| San Felipe Del Rio CISD |
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| 233901                  |

| DEFINITIONS               | "District-level committee" means the committee established under<br>Education Code 11.251, or a comparable committee if the district is<br>exempted (or has exempted itself) from this provision.  |
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|                           | "Innovation plan committee" means a committee appointed by the<br>board of trustees to develop the innovation plan in accordance with<br>statutory requirements. The district-level committee may also serve<br>in this role.  |
|                           | "Public hearing" means an open meeting held by the board of trus-<br>tees that allows members of the public to hear facts about the pro-<br>posed plan and designation and provides the opportunity for the<br>public to give opinions and comments on the proposed actions.               |
|                           | "Public meeting" means an open meeting held by the board of trus-<br>tees that allows members of the public to hear facts about the pro-<br>posed plan and designation.  |
|                           | "Unacceptable academic performance rating" means a rating of<br>Improvement Required or Unacceptable Performance or as other-<br>wise indicated in the applicable year's academic accountability<br>manual.  |
|                           | "Unacceptable financial accountability rating" means a Financial<br>Integrity Rating System of Texas (FIRST) rating of Substandard<br>Achievement as indicated in the applicable year's financial ac-<br>countability system manual.   |
|                           | 19 TAC 102.1301  |
| DISTRICT OF<br>INNOVATION | A district is eligible for designation as a district of innovation if the district's most recent performance rating under Education Code 39.054 reflects at least acceptable performance.  |
|                           | A board may not vote on the final approval of the innovation plan if<br>the district is assigned either a final or preliminary rating below ac-<br>ceptable performance. In the event the preliminary rating is<br>changed, the board may then vote to become an innovation dis-<br>trict. |
|                           | Consideration of designation as a district of innovation may be ini-<br>tiated by a resolution adopted by the board or a petition signed by<br>a majority of the members of the district-level committee [see<br>BQA].   |
|                           | Education Code 12A.001; 19 TAC 102.1303  |
| PUBLIC HEARING            | After adopting a resolution or receiving a petition for consideration<br>as a district of innovation, a board shall hold a public hearing as<br>soon as possible, but not later than 30 days, to consider whether  |

|                          |   | district should develop a local innovation plan for the designa-<br>of the district as a district of innovation.  |  |  |
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|                          | At the conclusion of the public hearing or within 30 days after con-<br>clusion of the public hearing, the board may decline to pursue des-<br>ignation of the district as a district of innovation or appoint a com-<br>mittee to develop a local innovation plan. |   |  |  |
|                          |   | e board may outline the parameters around which the innovation n committee may develop the plan.  |  |  |
|                          | Edu   | ucation Code 12A.002; 19 TAC 102.1305   |  |  |
| LOCAL INNOVATION<br>PLAN | velo  | cal innovation plan meeting all legal requirements must be de-<br>oped for a district before the district may be designated as a dis-<br>of innovation.   |  |  |
|                          |   | e local innovation plan must provide for a comprehensive educa-<br>al program for the district, which program may include:  |  |  |
|                          | 1.  | Innovative curriculum, instructional methods, and provisions regarding community participation, campus governance, and parental involvement;  |  |  |
|                          | 2.  | Modifications to the school day or year [see EB, EC];   |  |  |
|                          | 3.  | Provisions regarding the district budget and sustainable pro-<br>gram funding;  |  |  |
|                          | 4.  | Accountability and assessment measures that exceed the re-<br>quirements of state and federal law; and  |  |  |
|                          | 5.  | Any other innovations prescribed by the board of trustees.  |  |  |
|                          | Coo<br>sho  | e plan must also identify requirements imposed by the Education<br>de that inhibit the goals of the plan and from which the district<br>uld be exempted on adoption of the plan, subject to Education<br>de 12A.004. [See EXCEPTIONS, below]  |  |  |
|                          | fron<br>con<br>whi  | The commissioner of education shall maintain a list of provisions<br>from which designated districts of innovation are exempt. The<br>commissioner shall notify the legislature of each provision from<br>which districts enrolling a majority of students in this state are ex-<br>empt. |  |  |
|                          | Edu   | ucation Code 12A.003, .004(b); 19 TAC 102.1305(d)   |  |  |
| EXCEPTIONS               |   | cal innovation plan may not provide for the exemption of a dis-<br>from the following:  |  |  |
|                          | 1.  | Education Code Chapter 11, Subchapters A (Accreditation), C (Board of Trustees), D (Powers and Duties of Board), and E  |  |  |

|                                      |  |  | (Superintendents and Principals), except that a district may be<br>exempt from Sections 11.1511(b)(5) (district- and campus-<br>level planning), 11.1511(b)(14) (board's role in termination<br>and nonrenewal of educator contracts), and 11.162 (school<br>uniforms);  |  |  |
|--------------------------------------|--|--|--|--|--|
|                                      |  | 2.   | State curriculum and graduation requirements adopted under Education Code Chapter 28; and  |  |  |
|                                      |  | 3.   | Academic and financial accountability and sanctions under Education Code Chapter 39.   |  |  |
|                                      |  | Edı  | ication Code 12A.004(a)  |  |  |
| ADOPTION OF LOCAL<br>INNOVATION PLAN |  | The board may not vote on adoption of a proposed local innovation plan unless:   |  |  |  |
|                                      |  | 1.   | The final version of the proposed plan has been available on the district's website for at least 30 days;  |  |  |
|                                      |  | 2.   | The board has notified the commissioner of the board's inten-<br>tion to vote on adoption of the proposed plan; and  |  |  |
|                                      |  | 3.   | The district-level committee [see BQA] has held a public<br>meeting to consider the final version of the proposed plan and<br>has approved the plan by a majority vote of the committee<br>members. The public meeting may occur at any time, includ-<br>ing up to or on the same date at which the board intends to<br>vote on final adoption of the proposed plan. |  |  |
|                                      |  | The board may adopt a proposed local innovation plan by an af-<br>firmative vote of two-thirds of the membership of the board.   |  |  |  |
|                                      |  | On adoption of a local innovation plan, the district is designated as<br>a district of innovation for the term specified in the plan, but no<br>longer than five calendar years, and shall begin operation in ac-<br>cordance with the plan. In addition, the district is exempt from<br>state requirements identified under Education Code 12A.003(b)(2).<br>[See LOCAL INNOVATION PLAN, above] |  |  |  |
|                                      |  | alor   | e district shall notify the commissioner of approval of the planing with a list of approved exemptions by completing the agen-<br>form provided at 19 Administrative Code 102.1307(d).   |  |  |
|                                      |  | ame<br>less  | strict's exemption under the plan includes any subsequent<br>endment or redesignation of an identified state requirement, un-<br>the subsequent amendment or redesignation specifically ap-<br>s to an innovation district.  |  |  |
|                                      |  | Edu  | ication Code 12A.005; 19 TAC 102.1307  |  |  |
|                                      |  |  |  |  |  |

DATE ISSUED: 2/16/2017 UPDATE 107 AF(LEGAL)-P

| TERM   | The term of a district's designation as a district of innovation may<br>not exceed five years and is effective upon district approval and<br>notification of the plan to the Texas Education Agency (TEA). A<br>district may only have one innovation plan at any given time. <i>Edu</i><br><i>cation Code 12A.006; 19 TAC 102.1311</i> |  |        |  |  |
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| AMENDMENT,<br>RESCISSION, OR<br>RENEWAL OF<br>LOCAL INNOVATION<br>PLAN | A local innovation plan may be amended, rescinded, or renewed if<br>the action is approved by a vote of the district-level committee [see<br>BQA] and a two-thirds majority vote of the board of trustees.  |  |        |  |  |
|  | An amendment to an approved plan does not change the date of<br>the term of designation as an innovation district. Exemptions that<br>were already formally approved are not required to be reviewed.   |  |        |  |  |
|  | A district must notify TEA within five business days of rescission<br>and provide a date at which time it will be in compliance with all<br>sections of the Education Code, but no later than the start of the<br>following school year.  |  |        |  |  |
|  | During renewal, all sections of the plan and exemptions shall be<br>reviewed and the district must follow all components outlined in 19<br>Administrative Code 102.1307 relating to Adoption of Local Innova-<br>tion Plans.  |  |        |  |  |
|  | The district shall notify the commissioner of any actions taken along with the associated exemptions and local approval dates.  |  |        |  |  |
|  | Education Code 12A.007; 19 TAC 102.1313   |  |        |  |  |
| WEBSITE POSTING  | trict   | district's innovation plan must be clearly posted on the d<br>s website for the term of the designation as an innovatior<br>. 19 TAC 102.1305(e)   |        |  |  |
| TERMINATION BY<br>COMMISSIONER<br>DISCRETIONARY                        |   | commissioner may terminate a district's designation as a of innovation if the district receives for two consecutive sorts:   |        |  |  |
| TERMINATION  | 1.  | A final unacceptable academic performance rating unde ucation Code 39.054;   | r Ed-  |  |  |
|  | 2.  | A final unacceptable financial accountability rating unde cation Code 39.082; or   | r Edu- |  |  |
|  | 3.  | A final unacceptable academic performance rating under<br>ucation Code 39.054 for one of the school years and an<br>acceptable financial accountability rating under Education<br>Code 39.082 for the other school year. | un-    |  |  |
|  | may   | ead of terminating a district's designation, the commission<br>permit the district to amend the local innovation plan to a<br>sc concerns specified by the commissioner.   |        |  |  |
|  | Edu   | cation Code 12A.008(a)–(b); 19 TAC 102.1315(a)   |        |  |  |
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| INNOVATION DISTRICT               | S   | AF<br>(LEGAL)   |  |
| MANDATORY<br>TERMINATION          | The commissioner shall terminate a district's designation as a c<br>trict of innovation if the district receives for three consecutive<br>school years: |   |  |
|                                   | 1.  | A final unacceptable academic performance rating under Ed-<br>ucation Code 39.054;  |  |
|                                   | 2.  | A final unacceptable financial accountability rating under Edu-<br>cation Code 39.082; or   |  |
|                                   | 3.  | Any combination of one or more unacceptable ratings Educa-<br>tion Code 39.054 and one or more unacceptable ratings un-<br>der Education Code 39.082.                                   |  |
| Educ                              |   | cation Code 12A.008(c); 19 TAC 102.1315(b)  |  |
| NO APPEAL                         | as a  | commissioner's decision to terminate a district's designation<br>a district of innovation is final and may not be appealed. <i>Educa-</i><br><i>Code 12A.008(d); 19 TAC 102.1315(d)</i> |  |