

First-Quarter Benchmark

For TEA Use Only:

Adjustments on this page have been confirmed with _____ by ____ of TEA by pho

__ of TEA by phone / fax / email on _

CDN Vendor ID	Amendment #
8. Measurable Progress (Cont.)	
Second-Quarter Benchmark	

Third-Quarter Benchmark

7. Project Evaluation and Modification

Describe how you will use project evaluation data to determine when and how to modify your program. If your benchmarks or summative SMART goals do not show progress, describe how you will use evaluation data to modify your program for sustainability.

For TEA Use Only:			
Adjustments on this page have been confirmed with	by	of TEA by phone / fax / email on	

CDN Vendor ID	Amendment #
8. Statutory/Program Assurances	
The following assurances apply to this grant program. In order to meet the requirement must comply with these assurances.	ents of the grant, the grantee
Check each of the following boxes to indicate your compliance.	
1. The applicant provides assurance that program funds will supplement (increase supplant (replace) state mandates, State Board of Education rules, and activities p	, •

or local funds. The applicant provides assurance that state or local funds may not be decreased or diverted for other purposes merely because of the availability of these funds. The applicant provides assurance that program services and activities to be funded from this grant will be supplementary to existing services and activities and will not be used for any services or activities required by state law, State Board of Education rules, or local policy.

2. The applicant provides assurance that the application does not contain any information that would be protected by the Family Educational Rights and Privacy Act (FERPA) from general release to the public.

3. The applicant provides assurance that they accept and will comply with Every Student Succeeds Act Provisions and Assurances requirements

4. The applicant provides assurance to adhere to all the Statutory and TEA Program requirements as noted in the 2024-2025 Texas Education for Homeless Children and Youth Program Guidelines.

5. The applicant provides assurance to adhere to all the Performance Measures, as noted in the 2024-2025 Texas Education for Homeless Children and Youth Program Guidelines, and shall provide to TEA, upon request, any performance data necessary to assess the success of the program.

6. The applicant assures that any Electronic Information Resources (EIR) produced as part of this agreement will comply with the State of Texas Accessibility requirements as specified in 1 TAC 206, 1 TAC Chapter 213, Federal Section 508 standards, and the WCAG 2.0 AA Accessibility Guidelines.

7. The applicant provides assurance that all data requests from TEA and any entity acting on the behalf of TEA \Box are accurately and promptly reported.

8. The applicant provides assurance that performance evaluation reports are submitted for each year grant funds \Box are received.

9. The applicant provides assurance that fiscal monitoring reports are submitted for each year grant funds are \Box received.

10. The applicant provides assurance that the use of subgrant funds will comply with section 11432(g)(3) through \Box (7) of the McKinney-Vento Homeless Assistance Act.

11. The applicant provides assurance that all homeless children and unaccompanied youth have equal access to the same free, appropriate public education, including public prekindergarten programs in accordance with TEC 29.153, as provided to other children and youth.

12. The applicant provides assurance that it will review and revise any policies that may act as barriers to the identification, enrollment, and retention of homeless children and unaccompanied youth; including policies related to outstanding fees, fines, absences, proof of residency, immunizations, birth certificates, guardianships, school records, transportation and other documentation.

13. The applicant provides assurance that it will provide access to educational and other services needed for homeless children and unaccompanied youth, to ensure that such children and youth have an opportunity to meet the same challenging state academic standards to which all students are held.

701-24-123/293-25 2024-2025 Texas Education for Homeless Children and Youth

RFA/SAS #

CDN		Vendor ID		Amendi	ment #
8. Sta	tutory	/Program As	ssurances (Cor	nt.)	
🖂 app	oropriat	• •	n programs such a	t all homeless children and unaccompanied youth receive pro as: Special Education, Career and Technical Education, Gifte	•
_ ear	ly warn	•		t it will collaborate with district stakeholders to implement and ensure on time promotion and graduation for homeless childre	
	•	•		t collaboration will occur with the McKinney-Vento Liaison and coding of homeless children and unaccompanied youth.	d district
	The ap grams.		es assurance tha	t services provided by grant funds will not replace regular aca	demic
				t all identified and enrolled are accurately reported in Texas S formation Management System (PEIMS) in a timely manner.	tudent
	•	•		collaboration with local social service agencies to provide sup meless children, unaccompanied youth and their families.	port
\square and	d transp	portation to the		t all homeless children and unaccompanied youth receive free when requested by the parent, guardian, or unaccompanied y	
_ act	ivities,	including mag		it will remove barriers to accessing academic and extracurric er school, career and technical education, advanced placeme	
		oplicant provid uired trainings		t at least one person affiliated with the management of this gr	ant will
				submit a detailed report that includes all grant activities and us for Homeless Children and Youth (TEHCY) grant.	age of
to p	orovide droppin	the same service of school	vices to other child ol. If programming	t if services are provided on school grounds, the schools can dren and youth who are determined by the LEA to be at risk o does not occur on school grounds, the applicant cannot use t-risk housed students <u>42 U.S.C. Section 11433(a)(2)(B)(i)</u> .	f failing in
🗔 imp	lement	tation. This se	lf-assessment act	Self-Assessment to review and analyze McKinney-Vento provivity must be completed by November 1, 2024, and used to in nts throughout the grant period.	•
car targ stu to c up, ass hor	npuses geted tr dents e campus 100% sistance melessi	Including the raining and technology and technol	e following data in chnical assistance omelessness. b. F the same identifie ed homeless yout who historically h	plan and strategy in place to support program implementation dicators: a.Review district level data to provide intensive supple to campuses who historically have had low or zero identificat Provide intensive support and targeted training and technical a er code for all students experiencing homelessness (e.g., 100 h, etc.). c.Provide intensive support and targeted training and nave had low or zero identification of students experiencing that have a poverty level of 30% or higher.	oort and ion of assistance % doubled-
	A Use C nents or		been confirmed with	n by by of TEA by phone / fax / email on _	
RFA/S	SAS #	701-24-123/29	3-25 2024-2025 T		Page 5 of 12

9. Statut	ory Requirements	
CDN	Vendor ID	Amendment

1. Provide a description of the proposed grant activities, programs, and services. This description should include how they address the identified needs and promote equitable access to program services needed to improve academic outcomes for homeless children and unaccompanied youth. Include the resources, strategies and/or systems that will be implemented to support target goals and outcomes, document progress and milestones, and observable results of the proposed grant activities, programs, and services. (*Complete the attached TEHCY Grant Activity Chart, see the Program Guidelines for further guidance on completing the attachment)

2. Provide a description of the extent to which: A) The application reflects coordination/collaboration with other local and state agencies that serve homeless children and unaccompanied youth. Include a list of agency, community, and LEA collaborators and a brief description of the proposed coactivities that will support implementation of the proposed grant activities, programs, and services; B) the proposed use of funds will facilitate the enrollment, identification, and educational outcomes of homeless children and unaccompanied youth; C) the extent to which the applicant will promote the meaningful involvements of parents or guardians of homeless children and youth in the education of their children; and D) The extent to which homeless children and unaccompanied youth will be integrated into the regular education program.

For TEA Use Only:

Adjustments on this page have been confirmed with ____ _____ by _____ of TEA by phone / fax / email on

DN Vendor ID Amendment #	
Statutory Requirements (Cont.)	
Identify the types, intensity, and coordination of services to be provided in coordination with Title I, Part A, Homeless Reservations cluding: A) The process to review and develop the LEA's plan for coordinating services to support eligible homeless children and naccompanied youth using Title I, Part A Homeless Reservations. Include the actual reservation for 2022 -2023 and the planned reservation r 2023 -2024 (Complete the attached Title I, Part A and McKinney-Vento Program Coordination Chart), and B) How the LEA etermine its reservation amount for services to support homeless children and unaccompanied youth. Include how the LEA assists staff in inderstanding the LEA's policy or procedure to support homeless children and unaccompanied youth on all campuses regardless of the Title I.	

plan.

status, use of these funds, and how the LEA addresses the needs of homeless children and youth in their district or campus improvement

4. Provide a description of established LEA processes to develop, review and revise current LEA policies and procedures to ensure that its proposed grant activities, programs, and services will not isolate or stigmatize homeless children and unaccompanied youth. (Complete the attached McKinney-Vento Policies and Procedures Chart)

For TEA Use	Only:				
Adjustments or	n this page have been	confirmed with	by	of TEA by phone / fax / email on	
RFA/SAS #	701-24-123/293-25	2024-2025 Texas	Education for Homele	ess Children and Youth	Page 7 of 1

CDN	Vendor ID	
CDN	vendor ID	

9. Program Requirements

Note to Applicants: Refer to the TEHCY Program Implementation Levels of Service and Support when addressing the four program requirements listed below.

1. Provide a description of the process and procedures that are utilized to enroll, identify, and provide all three levels of TEHCY program services and support for homeless children and unaccompanied youth who are: A) Entering and/or returning to their schools from summer or holiday break, B) Experiencing homelessness after the school year has started, C) Are not currently enrolled or attending school, and D) Are eligible for early childhood and/or prekindergarten programs.

2. Provide a description of the annual McKinney-Vento professional development plan that is currently in place to increase awareness, support enrollment and identification, and increase staff capacity to respond to the unique educational needs of homeless children and unaccompanied youth. Include training dates, duration of training, who was trained/will be trained, and a summary of the training content and evaluation process. Include both external and internal professional development activities.

For TEA Use Only:

RFA/SAS #

Adjustments on this page have been confirmed with _____ by _____ of TEA by phone / fax / email on _

C	ח	N
		I N

Vendor ID

9. Program Requirements (Cont.)

3. Provide a description of how the proposed grant activities, programs, and services will address the unique academic needs and support equitable outcomes for elementary homeless children and unaccompanied youth. Include a timeline, milestones, strategies, and/or systems that will be utilized to implement academic progress monitoring, interventions, and services to support: A) Attendance and engagement, B) On-time promotion, C) Coordination of targeted services for homeless children and unaccompanied youth who have been identified and are receiving other special program services (e.g. Special Education, English Learners, and Gifted and Talented), D) Bridging program support services, E) Assessment interventions and scores, F) Discipline interventions, G) Tutoring services, H) Supplemental academic programs, and I) Other programs or services.

4. A description of how the proposed grant activities, programs, and services will address the unique academic needs and support equitable outcomes for secondary homeless children and unaccompanied youth. Include a timeline, milestones, strategies, and/or systems that will be utilized to implement academic progress monitoring, interventions, and services to support: A) Attendance, engagement, and truancy interventions, B) On-time promotion, C) Coordination of targeted services for homeless children and unaccompanied youth who have been identified and are receiving other special program services (e.g., Special Education, English Learners, and Gifted and Talented), D) Advanced placement and dual credit course work, E) Transcript review for appropriate full or partial credit, F) Credit recovery or credit repairs services, G) Assessment interventions and scores, H) Discipline interventions, I) Four-year cohort graduation, J) Graduation of all homeless students (e.g., current cohort, continuers and early graduates), K) College and career readiness programs and support services, L) Post-secondary transition plan, and M) Other programs or services.

For TEA Use Only:

Adjustments on this page have been confirmed with _____

by ____

___ of TEA by phone / fax / email on

CDN	Vendor ID		Amendment #
		nd Participation	
			nether any barriers exist to equitable access and participation for any
v .		s funded by this gran	
			ist to equitable access and participation for any groups receiving
	es funded by th		
			ticipation for the following groups receiving services funded by this
[⊖] grant,	as described b	elow.	
Grou	p	Bar	rrier
Grou	p	Bar	rrier
Grou	p	Bar	rrier
Grou	p	Bar	rrier

For TEA Use (Only:				
Adjustments or	n this page have been	confirmed with	by	of TEA by phone / fax / email on _	·
RFA/SAS #	701-24-123/293-25	2024-2025 Texa	s Education for Home	less Children and Youth	Page 10 of 12

CDN	↓	/endor ID [Amendment #
			-	

12. Request for Grant Funds

List all of the allowable grant-related activities for which you are requesting grant funds. Include the amounts budgeted for each activity. Group similar activities and costs together under the appropriate heading. During negotiation, you will be required to budget your planned expenditures on a separate attachment provided by TEA.

Payroll Costs

1.	
2.	
3.	
4.	
5.	

Professional and Contracted Services

6.	
7.	
8.	
9.	
10.	

Supplies and Materials

11.	
12.	
13.	
14.	

Other Operating Costs

15.	
16.	
17.	

Capital Outlay

18.	
19.	
20.	

Direct and indirect administrative costs	
TOTAL GRANT AWARD REQUESTED	

For TEA Use C Adjustments or	Dnly: n this page have been	confirmed with	by	of TEA by phone / fax / email on _	·
RFA/SAS #	701-24-123/293-25	2024-2025 Texas E	ducation for Home	eless Children and Youth	Page 11 of 12

CDN

Vendor ID

Amendment #

Appendix I: Negotiation and Amendments

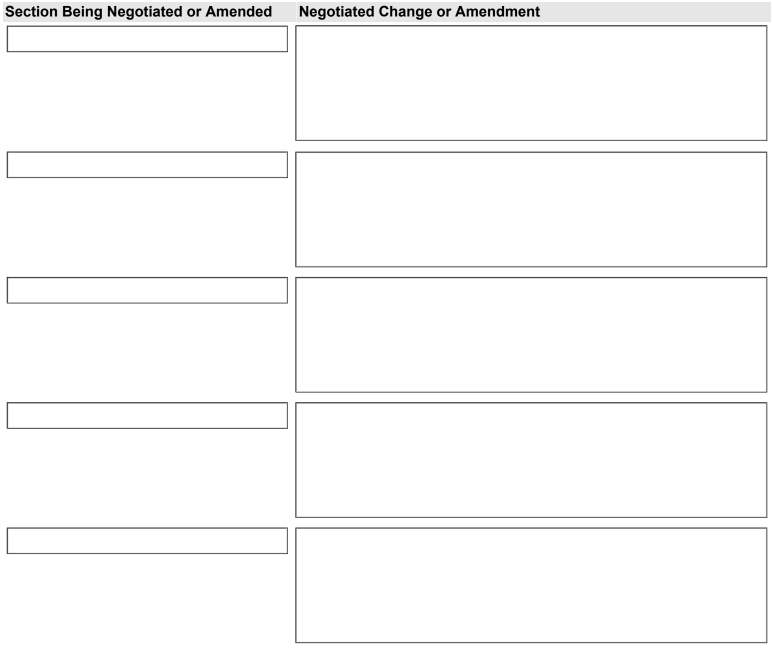
Leave this section blank when completing the initial application for funding.

An amendment must be submitted when the program plan or budget is altered for the reasons described in the "When to Amend the Application" document posted on the <u>Administering a Grant</u> page of the TEA website and may be emailed to <u>competitivegrants@tea.texas.gov</u> Include all sections pertinent to the amendment (including budget attachments), along with a completed and signed copy of page 1 of the application. More detailed amendment instructions can be found on the last page of the budget template.

You may duplicate this page.

For amendments, choose the section you wish to amend from the drop down menu on the left. In the text box on the right, describe the changes you are making and the reason for them.

Always work with the most recent negotiated or amended application. If you are requesting a revised budget, please include the budget attachments with your amendment.



For TEA Use Only:						
Adjustments or	n this page have been	confirmed with	by	of TEA by phone / fax / email on _	·	
RFA/SAS #	701-24-123/293-25	2024-2025 Texas E	ducation for Homeles	ss Children and Youth	Page 12 of	12

Statutory Requirement #1 - TEHCY Grant Activity Chart

Describe the grant activities, programs, and services that will be provided to address the unique identified needs of students experiencing homelessness. Indicate which quantifiable identified needs these grant funds will address. The information in this chart should align with your SMART Goal you have identified for this application and related to student outcomes consistent with the grant's purpose. Limit to 10 Activities.

Activity Description and Targeted Student Outcomes	Estimated # of Participants	Position Responsible for Completing Activity	Related Identified Need	Budget Allocation
Transportation of McKinney-Vento students to school of origin provided by FBISD expanded routes and private transportation company	100	Transportation Area Supervisor Homeless Liaison State and Federal Director	#2	\$6,492
Provide an additional layer of direct support to the McKinney-Vento students enrolled in FBISD	150	Homeless Liaison State and Federal Director McKinney-Vento Check and Connect Monitor	#1	\$67,842
Provide specific supplies to McKinney-Vento students to foster and encourage educational successes	100	Homeless Liaison State and Federal Director McKinney-Vento Check and Connect Monitor	#3	\$6,492

Statutory Requirement 3a - Title I, Part A and McKinney-Vento Program Coordination:

Grant Year	Object Codes	Allocations
	6200 Homeless Transportation, Summer School Tuition, Counseling Services	530,606
	6300 Homeless Supplies, Graduation Cap & Gowns	213,000
2022-2023 Total		*743,606
	6200 Homeless Transportation, Summer School Tuition	443,144
	6300 Homeless Supplies, Graduation Cap & Gowns	7,500
2023-2024 Total		*450,644
Grand Total		1,194,250

*Amounts include carryover funds

	Homeless Reservation Amount	Use/Activities/Staffing
Initial Title I, Part A Homeless Reservation for FY23 (2022-2023)	365,934	 6200: Homeless Transportation/Summer School Tuition, Counseling Services 6300: Backpacks, Hygiene Kits, Print Shop Orders, School Supplies, Graduation Cap & Gowns, Office Supplies
Initial Title I, Part A Homeless Reservation for FY24 (2023-2024)	222,640	 6200: Homeless Transportation/Summer School Tuition 6300: Backpacks, Hygiene Kits, Print Shop Orders, School Supplies, Graduation Cap & Gowns, Office Supplies

McKinney-Vento Policies and Procedures	Current Policy/Procedure (Indicate Yes or No)
McKinney-Vento Liaison Designation and Duties: The LEA, in collaboration with the	
McKinney-Vento Liaison, has established policies and procedures to inform LEA and campus staff annually LEA McKinney-Vento Liaison duties and contact information 42 US Code §11432(g)(6)(A).	YES
Public Notice of Educational Rights: The LEA in collaboration with the McKinney- Vento Liaison has established policies and procedures to ensure the public notice of the educational rights of homeless children and unaccompanied youth 42 US Code §11432(g)(6)(A)(vi).	YES
Immediate Enrollment: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to review and revise any LEA or campus enrollment policies or practices that may act as a barrier to the enrollment of homeless children and unaccompanied youth. <u>42 US Code §11432(g)(3)(C)</u> .	YES
Identification: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to ensure that homeless children and unaccompanied youth are identified by LEA and campus personnel. <u>42 US Code</u> §11432(g)(7)(A).	YES
School Selection: The LEA, with the McKinney-Vento Liaison, has established policies and procedures to ensure homeless children and unaccompanied can attend their zoned school in their attendance area or remain in their school. State law also permits homeless children and unaccompanied youth to attend any LEA in Texas TEC § 25.001(b)(5).	YES
Dispute Resolution Process: The LEA in collaboration with the McKinney-Vento Liaison has developed and implemented local policies and procedures to address McKinney-Vento disputes over eligibility, school selection, or enrollment in school and ensures that they are mediated and resolved in a timely manner. <u>42 US Code</u> <u>§11432(g)(3)(E)</u> . Do you have a local Dispute Resolution Policy? If you indicated yes, provide an attachment of the local board policy and any attachments that support this process.	YES
School of Origin Transportation: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to ensure School of Origin transportation services are provided in a timely manner when requested by the parent, guardian, or unaccompanied youth <u>42 US Code §11432(g)(6)(A)(viii)</u> .	YES
Free meals: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to implement enrollment in school nutrition programs for homeless children and unaccompanied youth <u>42 US Code §11432(3)(C)(cc)</u> .	YES
Comparable Services: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to support equitable access and continuity of comparable services to: Head Start and LEA preschool programs, Special Education,	YES

Statutory Requirement #4: Indicate if current LEA McKinney-Vento policies and procedur applicable revision date. If you indicated yes for "Dispute Resolution" "Transition Assist Discipline": provide the additional information requested below.	
Pre-School: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to support equitable access for homeless children and unaccompanied youth to enroll in LEA-based prekindergarten programs in accordance with <u>TEC §29.153</u> .	YES
Coordination of Resources: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to provide community resources to homeless students and families for health care, dental services, mental health, substance abuse, housing services, and other appropriate services <u>42 US Code §11432(g)(6)(A)(iv)</u> .	YES
Postsecondary Transition : The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to assist homeless children and unaccompanied youth with post-secondary planning. Including but not limited to, development of a four-year plan that includes post-secondary college and career options, information on dual credit courses, assistance with career interest inventories, verification of independent status for homeless unaccompanied youth, etc., <u>42 US Code §11432(g)(6)(A)(x)(3)</u> .	YES
Training: The LEA in collaboration with the McKinney-Vento Liaison has established policies and procedures to provide McKinney-Vento professional development to increase awareness, support enrollment and identification, and increase staff capacity to respond to the unique educational needs of homeless children and unaccompanied youth <u>42 US Code §11432(d)(5)</u> .	YES
Transition Assistance: The LEA has policies and practices in place to align with requirements of <u>Texas Administrative Code 89 Subchapter FF. Commissioner's Rules</u> <u>Concerning Transition Assistance for Highly Mobile Students Who Are Homeless or</u> <u>Substitute Care</u> , specifically relating to students experiencing homelessness.	YES
Do you have a local Transition Assistance Policy? If you indicated yes, provide an attachment of the local board policy and any attachments that support this process.	
Truancy and Discipline: The LEA has policies and practices in place in alignment with <u>TEC § 37.001(4)(F); 37.005(d)</u> to consult with the McKinney-Vento Liaison in regard to attendance/truancy matters and for disciplinary measures for students experiencing homelessness.	
The LEA has policies in place to support implementation of <u>Commissioner Rules</u> <u>Concerning Truancy §129.1045</u> . Best Practices for addressing the needs of students experiencing homelessness.	YES
Do you have a local Truancy and Discipline Policy? If you indicated yes, provide an attachment of the local board policy and any attachments that support this process.	

Fort Bend ISD 079907		
ADMISSIONS HOMELESS STUDENTS	6	FDC (LOCAL)
Philosophy	ive com is he vice	Board believes student success is best achieved in a support- climate and safe environment. Therefore, the District shall wel- ne and respect, and not stigmatize or segregate a student who omeless. The District shall provide appropriate staffing and ser- es to identify and meet the unique needs of students who are neless. [See FD(LEGAL) and FDC(LEGAL)]
Liaison for Homeless Students	the	Superintendent shall designate an appropriate staff person as District liaison for students who are homeless. [See C(LEGAL)]
	prof ider tion son	liaison shall receive and provide to appropriate staff members ressional development regarding services required by law to ntify and meet the needs of students who are homeless. In addi- , the liaison shall regularly review with campus admissions per- nel the laws and administrative regulations applicable to stu- ts who are homeless.
Admissions	hon whc	principal or campus admissions staff shall notify the liaison for neless students within one school day of admission of a student is homeless, or upon learning that an enrolled student has be- ne homeless.
Enrollment in School of Origin	For a student who is homeless, the District shall presume that keeping the student in his or her school of origin is in the student's best interest, except when doing so is contrary to the request of the parent, guardian, or unaccompanied youth. In determining the best interest of the student, the District shall also consider the impact of moving schools on the student's achievement, education, health, and safety, including such relevant factors as:	
	1.	Continuity of instruction;
	2.	Age and grade placement of the student;
	3.	Distance of the commute and its impact on the student's edu- cation or special needs;
	4.	Personal safety of the student;
	5.	Eligibility and need for any specialized services and supports, such as Section 504, special education and related services, or bilingual or English as a second language services;
	6.	Length of anticipated stay in a temporary shelter or other tem- porary location, if applicable;
	7.	Likely area of the family's or youth's future housing;
	8.	Time remaining in the school year; and
	9.	School placement of siblings.
DATE ISSUED: 5/4/2018	3	1 of 2

Fort Bend ISD 079907		
ADMISSIONS HOMELESS STUDENT		DC AL)
	Services that the District are required to provide shall not be con sidered in determining the student's school of attendance.	1-
Dispute Resolution Process	If the District determines that it is not in the student's best interest to attend the school of origin or the requested school, the Distric shall provide a written explanation, in a manner and form that is understandable to the parent, guardian, or unaccompanied yout of the reasons for the decision, including the right to appeal.	t
	If the student, parent, or guardian has a complaint about eligibilit school selection, or enrollment decisions made by the District, th person shall use the complaint resolution procedures set out in FNG(LOCAL). The District shall expedite local timelines in the D trict's complaint process, when possible, for prompt dispute reso tion.	at Dis-
	Pending final resolution of the dispute, the District shall immedia ly enroll the student in the school in which enrollment is sought a permit the student to attend classes, receive the requested ser- vices, and participate fully in school activities.	
	When the principal or campus admissions staff becomes aware a complaint, he or she shall notify the liaison for homeless studen within one school day. At all times during the dispute resolution process, the liaison for homeless students or designee shall ac- company and assist the student, parent, or guardian.	nts
	[See FNG(LOCAL) for all other complaints.]	
Transportation	The District shall provide transportation to a student who is home less to and from the school of origin, as provided by law. If such student ceases to be homeless and if requested by the parent, guardian, other person having lawful control, or unaccompanied youth, the District shall continue to provide transportation to and from the school of origin through the end of the school year. [See CNA]	а

Fort Bend ISD 079907				
			FNG (LOCAL)	
Philosophy	fund The dres	The Board believes student success is best achieved in a well- functioning, positive, nurturing, and collaborative community. Therefore, the District shall provide an equitable process for ad- dressing student and parent complaints that values students and parents, fosters positive resolution, and preserves relationships.		
Guiding Principles	cerr min cerr	Board encourages students and parents to discuss the ns with the appropriate teacher, principal, or other can istrator who has the authority to address the concerns is should be expressed as soon as possible to allow e plution at the lowest possible administrative level.	npus ad- s. Con-	
		rmal resolution shall be encouraged but shall not exte dlines in this policy, except by mutual written consent.	•	
Direct Communication with Board Members	Boa tion late with pen	Students and parents may communicate with a member of the Board regarding District operations except when the communica- tion would be inappropriate because of a pending grievance re- lated to the student or parent. If a student or parent communicates with a Board member regarding an issue that is the subject of a pending grievance the Board member may be precluded from par- ticipating in any decision if the matter is presented to the Board.		
Complaints		In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
Other Complaint Processes	poli thes	dent or parent complaints shall be filed in accordance cy, except as required by the policies listed below. So se policies require appeals to be submitted in accorda G after the relevant complaint process:	me of	
	1.	Complaints alleging discrimination, including violatio IX (gender), Title VII (sex, race, color, religion, nation gin), or Section 504 (disability), shall be submitted in dance with FFH.	nal ori-	
	2.	Complaints concerning harassment or dating violence be submitted in accordance with FFH.	ce shall	
	3.	Complaints concerning retaliation related to discrimi and harassment shall be submitted in accordance w		
	4.	Complaints concerning bullying or retaliation related ing shall be submitted in accordance with FFI.	to bully-	
	5.	Complaints concerning failure to award credit or a fin on the basis of attendance shall be submitted in acc with FEC.	-	
	6.	Complaints concerning expulsion shall be submitted dance with FOD and the Student Code of Conduct.	in accor-	
DATE ISSUED: 1/13/2023 UPDATE 120 FNG(LOCAL)-X		Adopted: 6/26/2023	1 of 8	

	7.	Complaints concerning restrictions during placements and ex- pulsions shall be submitted in accordance with FOD and the Student Code of Conduct.
	8.	Complaints concerning selection for or exit from the gifted and talented program shall be submitted in accordance with EHBB.
	9.	Complaints within the scope of Section 504, including com- plaints concerning identification, evaluation, or educational placement of a student with a disability shall be submitted in accordance with FB and the procedural safeguards hand- book.
	10.	Complaints within the scope of the Individuals with Disabilities Education Act, including complaints concerning identification, evaluation, educational placement, or discipline of a student with a disability shall be submitted in accordance with EHBAE, FOF, and the procedural safeguards handbook pro- vided to parents of all students referred to special education.
	11.	Complaints concerning instructional materials shall be submit- ted in accordance with the EF series.
	12.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.
	13.	Complaints concerning intradistrict transfers or campus as- signment shall be submitted in accordance with FDB.
	14.	Complaints concerning admission, placement, or services provided for a homeless student shall be submitted in accordance with FDC.
	15.	Complaints concerning disputes regarding a student's eligibil- ity for free or reduced-priced meal programs shall be submit- ted in accordance with COB.
	prope danc nece son v	plaints regarding refusal of entry to or ejection from District erty based on Education Code 37.105 shall be filed in accor- e with this policy. However, the timelines shall be adjusted as ssary to permit the complainant to address the Board in per- within 90 calendar days of filing the initial complaint, unless the plaint is resolved before the Board considers it. [See GKA(LE-)]
Notice to Students and Parents		District shall inform students and parents of this policy through arent-student handbook, which is located on the District's site.

Formal Process	A student or parent may initiate the formal process described be low by timely filing a written complaint form. [See FNG (Exhibit)]	
	Even after initiating the formal complaint process, students and parents are encouraged to seek informal resolution of their con- cerns. A student or parent whose concerns are resolved may wild draw a formal complaint at any time.	-
	The process described in this policy shall not be construed to cr ate new or additional rights beyond those granted by law or Boa policy, nor to require a full evidentiary hearing or "mini-trial" at a level.	ard ny
Freedom from Retaliation	The District prohibits unlawful retaliation against any student or parent for asserting a complaint under this policy.	
General Provisions Filing	Complaint forms and appeal notices may be filed by hand-delivered by electronic communication, including email and fax, or by U.S. Mail. Hand-delivered filings shall be timely filed if received by the Department of Student Affairs (DSA) by the close of business of the deadline. Filings submitted by electronic communication sha be timely filed if they are received by the close of business on the deadline, as indicated by the date/time shown on the electronic communication. Mail filings shall be timely filed if they are post- marked by U.S. Mail on or before the deadline and received by DSA no more than three days after the deadline.	all
Scheduling Conferences	The District shall make reasonable attempts to schedule confer- ences at a mutually agreeable time. If a student or parent fails to appear at a scheduled conference, the District may hold the con- ference and issue a decision in the student's or parent's absence	0 1-
Response	At Levels One and Two, "response" shall mean a written commu- cation to the student or parent from the appropriate administrate Responses may be hand-delivered, sent by electronic communi- tion to the student's or parent's email address of record, or sent U.S. Mail to the student's or parent's mailing address of record. Mailed responses shall be timely if they are postmarked by U.S. Mail on or before the deadline.	or. ica- : by
Days	"Days" shall mean District business days, unless otherwise note In calculating timelines under this policy, the day a document is filed is "day zero." The following business day is "day one."	
Representative	"Representative" shall mean any person who or organization that designated by the student or parent to represent the student or parent in the complaint process. A student may be represented an adult at any level of the complaint.	
	The student or parent may designate a representative through v ten notice to the District at any level of this process. If the stude	
DATE ISSUED: 1/13/2023 UPDATE 120 FNG(LOCAL)-X	3 Adopted: 3 6/26/2023	of 8

	or parent designates a representative with fewer than three day notice to the District before a scheduled conference or hearing, District may reschedule the conference or hearing to a later date desired, in order to include the District's counsel. The District may be represented by counsel at any level of the process.	the e, if
Consolidating Complaints	Complaints arising out of an event or a series of related events shall be addressed in one complaint. A student or parent shall n file separate or serial complaints arising from any event or serie events that have been or could have been addressed in a previo complaint.	s of
	When two or more complaints are sufficiently similar to permit the resolution through one proceeding, the District, at its discretion, may consolidate the complaints.	
Untimely Filings	All time limits shall be strictly followed unless modified by mutua written consent.	al
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the student or pare at any point during the complaint process. The student or paren may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.	t 1 2
Costs Incurred	Each party shall pay its own costs incurred in the course of the complaint.	
Complaint and Appeal Forms	Complaints and appeals under this policy shall be submitted in writing on a form provided by the District. The complaint form m be completed in its entirety to be considered. Incomplete forms shall be returned to the complainant.	ust
	Copies of any documents that support the complaint should be a tached to the complaint form. If the student or parent does not have copies of these documents at the time the complaint is file copies may be presented at the Level One conference. After the Level One conference, no new documents or other evidence may be submitted by the student or parent unless the student or parent did not know the documents or other evidence existed before the Level One conference.	ed, e ay ent
	A complaint or appeal form that is incomplete in any material as pect may be dismissed but may be refiled with all the required in formation if the refiling is within the designated time for filing.	
Level One	Complaint forms must be filed with the DSA within ten days of the date the student or parent first knew, or with reasonable diligent	
DATE ISSUED: 1/13/202	Adopted: 4	of 8

	che	uld have known of the decision or action siving rise to the same
		uld have known, of the decision or action giving rise to the com- nt or grievance.
	was adm adm the Two	SA employee shall note the date and time the complaint form received and immediately forward the complaint form to the inistrator who will hear the complaint at Level One. If the only inistrator who has authority to remedy the alleged problem is Superintendent or designee, the complaint may begin at Level following the procedure, including deadlines, for filing the plaint form at Level One.
	sche den The ence icy f disc	Level One administrator shall investigate as necessary and edule, at a mutually agreeable date, a conference with the stu- tor parent within ten days after receipt of the written complaint. administrator may set reasonable time limits for the confer- e. For complaints alleging prohibited conduct, as defined in pol- FFH(LOCAL), the Level One administrator, may, at his or her retion, allow the parent or student to present a reasonable iber of witnesses in support of the complaint.
	shal days the may and	ent extenuating circumstances, the Level One administrator I provide the student or parent a written response within ten s following the conference. The written response shall set forth pasis of the decision. In reaching a decision, the administrator consider information provided at the Level One conference any other relevant documents or information the Level One ad- strator believes will help resolve the complaint.
Level Two	One	e student or parent did not receive the relief requested at Level or if the time for a response has expired, the student or parent file an appeal of the Level One decision.
	prov Lev	appeal notice must be filed in writing to the DSA, on a form rided by the District, within ten days of the date of the written el One response or, if no response was received, within ten s of the Level One response deadline.
	and adm	r receiving notice of the appeal, a DSA employee shall prepare forward a record of the Level One complaint to the Level Two inistrator. The student or parent may request a copy of the el One record.
	The	Level One record shall include:
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the student or parent with the original complaint form or during the Level One conference.

	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents referenced in the written response when reaching the Level One decision.
	5.	The transcript of the Level One conference, if any.
	able filed. cons may relied Leve	Level Two administrator shall schedule, at a mutually agree- date, a conference within ten days after the appeal notice is The conference shall be limited to the issues and documents idered at Level One. At the conference, the student or parent provide information concerning any documents or information d upon by the administration for the Level One decision. The I Two administrator may set reasonable time limits for the con- nce and shall make an audio recording of the conference.
	writte ten r decis recor othe	Level Two administrator shall provide the student or parent a en response within ten days following the conference. The writ- esponse shall set forth the basis of the decision. In reaching a sion, the Level Two administrator may consider the Level One rd, information provided at the Level Two conference, and any r relevant documents or information the Level Two administra- elieves will help resolve the complaint.
		Level Two conference shall be recorded. Recordings shall be tained with the Level One and Level Two records.
Level Three	Two may to a reco	e student or parent did not receive the relief requested at Level or if the time for a response has expired, the student or parent appeal the decision to the Board, or at the Board's discretion, designated hearing officer who shall, in turn, make a written mmendation to the Board. [See If Hearing Officer Hears the eal, below]
	provi Leve	appeal notice must be filed in writing to the DSA, on a form ided by the District, within ten days of the date of the written I Two response or, if no response was received, within ten of the Level Two response deadline.
If Board Hears the Appeal	of the	Superintendent or designee shall inform the student or parent e date, time, and place of the Board meeting at which the com- t will be on the agenda for presentation to the Board.
	of the hear	Superintendent or designee shall provide the Board the record e Level Two appeal at least five days prior to the Level Three ing. The student or parent may request a copy of the Level record.
	The	Level Two record shall include:

	1.	The Level One record.
	2.	The notice of appeal from Level One to Level Two.
	3.	Transcript of the recording from the Level Two conference.
	4.	The written response issued at Level Two and any attach- ments.
	5.	All other documents relied upon by the administration in reaching the Level Two decision.
	ered minis clude prov	appeal shall be limited to the issues and documents consid- at Level Two, except that if at the Level Three hearing the ad- stration, parent, or student intends to rely on evidence not in- ed in the Level Two record, the administration or grievant shall ide the administration, parent, or student the evidence at least e days before the hearing.
	sent	District shall determine whether the complaint will be pre- ed in open or closed meeting in accordance with the Texas n Meetings Act and other applicable law. [See BE]
	for th ent a butta shall	presiding officer may set reasonable time limits and guidelines ne presentation, including an opportunity for the student or par- and administration to each make a presentation and provide re- al and an opportunity for questioning by the Board. The Board I hear the complaint and may request that the administration ide an explanation for the decisions at the preceding levels.
	law, pres tatio pres with	ddition to any other record of the Board meeting required by the Board shall prepare a separate record of the Level Three entation. The Level Three presentation, including the presen- n by the student or parent or the student's representative, any entation from the administration, and questions from the Board responses, shall be recorded by audio recording, video/audio rding, or court reporter.
	its de next make regu	Board shall then consider the complaint. It may give notice of ecision orally or in writing at any time up to and including the regularly scheduled Board meeting. If the Board does not e a decision regarding the complaint by the end of the next larly scheduled meeting, the lack of a response by the Board olds the administrative decision at Level Two.
If Hearing Officer Hears the Appeal	appe time	e Board designates a hearing officer to hear the Level Three eal, he or she shall follow the Level Three procedures and lines described above and at the end of the process shall pre- a written recommendation for the Board's consideration. A

copy of the hearing officer's recommendation shall be provided to
the student or parent and to the administration.

Hearing officers may be District employees who were not involved in the subject matter of the grievance or the grievance process. Hearing officers may also be impartial persons retained by the Board and not employed by the District.

- *Board's Review* The Board shall review the hearing officer's written recommendation at its first regular meeting following receipt of same. The student or parent and the administration shall be given an opportunity at the meeting to respond to the hearing officer's recommendation either orally or in writing, at the Board's election.
- *Board's Decision* The Board shall then make and communicate its decision at any time up to and including the next regularly scheduled Board meeting. The Board may decide to accept, reject, or modify the recommendation of the hearing officer.

Fort Bend ISD 079907			
STUDENT WELFARE FF STUDENT SUPPORT SERVICES (LEGAL			
Liaison for Court- Related Students	A district shall appoint at least one educator, as defined by Educa- tion Code 5.001(5), to act as a liaison officer for court-related stu- dents. The liaison officer shall provide counseling and other ser- vices for court-related students and their parents to establish or reestablish normal attendance and progress in school. <i>Education</i> <i>Code</i> 37.014		
Liaison for Students Who Are Homeless	As a condition of receiving funds under the McKinney-Vento Homeless Assistance Act (McKinney-Vento Act), a district shall designate an appropriate staff person, able to carry out the re- quired duties, as the district liaison for homeless children. A district will adopt policies and practices to ensure participation by the liai- son in professional development and other technical assistance ac- tivities provided and approved by the statewide coordinator for ed- ucation of homeless children and youths. <i>42 U.S.C. 11432(g)(1)(J)</i> [See FDC for more information regarding McKinney-Vento Act re- quirements.]		
Notice	A district shall inform school personnel, service providers, and ad- vocates working with homeless families, parents and guardians of homeless children, and homeless children of the duties of the liai- son. [See FD for definition of "homeless children."]		
Duties	The	liaison shall ensure that:	
	1.	Homeless children are identified by school personnel and through outreach and coordination activities with other entities and agencies;	
	2.	Homeless children are enrolled in, and have a full and equal opportunity to succeed in, district schools;	
	3.	Homeless families and homeless children have access to and receive educational services for which they are eligible, in- cluding services through Head Start programs (including Early Head Start programs) under the Head Start Act, early inter- vention services under Part C of the Individuals with Disabili- ties Education Act, and other district preschool programs;	
	4.	Homeless families and homeless children receive referrals to health care, dental, mental health and substance abuse, housing, and other appropriate services;	
	5.	The parents or guardians of homeless children are informed of the available educational and related opportunities and are provided meaningful opportunities to participate in the educa- tion of their children;	
	6.	Public notice of the educational rights of homeless children is disseminated in locations frequented by parents or guardians	
DATE ISSUED: 6/7/2023 UPDATE 121 FFC(LEGAL)-P	3	1 of 11	

		scho man	uch children, and unaccompanied youths, including ools, shelters, public libraries, and soup kitchens, in a oner and form understandable to the parents and rdians of homeless children, and unaccompanied youths;	
	7.	Enro	ollment disputes are mediated;	
	8.	The parent or guardian of a homeless child, and any unac- companied youth, are fully informed of all transportation ser- vices, including transportation to the school of origin, and are assisted in accessing transportation to the school of enroll- ment;		
	9.	Ven	ool personnel providing services under the McKinney- to Act receive professional development and other sup- ; and	
	10.	Unaccompanied youths:		
		a.	Are enrolled in school;	
		b.	Have opportunities to meet the same challenging state academic standards as the state establishes for other children; and	
		C.	Are informed of their status as independent students un- der section 480 of the Higher Education Act of 1965 and that the youths may obtain assistance from the liaison to receive verification of such status for purposes of the Free Application for Federal Student Aid.	
	42 (J.S.C	. 11432(g)(6)(A), (B)	
Determination of Homeless Status	A liaison who receives training under 42 U.S.C. $11432(f)(6)$ may affirm, without further action by the Department of Housing and Urban Development, that a child who is eligible for and participating in a district program, or the immediate family of such a child, who meets the eligibility requirements of the McKinney-Vento Act for an authorized program or service under Title IV of the Act, is eligible for such program or service. <i>42 U.S.C.</i> $11432(g)(6)(D)$			
Liaison for Children in State Conservatorship	offic a ch sub uca	er to hild in mit th tion A	rict shall appoint at least one employee to act as a liaison facilitate the enrollment in or transfer to a public school of the district who is in the conservatorship of the state and e liaison's name and contact information to the Texas Ed- gency (TEA) in a format and under the schedule deter- the commissioner of education.	

		tatin	shall provide information to the liaisons on practices for facili- ng the enrollment in or transfer to a public school of children are in the conservatorship of the state.			
		Edu	Education Code 33.904			
	nsition to Higher cation	tecti enro der vato	strict, in coordination with the Department of Family and Pro- ive Services (DFPS), shall facilitate the transition of each child olled in the district who is eligible for a tuition and fee waiver un- Education Code 54.366, and who is likely to be in the conser- orship of DFPS on the day preceding the child's 18th birthday to institution of higher education by:			
		1.	Assisting the child with the completion of any applications for admission or financial aid;			
		2.	Arranging and accompanying the child on campus visits;			
		3.	Assisting the child in researching and applying for private or institution-sponsored scholarships;			
		4.	Identifying whether the child is a candidate for appointment to a military academy;			
		5.	Assisting the child in registering and preparing for college en- trance examinations, including, subject to the availability of funds, arranging for the payment of any examination fees by DFPS; and			
		6.	Coordinating contact between the child and a liaison desig- nated by the Higher Education Coordinating Board for stu- dents who were formerly in the conservatorship of DFPS.			
		Family Code 264.1212 [See FFEA]				
Ass High Stud	nsition istance for hly Mobile dents efinitions Educational and Course Programs	"Educational and course programs" means programs intended to provide instruction to students in conjunction with or outside of the required curriculum, which may include, but are not limited to, gifted and talented services, bilingual or special language services for emergent bilingual students, career and technical education, and early college high school.				
	Enrollment Conference	twee stuc of e tivel and port	rollment conference" means a student-centered meeting be- en key district staff and the newly enrolled student and/or the lent's parent or guardian that occurs within the first two weeks nrollment, as soon as feasible, at a new school to collabora- y ease transitions; identify the student's academic strengths extracurricular interests; introduce school processes and op- unities for engagement; and identify any interventions and ad- onal support services (e.g., special education or Section 504			

Fort Bend ISD 079907			
STUDENT WELFARE FFC STUDENT SUPPORT SERVICES (LEGAL)			
	services, academic and/or behavioral interventions, social and emotional needs, college and career readiness). The student's at- tendance in the conference should be addressed on a case-by- case basis.		
Records	"Records" means documents in printed or electronic form that in- clude, but are not limited to, student transcripts; individual course grades; academic achievement records; course credits, whether full or partial; individualized education program referrals; interven- tion data; immunizations; state assessment scores; student atten- dance data; disciplinary reports; graduation endorsements; special education/Section 504 committee records; performance acknowl- edgements; and personal graduation plans.		
Welcome Packet	"Welcome packet" means a compilation of district and community resources provided to new students within the first two weeks of enrollment at a new school that helps to familiarize the student with the school.		
	19 TAC 89.1601(2), (4), (9), (11)		
Transfer of Student Records	Each district shall ensure that school records for students who are identified as homeless or in substitute care are transferred to the student's new school after receiving a request for records. Student records must be requested, sent, and received using the Texas Records Exchange (TREx) system.		
	Each district is required to transfer student records within ten work- ing days of receipt of a request from a district to which a student who is homeless or in substitute care enrolls, as required by Edu- cation Code 25.002(a-1) [see FD(LEGAL)]. The discretionary au- thority under Education Code 31.104(d) [see CMD(LEGAL)] to withhold records of a student if the student has not returned or paid for instructional materials or technological equipment does not ex- empt a district from the mandatory provision to send records to an- other public school in which the student enrolls.		
	If a district fails to receive the required information within ten work- ing days, the requesting district may report the noncompliant dis- trict to the division responsible for TREx Support at TEA.		
	Proof of enrollment in a different district permits retroactive with- drawal to the date a student enrolled in the new school. The date of enrollment in the new district is considered the date of with- drawal from the previous district.		
	19 TAC 89.1603		

Systems and Procedures	A district shall develop systems to ease transition of a student who is homeless or in substitute care during the first two weeks of en- rollment at a new school. These systems shall include the follow- ing:			
	 Welcome packets containing applicable information regarding enrollment in extracurricular activities, club activities, informa- tion on fee waivers, tutoring opportunities, the student code of conduct, available student supports, and contact information for key school staff members such as principals, registrars, counselors, designated liaisons, nutrition coordinators, and transportation specialists; 			
	 Introductions for new students that maintain student privacy and confidentiality to the school environment and school pro- cesses by district faculty, campus-based student leaders, or ambassadors; and 			
	3. Mechanisms to ensure that a process is in place for all stu- dents who qualify to receive nutrition benefits upon enroll- ment, as all students who are homeless or in substitute care are eligible for United States Department of Agriculture Child Nutrition Programs. The process must expedite communica- tion with the district nutrition coordinator to ensure that eligible students are not charged in error or experience delays in re- ceiving these benefits.			
	19 TAC 89.1605(a)			
	A district must provide professional development opportunities and resources to support key staff members such as principals, regis- trars, counselors, designated liaisons, nutrition coordinators, and transportation specialists on local processes and procedures for fa- cilitating successful school transitions for students who are home- less or in substitute care.			
	A district must use the TREx, the Personal Identification Database (PID), or the Person Enrollment Tracking (PET) application to facili tate records transfer and expedite coordination and communication between the sending and receiving schools. In cases where records from the student's previous school are missing or cannot be located, a district should use the Texas Student Data System (TSDS) Unique ID application to identify where the student was previously enrolled.			
	19 TAC 89.1605(c)–(d)			
Enrollment Conference	A district shall convene an enrollment conference within the first two weeks or as soon as feasible, after a student who is homeless or in substitute care enrolls at a new school. The convening of the			

enrollment conference shall not delay or impede the enrollment of the student.

The student's attendance in the conference should be addressed on a case-by-case basis. The enrollment conference may be used in conjunction with an existing meeting that is designed for similar purposes for newly enrolled students.

The enrollment conference shall address the student's credit recovery, credit completion, attendance plans and trauma-informed interventions, interests and strengths, discipline or behavior concerns, previous successes, college readiness, and social and emotional supports as well as district policies relating to transfers and withdrawals and communication preferences with parents or guardians.

The enrollment conference may be comprised of:

- 1. School administrators;
- 2. McKinney-Vento or foster care liaisons;
- 3. Social workers;
- 4. Teachers;
- 5. School counselors;
- 6. Dropout prevention specialists;
- 7. Attendance/truancy officers;
- 8. The relative caregiver, foster placement caregiver, or DFPS caseworker;
- 9. The DFPS designated educational decision-maker;
- 10. The DFPS caseworker, Court Appointed Special Advocates (CASA) volunteer, or other volunteers, as applicable; and
- 11. A parent or guardian, unless the caseworker indicates the parent's or guardian's rights to participate have been restricted by the court.

19 TAC 89.1605(b)

Educational Placement

A district must establish procedures to receive, review, and assess student records for the initial course and educational program placement for a student who is homeless or in substitute care upon enrollment at a new school.

A district must ensure that a student who is homeless or in substitute care has the opportunity to pursue the same endorsement cat-

FFC (LEGAL)

egories, to the extent possible. If only one endorsement is offered, it must be multidisciplinary studies.

To the extent possible, a district shall ensure the continuation of a student's course and educational programs, if appropriate, from the previous district by placing the student in comparable courses and programs for which they are eligible.

A district shall promote placement in academically challenging and career preparation courses.

19 TAC 89.1609

[For award of credit for students who are homeless or in substitute care, see EI. For special education services for students who are homeless or in substitute care, see EHBAA.]

Access to Educational and Extracurricular Programs and Courses A district must develop processes to increase awareness of opportunities available to students who are homeless or in substitute care to participate in extracurricular programs, summer programs, credit transfer services, electronic courses, and after-school tutoring programs.

A district must identify and remove barriers, whenever possible, to participation by students who are homeless or in substitute care in extracurricular programs, summer programs, credit transfer services, electronic courses, and after-school tutoring programs.

Appropriate district staff must facilitate the process to complete and submit a University Interscholastic League (UIL) waiver of residence application form for a student who is homeless and plans to participate in varsity athletics.

In compliance with Education Code 25.001(f) [see FD], a durational residence requirement may not be used to prohibit a student in substitute care from fully participating in any activity sponsored by the district.

19 TAC 89.1611

Postsecondary Information for Students who are Homeless or in Substitute Care District counselors or other designated staff shall work with district McKinney-Vento and foster care liaisons to ensure that all students who are identified as homeless or in substitute care graduate with endorsements, if applicable, and have postsecondary plans identified in their personal graduation plans, to the extent required by Education Code 28.02121 [see EIF].

Districts must provide postsecondary counseling in alignment with Education Code 33.007 [see FFEA], for all students, including students who are homeless or in substitute care.

	Districts must connect students to college readiness initiatives, campus visits, and other postsecondary preparation opportunities provided by the district.
	School counselors must provide information about postsecondary education to the student and the student's parent or guardian dur- ing the first school year a student is enrolled in high school and each subsequent year throughout high school. [See FFEA]
Provisions for Students Experiencing Homelessness	McKinney-Vento liaisons must inform unaccompanied homeless youths of their status as independent students for the purpose of applying for financial aid for higher education and provide verifica- tion of such status for the Free Application for Federal Student Aid (FASFA), pursuant to 42 United States Code 11432(g)(6)(A)(x)(III).
	School counselors must assist and advise students experiencing homelessness with college preparation and readiness, pursuant to 42 United States Code 11432(g)(1)(K).
	19 TAC 89.1613(a)–(b)
<i>Provisions for Students in Substitute Care</i>	A district shall ensure that a student in substitute care who is en- rolled in grade 11 or 12 is provided information regarding tuition and fee exemptions under Education Code 54.366, for dual-credit or other courses provided by a public institution of higher education for which a high school student may earn joint high school and col- lege credit.
	A district shall inform students in substitute care of tuition and fee exemptions under Education Code 54.367, regarding monthly payments, medical assistance benefits, and reimbursement of fees.
	A district shall ensure students in substitute care are informed that every higher education institution in Texas has a designated foster care liaison to assist students.
	Foster care liaisons are encouraged to support students in substi- tute care with linking to colleges to develop connections and facili- tate effective transitions into postsecondary education.
	Foster care liaisons, school counselors, and others must assist stu- dents with seeking and applying for all types of scholarships for which the student may qualify.
	19 TAC 89.1613(c)
Notice of Events for Students in Substitute Care	A district must provide notice in writing to the educational decision- maker and caseworker of a student who is in substitute care re- garding events that may significantly impact the education of the student. <i>19 TAC 89.1617</i>

	Eve clud	nts that may significantly impact the education of a child in- le:	
	1.	Requests or referrals for an evaluation under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794), or special education under Education Code 29.003 [see EHBAA];	
	2.	Admission, review, and dismissal committee meetings [see EHBAB];	
	3.	Manifestation determination reviews required by Education Code 37.004(b) [see FOF];	
	4.	Any disciplinary actions under Education Code Chapter 37 for which parental notice is required [see FO series];	
	5.	Citations issued for Class C misdemeanor offenses on school property or at school-sponsored activities;	
	6.	Reports of restraint and seclusion required by Education Code 37.0021 [see FO and FOF];	
	7.	Use of corporal punishment as provided by Section 37.0011 [see FO]; and	
	8.	Appointment of a surrogate parent for the child under Educa- tion Code 29.0151 [see EHBAE];	
	Edu	cation Code 25.007(b)(10)	
Child Welfare Contact	A district receiving Title 1, Part A funds must collaborate with the state or local child welfare agency to designate a point of contact if the child welfare agency notifies the district, in writing, that the agency has designated an employee to serve as a point of contact for the district. 20 U.S.C. $6312(c)(5)(A)$		
School-Community Guidance Center	A district may establish a school-community guidance center of signed to locate and assist children with problems that interfer with their education, including juvenile offenders and children severe behavioral problems or character disorders.		
	lice in w	h center shall coordinate efforts of district personnel, local po- departments, school attendance officers, and probation officers orking with students, dropouts, and parents in identifying and ecting factors that adversely affect the education of the chil- n.	
	Edu	cation Code 37.051	
	cerr	on request from a superintendent, a governmental agency con- ned with children that has jurisdiction in a district shall cooper- with the school-community guidance center and shall designate	
DATE ISSUED: 6/7/2023	3	9 of 11	

	a liaison to work with the center in identifying and correcting prob- lems affecting school-age children in the district. The governmental agency may establish or finance a school-community guidance center jointly with a district according to terms approved by the governing body of each participating entity. <i>Education Code</i> 37.053				
Cooperative Programs	cies	A board may develop cooperative programs with state youth agen- cies for children found to have engaged in delinquent conduct. <i>Ed-</i> <i>ucation Code</i> 37.052			
Parental Notice and Access to Information	Before a student is admitted to a school-community guidance cen- ter, the administrator of the center shall notify the student's parent or guardian that the student has been assigned to attend the cen- ter.				
	The	notice must include:			
	1.	The reason the student has been assigned to the center;			
	2.	A statement that on request the parent or guardian is entitled to be fully informed in writing of any treatment method or test- ing program involving the student; and			
	3.	A statement that the parent or guardian may request to be ad- vised and to give written, signed consent for any psychologi- cal testing or treatment involving the student.			
	mer	If after notification, the parent refuses to consent to testing or treat- ment of the student, the center may not provide any further psy- chological treatment or testing.			
		arent or guardian of a student attending a center is entitled to bect:			
	1.	Any instructional or guidance material to be used by the stu- dent, including teachers' manuals, tapes, and films; and			
	2.	The results of any treatment, testing, or guidance method in- volving the student.			
	The administrator of the center may set a schedule for inspection of materials that allows reasonable access but does not interfere with the conduct of classes or business activities of the school.				
	Education Code 37.054				
Parental Involvement	repi lega spo	admitting a student to a school-community guidance center, a resentative of a district, the student, and the student's parent or al guardian shall develop an agreement that specifies the re- nsibilities of the parent and the student. The agreement must ude:			

STUDENT WELFARE STUDENT SUPPORT SERVICES

	1.	A statement of the student's behavioral and learning objec- tives;
	2.	A requirement that the parent attend specified meetings and conferences for teacher review of the student's progress; and
	3.	The parent's acknowledgement that the parent understands and accepts the responsibilities imposed by the agreement regarding attendance at meetings and conferences and assis- tance in meeting objectives, defined by the district, to aid stu- dent remediation.
	the o pare	uperintendent may obtain a court order from a district court in district requiring a parent to comply with such an agreement. A ent who violates such a court order may be punished for con- pt of court.
Court Supervision	fail t cour tabli	district, the student, and the parent or guardian for any reason to reach an agreement, any party may request the juvenile at or its designee to conduct a hearing and enter an order es- shing the responsibilities and duties of each of the parties as court deems appropriate.
	Edu	cation Code 37.055–.056

Fort Bend ISD 079907				
STUDENT DISCIPLINE FO OUT-OF-SCHOOL SUSPENSION (LEGA				
Suspension Authorized	The principal or other appropriate administrator may suspend a student who engages in conduct identified in the Student Code of Conduct as conduct for which a student may be suspended. <i>Education Code 37.005(a)</i>			
Maximum Length		uspen 005(b	ision may not exceed three school days. <i>Educati</i>)	on Code
	-	e FO sion.]	for provisions regarding coursework to students	in sus-
Students Below Grade 3	be p erty	olaceo or wl	t who is enrolled in a grade level below grade 3 r d in out-of-school suspension unless while on scl hile attending a school-sponsored or school-relat off of school property, the student engages in:	hool prop-
	1.		duct that contains the elements of an offense rel pons under Penal Code 46.02 or 46.05;	ated to
	2.		duct that contains the elements of a violent offer d under Penal Code 22.01, 22.011, 22.02, 22.02	
	3.		ing, giving, or delivering to another person or pos ig, or being under the influence of any amount of	
		a.	Marihuana or a controlled substance, as define Health and Safety Code Chapter 481, or by 21 Section 801 et seq.;	
		b.	A dangerous drug, as defined by Health and Sa Code Chapter 483; or	afety
		C.	An alcoholic beverage, as defined by Alcoholic Code 1.04.	Beverage
	Edu	catio	n Code 37.005(c)	
Students Who Are Homeless	sus item scho erty trict tives Edu mea	oensi ool-sp The s to o catio aning	may not place a student who is homeless in out- on unless the student engages in conduct descri 3, above, while on school property or while attend bonsored or school-related activity on or off of sc campus behavior coordinator may coordinate wi neless education liaison to identify appropriate a ut-of-school suspension for a student who is hom n Code 37.005(d), "student who is homeless" ha assigned to the term "homeless children and you .S.C. Section 11434a. <i>Education Code 37.005(d)</i>	ibed at ding a hool prop- ith the dis- lterna- neless. In s the uths" un-
Positive Behavior Program	with	cam	may develop and implement a program, in consupus behavior coordinators employed by the distri representatives of a regional education service c	ict [see

STUDENT DISCIPLINE OUT-OF-SCHOOL SUSPENSION

that provides a disciplinary alternative for a student enrolled in a grade level below grade 3 who engages in conduct described by Education Code 37.005(a) [at Suspension Authorized, above] and is not subject to 37.005(c) [at Students below Grade 3, above]. The program must:

- 1. Be age-appropriate and research-based;
- 2. Provide models for positive behavior;
- 3. Promote a positive school environment;
- 4. Provide alternative disciplinary courses of action that do not rely on the use of in-school suspension, out-of-school suspension, or placement in a disciplinary alternative education program to manage student behavior; and
- 5. Provide behavior management strategies including:
 - a. Positive behavioral intervention and support;
 - b. Trauma-informed practices;
 - c. Social and emotional learning;
 - d. A referral for services, as necessary; and
 - e. Restorative practices.

A district may annually conduct training for district staff on the program adopted.

Education Code 37.0013

Fort Bend ISD 079907					
ATTENDANCE ATTENDANCE ENFOR	MENT		FED (LEGAL)		
District Complaint or Referral Against Student	If a student fails to attend school without excuse on 10 or more days or parts of days within a six-month period in the same school year, a district shall within 10 school days of the student's 10th absence refer the student to a truancy court for truant conduct under Family Code 65.003(a). [See FEA]				
Against Parent	county, justice, or ributing to nonatt	le a complaint against the student's pa municipal court for an offense of parer endance under Education Code 25.093 ence of the parent's criminal negligenc	nt con- 3 if the dis-		
	ent that does not allege the elemen	iss a complaint made by a district again comply with Education Code 25.0951; ts required for the offense; is not timely elayed the referral as provided below; o v defective.	does not / filed, un-		
Delaying a Referral	-	ay a referral of a student for truant cond t refer a student for truant conduct, if th			
		uancy prevention measures to the stud	lent under		
	ceeding and	that the truancy prevention measures a it is in the best interest of the student t ed or not be made.			
	Education Code 2	25.0951			
Referral Prohibited	A district may not refer a student to truancy court if the school de- termines that the student's truancy is the result of pregnancy, being in the state foster program, homelessness, severe or life-threaten- ing illness or related treatment, or being the principal income earner for the student's family. [See Truancy Prevention Measures, below] <i>Education Code 25.0915(a-3)</i>				
Filing Requirements	Each referral to tr Code 65.003(a) m	uancy court for conduct described by F nust:	amily		
	certifying the sures to the	nied by a statement from the student's It the school applied the truancy prever student, and the measures failed to me student's school attendance; and	ntion mea-		
		ther the student is eligible for or receive ervices under Education Code Chapter			
		nall dismiss a petition filed by a truant c Family Code 65.054, if the court deterr al:			
DATE ISSUED: 11/21/2023 1 of 10					

	1.	Does not comply with the requirement above;					
	2.	Does not satisfy the elements required for truant conduct;					
	3.	Is not timely filed, unless the school district delayed the refer- ral as provided above [see Delaying a Referral, above]; or					
	4.	Is otherwise substantively defective.					
	Educ	cation Code 25.0915(b), (c)					
Expunction of Records	An individual who was convicted of a truancy offense under former Education Code 25.094 or has had a complaint for a truancy of- fense dismissed is entitled to have the conviction or complaint and records relating to the conviction or complaint expunged.						
	tion, for a plain fense law e reco disal	ardless of whether the individual has filed a petition for expunc- the court in which the individual was convicted or a complaint truancy offense was filed shall order the conviction, com- ts, verdicts, sentences, and other documents relating to the of- e, including any documents in the possession of a district or enforcement agency, to be expunged from the individual's rd. After entry of the order, the individual is released from all polities resulting from the conviction or complaint, and the con- on or complaint may not be shown or made known for any pur- t.					
	Code	e of Crim. Proc. 45.0541					
Attendance Officer	A board may select a school attendance officer. A school atten- dance officer also may be selected by two or more boards to serve their districts jointly. <i>Education Code 25.088</i>						
	perir dutie be p	stricts where no attendance officer has been selected, the su- tendent and the peace officers in a district shall perform the s of attendance officer, but no additional compensation shall aid for the services. <i>Education Code 25.090</i> [See Peace Offi- below]					
Powers and Duties	An attendance officer employed by a district who is not commis- sioned as a peace officer has the following powers and duties wit respect to enforcement of compulsory school attendance require- ments:						
	1.	To investigate each case of a violation of the compulsory school attendance requirements referred to the attendance of- ficer;					
	2.	To enforce compulsory school attendance requirements by applying truancy prevention measures adopted under Educa-					

			Code 25.0915 to the student and if the measures fail to ningfully address the student's conduct:
		a.	Referring the student to a truancy court if the student has unexcused absences for the amount of time specified under Family Code 65.003(a); and
		b.	Filing a complaint in a county, justice, or municipal court against a parent who violates Education Code 25.093;
	3.		nonitor school attendance compliance by each student in- igated by the officer;
	4.	scho tion sion	naintain an investigative record on each compulsory ool attendance requirement violation and related court ac- and, at the request of a court, the board, or the commis- er, to provide a record to the individual or entity request- he record;
	5.	dent quire a res	hake a home visit or otherwise contact the parent of a stu- who is in violation of compulsory school attendance re- ements, except that the attendance officer may not enter sidence without permission of the parent or of the owner nant of the residence; and
	6.	tion	e request of a parent, to escort a student from any loca- to a school campus to ensure the student's compliance compulsory school attendance requirements.
	Edu	catior	n Code 25.091(b)
Peace Officers	pow	ers ai	officer serving as an attendance officer has the following nd duties concerning enforcement of compulsory school ce requirements:
	1.		nvestigate each case of a violation of compulsory school ndance requirements referred to the peace officer;
	2.	appl tion	nforce compulsory school attendance requirements by ying truancy prevention measures adopted under Educa- Code 25.0915 to the student and if the measures fail to ningfully address the student's conduct:
		a.	Referring the student to a truancy court if the student has unexcused absences for the amount of time specified under Family Code 65.003(a); or
		b.	Filing a complaint in a county, justice, or municipal court against a parent who violates Education Code 25.093;
	3.	To s	erve court-ordered legal process;

	4.			school attendance records for compliance by each /estigated by the officer;			
	5.	in an investigative record on each compulsory endance requirement violation and related court ac- it the request of a court, the board, or the Commis- provide a record to the individual or entity request- cord; and					
	6.	dent w quiren dence require	vho i nenta with ed to e exc	home visit or otherwise contact the parent of a stu- s in violation of compulsory school attendance re- s, except that a peace officer may not enter a resi- nout the permission of the parent of a student o attend school or of the tenant or owner of the resi- ept to lawfully serve court-ordered legal process on			
	viola custo of th	tion of ody for	the the to e	who has probable cause to believe that a child is in compulsory attendance law may take the child into purpose of returning the child to the school campus nsure the child's compliance with compulsory atten- tents.			
	Education Code 25.091(a), (b-1)						
Truancy Prevention Measures	A district shall adopt truancy prevention measures designed to ad- dress student conduct related to truancy in the school setting be- fore the student engages in conduct described by Family Code 65.003 and minimize the need for referrals to truancy court for con- duct described by Family Code 65.003(a). <i>Education Code</i> 25.0915(a)						
	A district shall take one or more of the following actions as ancy prevention measure:						
	1.	Impos	se:				
		t r c	be sig nas r	navior improvement plan on the student that must gned by an employee of the school, that the district nade a good faith effort to have signed by the stu- and the student's parent or guardian, and that in- es:			
		(A specific description of the behavior that is re- quired or prohibited for the student;			
		(The period for which the plan will be effective, not to exceed 45 school days after the date the con- tract becomes effective; or			

FED (LEGAL)

		(3)) The penalties for additional absences, including ad- ditional disciplinary action or the referral of the stu- dent to a truancy court; or					
		b. So	hool-based community service; or					
	2.	Refer the student to counseling, mediation, mentoring, court program, community-based services, or other in-s or out-of-school services aimed at addressing the stude truancy. A referral may include participation by the child ent or guardian if necessary.						
	may	school district shall offer additional counseling to a student a ay not refer the student to truancy court if the school determi at the student's truancy is the result of:						
	1.	Pregna	ncy;					
	2.	Being ir	n the state foster program;					
	3.	Homelessness;						
	4.	Severe or life-threatening illness or related treatment; or						
	5.	Being th	ne principal income earner for the student's family.					
	day atte 25.0	s or parts nd schoc	ails to attend school without excuse on three or more of days within a four-week period but does not fail to I for the time described by Education Code he district shall initiate truancy prevention measures nt.					
	Edu	cation C	ode 25.0915					
Minimum Standards			n standards for the truancy prevention measures im- y a district under Education Code 25.0915 include:					
	1.	•	ing the root cause of the student's unexcused ab- and actions to address each cause;					
	2.		ning ongoing communication with students and par- the actions to be taken to improve attendance;					
	3.		hing reasonable timelines for completion of the tru- evention measure; and					
	4.	dismiss dance i that the	shing procedures to notify the admission, review, and al committee or the Section 504 committee of atten- ssues relating to a student with a disability and ensure committee considers whether the student's atten- ssues warrant an evaluation, a reevaluation, and/or					

modifications to the student's individualized education program or Section 504 plan, as appropriate.

19 TAC 129.1043

Best Practices	A district shall consider the following best practices for truancy p vention measures:				
	1.	Develop an attendance policy that clearly outlines require- ments related to truancy in accordance with Education Code, Chapter 25, Subchapter C, and communicate this information to parents at the beginning of the year.			
	2.	Create a culture of attendance that includes training staff to talk with students and parents about the attendance policy and the root causes of unexcused absences.			
	3.	Create incentives for perfect attendance and improved atten- dance.			
	4.	Educate students and their families on the positive impact of school attendance on performance.			
	5.	Provide opportunities for students and parents to address causes of absence and/or truancy with district staff and link families to relevant community programs and support.			
	6.	Develop collaborative partnerships, including planning, refer- ral, and cross-training opportunities, between appropriate school staff, attendance officers, program-related liaisons, and external partners, such as court representatives, commu- nity and faith-based organizations, state or locally funded community programs for truancy intervention or prevention, and law enforcement to assist students.			
	7.	Determine root causes of unexcused absences and review campus- and district-level data on unexcused absences to identify systemic issues that affect attendance.			
	8.	Use existing school programs such as Communities in Schools, 21st Century Community Learning Centers, restora- tive discipline, and positive behavior interventions and sup- ports (PBIS) to provide students and their parents with ser- vices.			
	9.	At the beginning of each school year, conduct a needs as- sessment and identify and list, or map, services and programs			

mation available to staff, students, and parents. The information must include, but is not limited to:

- a. Services for pregnant and parenting students;
- b. Services for students experiencing homelessness;
- c. Services for students in foster care;
- d. Federal programs including, but not limited to, Title 1, Part A, of the Elementary and Secondary Education Act;
- e. State programs including, but not limited to, state compensatory education programs;
- f. Dropout prevention programs and programs for "at risk" youth;
- g. Programs that occur outside of school time;
- h. Counseling services;
- i. Tutoring programs and services available at no or low cost;
- j. Mental health services;
- k. Alcohol and substance abuse prevention and treatment programs;
- I. Mentoring programs and services;
- m. Juvenile justice services and programs;
- n. Child welfare services and programs;
- o. Other state or locally funded programs for truancy prevention and intervention; and
- p. Other supportive services that are locally available for students and families through faith-based organizations, local governments, and community-based organizations.
- 10. After identifying and listing, or mapping, services available in the district and community, school districts should target any new resources, programs, or services to gaps in services identified during the needs assessment.
- 11. School districts should ensure that personnel, including truancy prevention facilitators or juvenile case managers, attendance officers, McKinney-Vento (homeless) liaisons, foster care liaisons, Title IX coordinators, 504 coordinators, pregnancy and parenting coordinators, dropout prevention coordinators, special education staff, and other appropriate student

		services personnel, meet to contribute to the needs assess- ment, discuss opportunities to work together, and identify strategies to coordinate both internally and externally to ad- dress students' attendance barriers.
		etermining services offered to students identified in Education le 25.091(a-3), a district shall consider:
	1.	Offering an optional flexible school day program and evening and online alternatives;
	2.	Working with businesses that employ students to help stu- dents coordinate job and school responsibilities; and
	3.	Offering before school, after school, and/or Saturday preven- tion or intervention programs or services that implement best and promising practices.
	19	TAC 129.1045
Sanctions	uca faile Coc mea rega viev ume with sue with que acco viev que sion Edu plia	aggrieved party may file a written complaint with the Texas Ed- tion Agency (TEA) regarding an allegation that a district has ad to comply with Education Code 25.0915 or 19 Administrative le Chapter 129, Subchapter BB related to truancy prevention asures. TEA may request that a district provide documentation arding its compliance in response to a complaint. If, after a re- v of this documentation or a district's failure to provide this doc- entation, TEA determines that the district is not in compliance a preliminary report of its findings to the district in accordance a preliminary report of its findings to the district in accordance and 19 Administrative Code 157.1122 (Notice). A district may re- st in writing an informal review of TEA's preliminary report in ordance with 19 Administrative Code 157.1123 (Informal Re- v). Following the informal review, or if no informal review is re- sted by the deadline, a final report will be issued. The commis- ter of education may implement any sanction listed in tection Code 39.102(a) against a district found to be out of com- nec with Education Code 25.0915 or 19 Administrative Code apter 129, Subchapter BB. <i>19 TAC 129.1047</i>
Truancy Prevention Facilitator or Juvenile Case Manager	case quir prev leas cust or o	strict shall employ a truancy prevention facilitator or juvenile e manager to implement the truancy prevention measures re- ed by Education Code 25.0915 and any other effective truancy vention measures as determined by the district or campus. At annually, the truancy prevention facilitator shall meet to dis- s effective truancy prevention measures with a case manager ther individual designated by a truancy court to provide ser- es to students of the district in truancy cases.

	Instead of employing a truancy prevention facilitator, a school dis- trict may designate an existing district employee or juvenile case manager to implement the truancy prevention measures and any other effective truancy prevention measures as determined by the district or campus.				
	Education Code 25.0915(d), (e)				
	On approval of the board, a district may employ or agree in accor- dance with Government Code Chapter 791, with any appropriate governmental entity to jointly employ or to jointly contribute to the costs of another entity employing:				
	1. A case manager to provide services in cases involving juve- nile offenders who are before a court consistent with the court's statutory powers or referred to a court by a school ad- ministrator or designee for misconduct that would otherwise be within the court's statutory powers prior to a case being filed, with the consent of the juvenile and the juvenile's par- ents or guardians; or				
	2. One or more juvenile case managers who shall assist the court in administering the court's juvenile docket and in supervising the court's orders in juvenile cases, and may provide prevention services to a child considered at risk of entering the juvenile justice system, and intervention services to juveniles engaged in misconduct before cases are filed, excluding traffic offenses.				
	A district that jointly employs a case manager in accordance with Government Code Chapter 791 employs a juvenile case manager for purposes of Code of Criminal Procedure Chapter 102 and Gov- ernment Code Chapter 102.				
	Code of Criminal Procedure 45.056(a), (c)				
Funding	A district may apply to the criminal justice division of the governor's office for reimbursements of the costs of employing a juvenile case manager. The district may pay the salary and benefits of a juvenile case manager and the costs of training, travel, office supplies, and other necessary expenses relating to the position of the juvenile case manager from the local truancy prevention and diversion fund established under Local Government Code 134.156. <i>Code of Criminal Procedure 45.056(b)</i>				
Priority	A juvenile case manager employed jointly under Government Code Chapter 791 shall give priority to cases brought under Education Codes 25.093 (parent contributing to nonattendance). <i>Code of</i> <i>Criminal Procedure 45.056(e)</i>				

Rules	ado tha of e	The board of a district that employs a juvenile case manager shall adopt and implement reasonable rules for juvenile case managers that provide a code of ethics, and for the enforcement of the code of ethics; appropriate educational preservice and in-service training standards for juvenile case managers; and training in:				
	1.	The role of the juvenile case manager;				
	2.	Case planning and management;				
	3.	Applicable procedural and substantive law;				
	4.	Courtroom proceedings and presentation;				
	5.	Services to at-risk youth under Family Code Chapter 264, Subchapter D;				
	6.	Local programs and services for juveniles and methods by which juveniles may access those programs and services; and				
	7.	Detecting and preventing abuse, exploitation, and neglect of juveniles.				
	8.	The juvenile case manager shall timely report to the judge who signed the order or judgment and, on request, to the judge assigned to the case or the presiding judge any infor- mation or recommendations relevant to assisting the judge in making decisions that are in the best interest of the child.				
	Co	Code of Criminal Procedure 45.056(f)-(i)				
Parent Contributing Agreement	nor the writ	parent against whom a complaint for parent contributing to nattendance under Education Code 25.093 has been filed and district at which the parent's child is enrolled may enter into a tten agreement requiring the parent to complete counseling, ning, or another program as designated by the district.				
	30t the cor	A parent who fulfills the terms of an agreement not later than the 30th day after the date on which the complaint was filed or within the period provided by the agreement is entitled to dismissal of complaint in accordance with Code of Criminal Procedure article 45.0531(b). <i>Education Code 25.094</i>				