School District Training Chart

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A variety of staff development trainings are required or recommended for school employees. The requirements are scattered throughout statutes and policies. Some are mandated by law; others are recommended as risk management practices. This chart organizes the requirements and recommendations by topic. Some requirements and recommendations appear under more than one topic to assist the reader.

Student Discipline Special Education Students with Disabilities Student Welfare Student Health and Safety Emergency Operations Employee Welfare Facilities Management Records Management Instructional Programs Human Resource Management Financial Matters Volunteers Law Enforcement Technology

	Student Discipline					
Type of Training	Who	When	Provider	Notes		
Use of Restraint with Special Education Students Tex. Educ. Code § 37.0021(d); 19 Tex. Admin. Code § 89.1053(d); FOF(LEGAL)	A core team on each campus including principal or designee and general or special education personnel likely to use restraint, including in an emergency.	As needed and within 30 school days following the use of restraint by untrained personnel called upon to use restraint in an emergency.	District	Districts must provide training for school employees, volunteers, or independent contractors on the use of restraint. A core team of personnel on each campus must be trained in the use of restraint, and the team must include a campus administrator or designee and any general or special education personnel likely to use restraint. Personnel who are called upon to use restraint in an emergency and who have not received prior training must receive training within 30 school days following the use of restraint. The training on the use of restraint must include prevention and de- escalation techniques and provide alternatives to the use of restraint. All trained personnel must receive instruction in current professionally accepted practices and standards regarding behavior management and use of restraint.		
Use of Time-Out with Special Education Students Tex. Educ. Code § 37.0021(d); 19 Tex. Admin. Code § 89.1053(h); FOF(LEGAL)	General or special education personnel who implement time- out based on a student's individualized education plan (IEP) and/or behavior intervention plan (BIP).	As needed and within 30 school days of an employee being assigned the responsibility for implementing time-out.	District	Districts must provide training for school employees, volunteers, or independent contractors on the use of time-out. General or special education personnel who implement time-out based on requirements in a student's IEP or BIP must be trained in the use of time-out. Newly identified personnel who are called upon to implement time-out based on		

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				requirements in a student's IEP or BIP must receive training within 30 school days of being assigned the responsibility.		
				Training on the use of time-out must be provided as part of a program that addresses a full continuum of positive behavioral intervention strategies and must address the impact of time-out on the ability of the student to be involved in and progress in the general curriculum and advance appropriately toward attaining the annual goals specified in the student's IEP. All trained personnel must receive instruction in current professionally accepted practices and standards regarding behavior management and the use of time-		
				out.		
Student Discipline Tex. Educ. Code §§ 37.0181, .002; DMA(LEGAL)	Every principal or other appropriate administrator who oversees student discipline.	At least once every three years.	District. May be provided in coordination with regional education service centers and through use of distance learning methods.	Every principal or other appropriate administrator who oversees student discipline must attend professional development training regarding alternative settings for behavior management, specifically, training regarding the distinction between a principal's use of discipline management techniques when a student is sent to the principal's office in order to maintain effective discipline in a classroom and a teacher's discretion to remove an unruly student from class and		

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				not have the student return without the teacher's consent. The appropriate administrator is required to attend the professional development training at least once every three years. The training may be provided in coordination with regional education service centers and through use of distance learning.		
Disciplinary Alternative Education Program (DAEP) Tex. Educ. Code § 37.008(a-1); 19 Tex. Admin. Code § 103.1201(h)(2), (i); FOCA(LEGAL)	District staff at each DAEP.	As needed. Employees must receive training on established procedures for reporting abuse, neglect, or exploitation of students on an annual basis.	District	 District staff at each DAEP must participate in training programs on education, behavior management, and safety procedures that focus on positive and proactive behavior management strategies. The training programs must also target prevention and intervention that include: 1. Training on the education and discipline of students with disabilities who receive special education services; 2. Instruction in social skills and problem- solving skills that addresses diversity, dating violence, anger management, and conflict resolution to teach students how to interact with teachers, family, peers, authority figures, and the general public; and 3. Annual training on established procedures for reporting abuse, neglect, or exploitation of students. 		

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				DAEP staff must also be prepared and trained to respond to health issues and emergencies.		
Juvenile Case Managers Tex. Code Crim. Proc. art. 45.056(f); FED(LEGAL)	District juvenile case manager(s).	Some training before service begins and some training during service.	District	The board of a district that employs a juvenile case manager must adopt and implement appropriate educational pre- service 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;		
				 Applicable procedural and substantive law; 		
				 Courtroom proceedings and presentation; 		
				 Services to at-risk youth under Texas Family Code chapter 264, subchapter D; 		
				 Local programs and services for juveniles and methods by which juveniles may access those programs and services; and 		
				 Detecting and preventing abuse, exploitation, and neglect of juveniles. 		
<i>Student Searches</i> U.S. Const. amend. IV; FNF(LEGAL)	Recommended for employees who have the authority to search students and/or their belongings.	As needed	If provided, district or outside provider chosen by district.	Training on constitutional limitations and students' rights and responsibilities in regards to searches is recommended for employees who have authority to search students or their belongings.		

Student Discipline					
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Positive behavior intervention and support strategies, including classroom management, district discipline policies, and the Student Code of Conduct Tex. Educ. Code § 21.451(d)(1)(B); DMA(LEGAL); BQB(LEGAL); BQA(LEGAL)	Optional staff development.	As needed	Must be developed and approved by the campus-level committee as part of staff development training.	Districts must provide staff development training and may include training in positive behavior intervention and support strategies, including classroom management, district discipline policies, and the Student Code of Conduct. Staff development training is required to be predominantly campus-based, related to achieving campus performance objectives, and developed and approved by the campus-level committee. See BQB(LEGAL). Districts must provide staff development conducted in accordance with standards developed by the district and designed to improve education in the district. Districts may use district-wide staff development that has been developed and approved through the district-level decision process. See BQA(LEGAL).	

	Special Education					
Type of Training	Who	When	Provider	Notes		
Use of Restraint with Special Education Students	See entry at <u>Student</u> <u>Discipline</u>					
Tex. Educ. Code § 37.0021(d); 19 Tex. Admin. Code § 89.1053(d); FOF(LEGAL)						
Use of Time-Out with Special Education Students	See entry at <u>Student</u> <u>Discipline</u>					
Tex. Educ. Code § 37.0021(d); 19 Tex. Admin. Code § 89.1053(h); FOF(LEGAL)						
Transition and Employment Coordinator for Special Education Students Tex. Educ. Code § 29.011(b)-(c)	Employee(s) designated as transition and employment coordinator for students receiving special education services.	As the commissioner develops and makes available minimum training guidelines, with review at least once every four years.	As outlined by the commissioner.	Every district must designate one or more employees to serve as its designee for the purpose of coordinating transition and employment services for students receiving special education services. The person(s) must satisfy training guidelines outlined by the commissioner. The commissioner is charged with reviewing and updating training guidelines at least once every four years.		

Special Education						
Type of Training	Who	When	Provider	Notes		
Individuals with Disabilities in Education Act (IDEA) 20 U.S.C. §§ 1400- 1482; EHBAE(LEGAL); EHBF(LEGAL); 19 Tex. Admin. Code § 75.1023; FB(LEGAL); DAA(LEGAL); FOF(LEGAL); EHBAC(LEGAL)	Recommended for employees involved in the special education process.	Before applicable employees begin working in special education and as needed thereafter.	If provided, district or outside provider chosen by district.	Training is recommended on the provisions of IDEA relevant to an employee's involvement in the special education process. See EHBAE(LEGAL) for procedural requirements under IDEA. See EHBF(LEGAL) and 19 Texas Administrative Code section 75.1023 for the applicability of IDEA in career and technical education. See FB(LEGAL) regarding equal educational opportunity. See DAA(LEGAL) regarding equal employment opportunity. See FOF(LEGAL) regarding student discipline provisions relating to students with disabilities. See EHBAC(LEGAL) regarding students in nondistrict placement.		

	Students with Disabilities					
Type of Training	Who	When	Provider	Notes		
Section 504 of the Rehabilitation Act 29 U.S.C. § 794; FB(LEGAL); FNG(LEGAL); FOF(LEGAL); EIF(LEGAL); EHB(LEGAL); EHB(LEGAL); EHDE(LEGAL)	Recommended for the Section 504 coordinator and for employees who work with students with disabilities.	Before applicable employees begin working with students with disabilities and as needed thereafter.	If provided, district or outside provider chosen by district.	Training regarding the relevant provisions of Section 504 of the Rehabilitation Act is recommended for the Section 504 coordinator and employees who work with students with disabilities. See FB(LEGAL) regarding equal educational opportunity. See FNG(LEGAL) regarding grievance procedures for the resolution of complaints alleging any action prohibited by Section 504 of the Rehabilitation Act of 1973. See FOF(LEGAL) regarding student discipline provisions. See EIF(LEGAL) regarding graduation requirements, including substitute academic elective credits for a student who is unable to participate in a physical activity due to disability or illness. See DAA(LEGAL) regarding equal employment opportunity. See EHB(LEGAL) regarding curriculum design and special programs to provide assistance for learning difficulties. See EHDE(LEGAL) regarding distance learning for students with disabilities.		
Dyslexia Training for School Employees Tex. Educ. Code §§ 38.003, .0032; 19 Tex. Admin. Code §	Teachers who screen and treat students with dyslexia.	As needed	District, using State Board of Education's Dyslexia Handbook.	Teachers who screen and treat students with dyslexia must be trained in instructional strategies that utilize individualized, intensive, multi-sensory, phonetic methods and a variety of writing and spelling components described in the		

	Students with Disabilities					
Type of Training	Who	When	Provider	Notes		
74.28(c)-(e); EHB(LEGAL)				State Board of Education's Dyslexia Handbook: Procedures Concerning Dyslexia and Related Disorders. The professional development activities specified by the district and/or campus level committees must include these instructional strategies.		
				Completion of a literacy achievement academy under Section 21.4552 satisfies this training requirement.		
Dyslexia Instruction – Providers of Dyslexia Instruction Tex. Educ. Code § 29.0032(a)-(b);	Providers of dyslexia instruction	As needed	District, using State Board of Education's Dyslexia Handbook.	Providers of dyslexia instruction to students with dyslexia and related disorders are required to be fully trained in the district's adopted instructional materials for students with dyslexia.		
EHB(LEGAL); EKC(Legal)				Completion of a literacy achievement academy under Texas Education Code section 21.4552 by an educator who participates in the evaluation or instruction of students with dyslexia does not make the provider fully trained.		
				A provider is not required to be certified in special education unless employed in a special education position that requires certification.		
Dyslexia Education for Parents Tex. Educ. Code § 38.003; 19 Tex.	Parents and guardians of students with dyslexia and related disorders.	As needed	District	Districts must provide a parent education program for parents and guardians of students with dyslexia and related disorders. The program must include:		

Students with Disabilities				
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Admin. Code § 74.28(l)-(m);				 awareness and characteristics of dyslexia and related disorders;
EHB(LEGAL)				 information on testing and diagnosis of dyslexia and related disorders;
				 information on effective strategies for teaching students with dyslexia and related disorders;
				 information on qualifications of those delivering services to students with dyslexia and related disorders;
				 awareness of information on accommodations and modifications, especially those allowed for standardized testing;
				 6. information on eligibility, evaluation requests, and services available under IDEA and the Rehabilitation Act, Section 504, and information on the response to intervention process; and
				 contact information for the relevant regional and/or school district or open- enrollment charter school specialists.
				In addition, districts must provide parents and guardians of students suspected to have dyslexia or a related disorder a copy or a link to the electronic version of the State Board of Education's Dyslexia Handbook.

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Teacher Autism Training Tex. Educ. Code § 21.465; DEAA(LEGAL)	Teachers	Optional training	Education Service Center	A school district may provide a salary incentive or similar compensation to a teacher who completes training provided by a regional education service center relating to autism. If the district decides to provide such an incentive, it must adopt a policy to implement this section.		
Americans with Disabilities Act (ADA) 42 U.S.C. §§ 12101- 12213; 28 C.F.R. §§ 35.101-190; 29 C.F.R. §§ 1630.1-1630.16; GA(LEGAL); DAA(LEGAL); FB(LEGAL); DBB(LEGAL); DAB(LEGAL); FBA(LEGAL)	Recommended for the district's designated ADA compliance coordinator. Also recommended for employees who may be called upon to accommodate another employee, a student, or a parent with a disability.	When employee acquires authority to make accommodation decisions and as needed thereafter.	District or outside provider chosen by district.	A district is recommended to provide training on the relevant provisions of the ADA for the district's designated ADA compliance coordinator and any employees who may be called upon to accommodate an employee, student, or parent with a disability.		

Student Welfare					
Type of Training	Who	When	Provider	Notes	
Sexual Abuse, Sex Trafficking, and Maltreatment Training* Tex. Educ. Code § 38.0041(c)-(f); 19 TAC § 61.1051(c)-(d); DMA(LEGAL) *Statements marked with an asterisk are addressed in the TEA Clearinghouse. The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.	All new employees and existing employees until all district employees have completed the training.	Required for all employees as part of new employee orientation at the beginning of the school year and for other employees in accordance with local policy.	May be developed and approved by campus committee as part of staff development training. Resources are available from TEA and the Human Trafficking Taskforce in the Texas Governor's Office.	 A district's methods for increasing awareness of issues regarding sexual abuse, sex trafficking, and other maltreatment of children must include training concerning prevention techniques for and recognition of sexual abuse, sex trafficking, and all other maltreatment of children, including of children with significant cognitive disabilities. The training must be provided as part of new employee orientation to all new employees and in accordance with local policy. The training must include: factors indicating a child is at risk; warning signs indicating a child may be a victim; internal procedures for seeking assistance for a child who is at risk, including referral to a school counselor, a social worker, or another mental health professional; techniques for reducing a child's risk of sexual abuse, sex trafficking, or other maltreatment; and information on community organizations that have relevant research-based programs and that are able to provide training or other education for district staff, students, and parents. 	

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				A district must maintain records that include the district staff member who participated in the training. To the extent that resources are not yet available from TEA or the commissioner of education, districts must implement the policies and trainings with existing or publicly available resources. The district may also work in conjunction with a community organization to provide the training at no cost to the district.	
				District policies addressing sexual abuse, sexual trafficking, and other maltreatment of children must be distributed to all school employees at the beginning of each school year. The policies must also be addressed in staff development programs at regular intervals determined by the board of trustees.	
Student-on-Student Bullying and Harassment* Tex. Educ. Code §§ 21.451(d)(3)(C), 38.351; FFI(LEGAL); FDB(LEGAL); FFF(LEGAL); FO(LEGAL); CQA(LEGAL); FOF(LEGAL); FOF(LEGAL);	Required for all new and existing educators.	As determined by local policy.	The training must use a best practice-based program recommended by TEA in coordination with Texas Health and Human Services Commission (HHSC) under Texas Education	Districts must provide staff development training related to preventing, identifying, responding to, and reporting incidents of bullying. Staff development training is required to be predominantly campus-based, related to achieving campus performance objectives, and developed and approved by the campus-level committee. See BQB(LEGAL). Districts must provide staff development conducted in accordance with standards developed by the district and designed to improve education in the district. Districts may use district-wide staff development that has	

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BQB(LEGAL); BQA(LEGAL) *Statements marked with an asterisk are addressed in the <u>TEA</u> <u>Clearinghouse</u> . The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.			Code section 38.351 and may include two or more topics listed together.	been developed and approved through the district-level decision process. See BQA(LEGAL).	
Recognizing Need for Mental Health and Substance Abuse Intervention Tex. Educ. Code § 38.351; DMA(LEGAL); FFB(LEGAL)	Teachers, school counselors, principals, and all other appropriate personnel. A district is required to provide the training at an elementary school campus only to the extent that sufficient funding and programs are available.	As needed.	The training must use a program recommended by TEA in coordination with Texas HHSC under Texas Education Code section 38.351 and may include two or more topics listed together.	 TEA, in coordination with the Texas HHSC and regional education service centers, must provide and annually update a list of recommended best practice-based programs and research-based practices in the areas of: 1. early mental health prevention and intervention; 2. building skills related to managing emotions, establishing and maintaining positive relationships, and responsible decision-making; 3. substance abuse prevention and intervention; 4. suicide prevention, intervention, and postvention; 	

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				 grief-informed and trauma-informed practices;
				6. positive school climates;
				 positive behavior interventions and supports;
				8. positive youth development; and
				9. safe, supportive, and positive school climate.
				These programs must be implemented in public elementary, junior high, middle, and high schools within the general education setting.
				The recommendations for mental health, substance abuse, and suicide prevention was recodified from the Texas Health and Safety Code section 161.325 to the Texas Education Code section 38.351 effective December 1, 2019. TEA, in consultation with HHSC, will maintain and post the list of resources on these topics.
Mental Health First Aid Training	School district employees and school	In accordance with local policy – as needed	Local mental health	Local mental health authorities and local behavioral health authorities provide mental
DMA(LEGAL); FEB(LEGAL); Tex. Health & Safety Code § 1001.202	resource officers.	Tex.	authorities and local behavioral health authorities.	first aid training. Mental health first aid training assists school district employees and staff in identifying and responding to a student's mental health or substance abuse challenges.

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HB 3 Mental Health Training Tex. Educ. Code § 22.904; DMA(LEGAL)	School district employees who regularly interact with students	A school district must ensure that 25% of the applicable employees have training by 2025- 26, at least 50% by 2026-27, at least 75% by2027-28, and 100% by the beginning of the 2028-29 school year.		Unless an employee already completed mental health first aid training by a local mental health authority, every district employee who regularly interacts with students must complete an evidence-based mental health training on the recognition and support of children and youth experiencing a mental health or substance use issue that might pose a threat to school safety.	
Suicide Prevention Staff Development* Tex. Educ. Code §§ 21.451(d)(3), (d-1), (d- 2), 38.351(a)-(e), (g), (h); 19 Tex. Admin. Code § 153.1013; DMA(LEGAL); FFB(LEGAL) *Statements marked with an asterisk are addressed in the <u>TEA</u> <u>Clearinghouse</u> . The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education	Teachers, school counselors, principals, and all other appropriate personnel. A district is required to provide the training at an elementary school campus only to the extent that sufficient funding and programs are available.	In accordance with local policy.	The training must use a best practice-based program recommended by TEA in coordination with Texas HHSC under Texas Education Code section 38.351.	Staff development for educators must include suicide prevention training under Section 21.451 of the Texas Education Code. Districts must provide training on an annual basis as part of new employee orientation. The training must use a best practice-based and research-based program recommended under Section 38.351 or recommended by the Texas Department of State Health Services (DSHS) in coordination with TEA. The training requirement may be satisfied through independent review of suicide prevention material that complies with guidelines developed by TEA and is offered online. This training is specific to staff development on suicide prevention for educators. Suicide prevention programs on TEA's list of recommended best practice-based and research-based programs must include	

		Studen	t Welfare	
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Code section 21.4515.				counselors, teachers, nurses, administrators, and other staff, as well as law enforcement officers and social workers who regularly interact with students, to:
				 recognize students at risk of attempting suicide, including students who are or may be the victims of or who engage in bullying;
				 recognize students displaying early warning signs and a possible need for early mental health or substance abuse intervention;
				 intervene effectively by providing notice and referral to a parent or guardian so appropriate action, such as seeking mental health or substance abuse services, may be taken by a parent or guardian; and
				 assist students in returning to school following treatment of a mental health concern or suicide attempt.
<i>Dating Violence</i> Tex. Educ. Code § 37.0831; BQ(LEGAL)	Teachers and administrators.	As needed.	Included in district improvement plan.	Districts must have a district improvement plan. The district improvement plan must include a dating violence policy. The dating violence policy must address training for teachers and administrators on dating violence at campuses with students in grades 6 or higher.

Student Welfare					
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Title IX Sexual Harassment Training 20 U.S.C. §§ 1681- 1688; 34 C.F.R. §§ 106.30, .45(b); FFH(LEGAL)	Required for the Title IX coordinator, any individual designated as an investigator or decision-maker in a formal complaint process under Title IX, and any person designated to facilitate an informal resolution process.	When an employee is designated and as needed thereafter.	District or outside provider chosen by district.	Title IX regulations require Title IX coordinators, as well as those involved in the processing of Title IX complaints, to receive training on the definition of sexual harassment in 34 C.F.R. § 106.30, the scope of the district's education program or activity, how to conduct an investigation and grievance process including hearings, appeals, and informal resolution processes, as applicable, and how to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias. In accordance with Title IX regulations, decision- makers must receive training on any technology to be used at a live hearing, if provided, and on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, and investigators must receive training on issues of relevance to create a fair investigative report. Training materials must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment. Districts must retain all training materials for a period of seven years and must post the materials on the district website or, if the district does not have a website, make them publicly available upon request.	

		Student V	Velfare	
Type of Training	Who	When	Provider	Notes
Food Allergy Training Tex. Educ. Code § 38.0151; FFAF(LEGAL); FFAF(LOCAL)	Specialized training required for certain employees. Awareness training and general training required for other employees.	As needed	District	Districts must develop and implement a student food allergy management plan that includes procedures to limit the risk posed to students with food allergies. Employees responsible for the development, implementation, and monitoring of the district's food allergy management plan must receive specialized training.
				Other employees must receive awareness training regarding signs and symptoms of food allergies and emergency response in the event of an anaphylactic reaction. Employees and others must receive training, as necessary, to implement the care plan of students with diagnosed food allergies who are risk of anaphylaxis; this training must include strategies to reduce the student's risk of exposure to the diagnosed allergen.
Epinephrine Auto Injectors (Epi-Pens)* Tex. Educ. Code §§ 38.201215, .0151(f); 25 Tex. Admin. Code §§ 37.606607; FFAC (LEGAL). *Statements marked with an asterisk are addressed in the TEA	School personnel or volunteers who are authorized to administer an epinephrine auto- injector (epi-pen) when campus is open, if district adopts such a policy.	In accordance with district policy.	District, using training that is consistent with the most recent Voluntary Guidelines for Managing Food Allergies in Schools and Early Care and Education	If a district adopts a policy authorizing school personnel (including board members) or volunteers to use epinephrine auto-injectors to administer prescription medication to a person reasonably believed to be experiencing an anaphylactic reaction on campus or at, or in transit to or from, an off-campus school event, then the district must require that each campus have one or more school personnel members or volunteers authorized and trained to administer an epi-pen present during all

Student Welfare					
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Clearinghouse. The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.			Programs published by the federal Centers for Disease Control and Prevention.	 hours the campus is open. A school principal may assign school personnel or volunteers or seek school personnel or volunteers who volunteer to be trained to administer unassigned epi-pen. Each district that adopts a policy for epinephrine auto-injectors must provide annual training for school personnel and volunteers on: recognizing the signs and symptoms of anaphylaxis; administering an epi-pen; implementing emergency procedures, if necessary, after administering an epi-pen; properly disposing of used or expired epi- pens.; and be provided in accordance with the policy adopted under Section 21.4515 The initial training must include hands-on training with an epi-pen; annual training must include at least a hands-on demonstration. Training records that include district employees who participated in training must be maintained by the district. 	

		Student We	lfare	
Type of Training	Who	When	Provider	Notes
Administration of medication for respiratory distress by school personnel or volunteers. Tex. Educ. Code § 38.208(a)-(f); FFAC(LEGAL)	School personnel or volunteers who are authorized to administer medication for respiratory distress during regular school hours.	In accordance with district policy if a policy is adopted.	District, using training that is consistent with the most recent guidelines by the executive commissioner of HHSC, in consultation with the commissioner of education, and advice from the TDSHS advisory committee.	 Each school district may adopt and implement a policy regarding the maintenance, administration, and disposal of medication for respiratory distress at each campus in the district or school. Each school district that elects to adopt a policy is responsible for training school personnel and school volunteers in the administration of medication for respiratory distress. The training must include information on: recognizing the signs and symptoms of respiratory distress; administering the medication; implementing emergency procedures, if necessary, after administering the medication; and proper sanitization, reuse, and disposal of the medication. The training must be provided in a formal training session or through online education and in accordance with the professional development policy adopted under Texas Education Code section 21.4515.

Student Welfare					
Type of Training	Who	When	Provider	Notes	
The maintenance, administration, and disposal of opioid antagonists Tex. Educ. Code § 38.222(a)-(d), .224(a)- (c); 25 Tex. Admin. Code § 40.86; FFAC(LEGAL)	School personnel or volunteers who are authorized to administer opioid antagonists during regular school hours.	In accordance with district policy.	District, using training that is consistent with the most recent guidelines by the executive commissioner of HHSC, in consultation with the commissioner of education, and advice from the TDSHS advisory committee.	 School districts must adopt and implement a policy regarding the maintenance, administration, and disposal of opioid antagonists at each campus in a district that serves students in grades 6 through 12. Additionally, each school district is responsible for training school personnel and school volunteers in the administration of an opioid antagonist and the maintenance of training records. The training must include information on: recognizing the signs and symptoms of an opioid-related drug overdose; administering an opioid antagonist; implementing emergency procedures, if necessary, after administering an opioid antagonist; and properly disposing used or expired opioid antagonists. School districts may adopt and implement an opioid antagonist policy at other campuses in the district serving students in a grade level below grade 6. 	

		Student We	fare	
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Trauma-Informed Care Training* Tex. Educ. Code §§ 38.036, .351; DMA(LEGAL), FFBA(LEGAL) *Statements marked with an asterisk are addressed in the TEA Clearinghouse. The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.	New and existing educators.	In accordance with local policy and as part of new employee training and for existing educators on a schedule adopted by TEA.	The training must use a best practice-based program recommended by TEA in coordination with Texas Health and Human Services Commission (HHSC) under Texas Education Code section 38.351.	The methods for increasing awareness and implementation of trauma-informed care must include training provided through a program selected from the list of recommended best practice-based programs and research-based practices established by TEA in coordination with HHSC under Texas Education Code section 38.351 and address how grief and trauma affect student learning an behavior and how evidence-based, grief- informed, and trauma-informed strategies support the academic cusses of students affected by grief and trauma. Training must be provided as part of any new employee orientation for all new educators and to existing educators in accordance with local policy. For any training under this provision, a district must maintain records of district staff members who participated in the training. If a district determines that the district does not have sufficient resources to provide the training required, the district may partner with a community mental health organization to provide training that meets the requirements at no cost to the district. <u>Resources</u> are available online.

	Student Welfare						
Type of Training	Who	When	Provider	Notes			
Strategies for Establishing and Maintaining Positive Relationships Among Students, Including Conflict Resolution* Tex. Educ. Code § 21.451(d)(3)(B); DMA(LEGAL). *Statements marked with an asterisk are addressed in the <u>TEA</u> <u>Clearinghouse</u> . The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.	New and existing educators.	In accordance with local policy.	The training must use a best practice-based program recommended by TEA in coordination with Texas Health and Human Services Commission (HHSC) under Texas Education Code section 38.351.	Staff development on strategies for establishing and maintaining positive relationships among students, including conflict resolution, must include training provided through a program selected from the list of recommended programs and practices established by TEA in coordination with HHSC under Texas Education Code section 38.351. Training must be in accordance with local policy.			

	Student Health and Safety					
Type of Training	Who	When	Provider	Notes		
Automated External Defibrillators (AEDs) Tex. Educ. Code § 22.902; DMA(LEGAL)	Every nurse, athletic coach or sponsor, PE teacher, marching band director, cheerleading coach, any other employee specified by the Commissioner, and student athletic trainers. Must be offered to employees and volunteers.	As needed to maintain current certification in the use of an AED.	District, along with the American Heart Association, the American Red Cross, or a similar nationally- recognized association.	Districts must make available to employees and volunteers instruction in the principles and techniques of cardiopulmonary resuscitation and the use of an automated external defibrillator (AED) as frequently as required by local policy. Every school nurse, assistant school nurse, athletic coach or sponsor, physical education instructor, marching band director, cheerleading coach, and any other employee specified by the commissioner, and each student who serves as an athletic trainer, must participate in the instruction described above and receive and maintain certification in the use of an AED from the American Heart Association, the American Red Cross, or a similar nationally recognized association.		
<i>CPR and First Aid</i> Tex. Educ. Code § 33.086; DBA(LEGAL)	District employees who serve as head director of a school marching band, or as head coach or chief sponsor of an extracurricular athletic activity (including cheerleading) that is sponsored or sanctioned by the district or UIL.	As needed to maintain current certification and within the time frames adopted by the district.	American Red Cross, American Heart Association, or another organization that provides equivalent training and certification. District must adopt	Employees who serve as head director of a marching band or as head coach or chief sponsor of an extracurricular athletic activity (including cheerleading) that is sponsored or sanctioned by the district or UIL must maintain and submit to the district proof of current certification in first aid and cardiopulmonary resuscitation (CPR) issued by the American Red Cross, the American Heart Association, or another organization that provides equivalent training and certification. Districts must		

Student Health and Safety					
Type of Training	Who	When	Provider	Notes	
			procedures for administering this requirement.	adopt procedures for administering this requirement, including for the time and manner in which proof of current certification must be submitted.	
Steroids Tex. Educ. Code § 33.091(c)-(c-1); DMA(LEGAL)	Each employee who serves as an athletic coach at or above the seventh grade level for an extracurricular athletic activity sponsored or sanctioned by the UIL.	As needed	UIL, the district, or a private entity with relevant expertise offering a program comparable to the educational program regarding the health effects of steroids developed by the UIL.	Each employee who serves as a coach at or above the seventh-grade level for an extracurricular athletic activity sponsored or sanctioned by the UIL must complete the UIL educational program regarding the health effects of steroids or a comparable program developed by the district or a private entity with relevant expertise.	
Concussion Training for Employees* Tex. Educ. Code §§ 38.154, .158; DMA(LEGAL); FM(LEGAL) *Statements marked with an asterisk are addressed in the <u>TEA</u>	A coach of an interscholastic athletic activity; a school nurse who serves as a member of a concussion oversight team; an athletic trainer who serves as a member of a district's concussion oversight	At least once every two years, and if a member of the concussion oversight team, then prior to appointment or approval as a member of the team.	UIL-approved course provider (coaches); Texas Department of Licensing and Regulation (TDLR) or approved continuing education course	 At least once every two years, the following employees must take a training course on concussions from an authorized provider: 1. A coach of an interscholastic athletic activity must take a UIL-approved course. 2. An athletic trainer who serves on a district's concussion oversight team must take a TDLR-approved course or a 	

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	Student Health and Safety					
Type of Training	Who	When	Provider	Notes		
district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.	health care professional, other than an athletic trainer, who serves as a member of a district's concussion oversight team.		trainers); and UIL, TDLR, or the appropriate licensing authority approved course (school nurses and other licensed health care professionals).	 education credit by the licensing authority for athletic trainers. 3. A school nurse or licensed health care professional, other than an athletic trainer, who serves on a district's concussion oversight team must take a course approved by the UIL or the appropriate licensing authority for the profession. Each employee must submit proof of completion to the superintendent or designee. A school nurse or licensed healthcare professional who is not in compliance with these training requirements may not serve on a concussion oversight team in any capacity. 		
Continuing education and licensing requirements for athletic trainers Tex. Educ. Code § 38.158; 25 Tex. Admin. Code § 110.25; FM(LEGAL)	Athletic trainers	As needed based on continuing education requirements.	National, regional, or state health care professional association or an accredited college or university who provide continuing education courses.	To renew a license, an athletic trainer must complete 40 clock-hours of continuing education during each license term. The continuing education must include two clock-hours of training in concussion management.		

Student Health and Safety					
Type of Training	Who	When	Provider	Notes	
Concussion Training for Volunteer Licensed Health Care Professional on Concussion Oversight Team Tex. Educ. Code §§ 38.154, .158; GKG(LEGAL)	Licensed health care professional who serves on a volunteer basis on a district's concussion oversight team.	Prior to appointment or approval as a member of the concussion oversight team, and at least once every two years.	Must take a course in the subject matter of concussions approved by the University Interscholastic League (UIL), the Texas Department of Licensing and Regulation (TDLR), or the appropriate licensing authority for the profession.	A licensed health care professional who serves on a volunteer basis on a district's concussion oversight team must have had training in the evaluation, treatment, and oversight of concussions at the time of appointment or approval as a member of the team. Additionally, the professional must, at least once every two years, take a course in the subject matter of concussion approved by the UIL, TDLR, or the appropriate licensing authority for the profession. The volunteer professional must submit proof of timely completion of an approved course to the superintendent or designee. A licensed health care professional who is not in compliance with these training requirements may not serve on a concussion oversight team in any capacity. A physician who serves as a member of a concussion oversight team must, to the extent practicable, periodically take an appropriate continuing medical education course in the subject matter of concussions.	

Student Health and Safety					
Type of Training	Who	When	Provider	Notes	
Coordinated Health Program Tex. Educ. Code §§ 38.013; .014; 19 Tex. Admin. Code § 102.1031(c); EHAA(LEGAL)	For employees the district determines necessary to implement TEA's coordinated health program.	As needed, based on the scheduled adopted by TEA for regional education service centers to provide training regarding implementation of the coordinated health program.	District	 Districts must participate in appropriate training to implement TEA's coordinated health program in each elementary, middle, and junior high school in the district. The program must coordinate: 1. physical health education, including programs designed to prevent obesity, cardiovascular disease, oral diseases, and Type 2 diabetes and programs designed to promote the role of proper nutrition; 2. mental health education, including education about mental health conditions, mental health well-being, skills to manage emotions, establishing and maintaining positive relationships, and responsible decision-making; 3. substance abuse education, including education about alcohol abuse, prescription drug abuse, and abuse of other controlled substances; 4. physical education and physical activity; and 5. parental involvement. Districts may develop and submit for approval coordinated health programs that 	
				meet TEA criteria every two years on a schedule determined by the commissioner.	

	Student Health and Safety					
Type of Training	Who	When	Provider	Notes		
				The district must use materials that are proven effective, such as TEA-approved textbooks or materials developed by nationally recognized or government- approved entities.		
Bloodborne Pathogens	Employees who provide services in a	Pre-service and annual refresher training as	District, under guidelines in the	A district must comply with the minimum standards, including training and		
Tex. Health & Safety Code §§ 81.301307; 25 Tex. Admin. Code §§ 96.101501; DBB(LEGAL)	public or private facility providing health care- related services, including a home health care organization, or who otherwise have a risk of exposure to bloodborne pathogens in connection with exposure to sharps. This includes appropriate employees	described in the TDSHS Exposure Control Plan.	TDSHS Exposure Control Plan.	educational requirements for employees, set in the Texas Department of State Health Services (TDSHS) Exposure Control Plan if a district employs employees who provide services in a public or private facility providing healthcare-related services, including a home health care organization, or who otherwise have a risk of exposure to blood or other material potentially containing bloodborne pathogens in connection with exposure to sharps. This includes a district that operates a public school health clinic.		
	of a district that operates a public school health clinic.			The minimum standards in TDSHS Bloodborne Pathogens Exposure Control Plan require districts to provide to affected employees pre-service and annual refresher training as described in the TDSHS Exposure Control Plan. The <u>TDSHS</u> Exposure Control Plan is available online.		
				Sharps are objects used or encountered in a health care setting that can be reasonably anticipated to penetrate the skin or any		

Student Health and Safety				
Type of Training	Who	When	Provider	Notes
				other part of the body and to result in an exposure incident, including a needle device, a scalpel, a lancet, and a piece of broken glass.
Food Allergy Training Tex. Educ. Code § 38.0151; FFAF(LEGAL); FFAF(LOCAL)	See entry at <u>Student</u> <u>Welfare</u>			
Diabetes Training Tex. Health & Safety Code § 168.005; FFAF(LEGAL)	Employee(s) acting as unlicensed diabetes care assistant(s) (UDCA(s)).	Before the beginning of the school year or as soon as practicable following the enrollment of a student with diabetes at a campus that previously had no students with diabetes or a diagnosis of diabetes for a student at a campus that previously had no students with diabetes.	Health care professional with expertise in the care of persons with diabetes or a school nurse.	If a school nurse is assigned to a campus, the nurse must coordinate the training of school employees acting as unlicensed diabetes care assistants (UDCAs). Training for UDCAs must be provided by a health- care professional with expertise in the care of persons with diabetes or by a school nurse. The training must include instruction in the elements set forth at Texas Health and Safety Code section 168.005(d). Training must be provided before the beginning of the school year or as soon as practicable following the enrollment of a student with diabetes at a campus that previously had no students with diabetes or a diagnosis of diabetes for a student at a campus that previously had no students with diabetes. The school nurse or principal must maintain a copy of the training

	Student Health and Safety					
Type of Training	Who	When	Provider	Notes		
				guidelines and any records associated with the training. <u>Guidelines For Training School Employees</u> <u>Who Are Not Licensed Healthcare</u> <u>Professionals</u> to care for students with diabetes are available online.		
Seizure Recognition and Related First Aid Training Tex. Educ. Code § 38.033(a)-(b); DMA(LEGAL)	School nurses and district employees whose duties include regular contact with students.	As needed	TEA-approved courses.	A school nurse employed by a district must complete a TEA-approved online course of instruction for school nurses regarding managing students with seizure disorders that includes information about seizure recognition and related first aid. All other district employees whose duties at the school include regular contact with students must complete a TEA-approved online course of instruction for school personnel regarding awareness of students with seizure disorders that includes information about seizure recognition and related first aid. <u>TEA approved courses</u> are available online.		
Threat Assessment Team and Safe and Supportive School Team Training Tex. Educ. Code § 37.115; FFB(LEGAL)	Members of board- established threat assessment teams (TAT) and safe and supportive school teams (SSST).	In accordance with administrative rules.	Texas School Safety Center or regional education service center.	The board of trustees shall adopt policies and procedures that required each team to complete training provided by the Texas School Safety Center or a regional education service center regarding evidence-based threat assessment programs. Tex. Educ. Code § 37.115(c).		

	Student Health and Safety					
Type of Training	Who	When	Provider	Notes		
				The commissioner may adopt rules to offer a waiver allowing a district to operate for fewer minutes than required by Texas Education Code section 25.081(a) if the district requires all district educators to attend a school safety training course approved by the TxSSC. Tex. Educ. Code § 25.0815.		

Emergency Operations					
Type of Training	Who	When	Provider	Notes	
Emergency Operations Plan Tex. Gov't Code § 418.005; Tex. Educ. Code § 37.108(a); CKC(LEGAL) CKC(LEGAL)	District employees and appointed public officers whose position descriptions, job duties, or assignments include emergency management responsibilities or who play a role in emergency preparedness, response, or recovery.	For an appointed public officer with emergency management responsibilities or a role in preparedness, response, or recovery, not later than 180 days after the person takes the oath of office if required, or otherwise assumes duties if not required to take an oath of office.	For an appointed public officer, the course of training must be provided or approved by the Texas Division of Emergency Management. For district employees, the district must conduct the training.	Districts must adopt and implement a multi-hazard emergency operations plan for use in the district's facilities. The plan must provide for district employee training in responding to an emergency. An appointed public officer whose position description, job duties, or assignment includes emergency management responsibilities or who plays a role in emergency preparedness, response, or recovery must complete a course of training provided or approved by the Texas Division of Emergency Management of not less than three hours regarding the responsibilities of state and local governments under Texas Government Code chapter 418 not later than 180 days after the date the person takes the oath of office, if the person must take the oath of office, if the person so takes the oath of office to assume the duties as an appointed public officer, or otherwise assumes responsibilities as an appointed public officer if the person is not required to take an oath of office to assume the duties. The Texas Division of Emergency Management or other entity providing the training must provide a certificate of course completion to public officers who complete this required training. A public officer who completes the training must maintain and	

	Emergency Operations					
Type of Training	Who	When	Provider	Notes		
				make available for public inspection the record of the public officer's completion of training.		
Designated Infection Control Officer Training Tex. Health & Safety Code §§ 81.003(1-a), (1-b), .012; GRC(LEGAL)	Designated infection control officer and alternate.	Before designation	The Commissioner of the Texas Health and Human Services Commission (HHSC) will set eligibility qualifications by rule for designated infection control officers. At minimum, the person must be trained as a health care provider or have training in the control of infectious and communicable diseases.	 A district that employs or uses the services of an emergency response employee (including a peace officer) or volunteer must nominate a designated infection control officer and an alternate designated infection control officer to: 1. receive notification of a potential exposure to a reportable disease from a health care facility; 2. notify the appropriate health care providers of a potential exposure to a reportable disease; 3. act as a liaison between the entity's emergency response employees or volunteers who may have been exposed to a reportable disease during the course and scope of employment or service as a volunteer and the destination hospital of the patient who was the source of the potential exposure; 4. investigate and evaluate an exposure incident, using current evidence-based information on the possible risks of 		

	Emergency Operations				
Type of Training	Who	When	Provider	Notes	
				communicable disease presented by the exposure incident; and	
				 monitor all follow-up treatment provided to the affected emergency response employee or volunteer, in accordance with applicable federal, state, and local law. 	
				The Commissioner of HHSC by rule must prescribe the qualifications required for a person to be eligible to be designated as an infection control officer. The qualifications must include a requirement that the person be trained as a health care provider or have training in the control of infectious and communicable diseases.	
Traumatic Injury Response Training (Bleeding Control Station Training) Tex. Educ. Code § 38.030; CKD(LEGAL)	Commissioned school district peace officers or school security personnel who provide security at the campus, school resource officers who provide law enforcement at the campus, and all other district personnel expected to use a	As needed	TEA-approved course developed or endorsed by the American College of Surgeons or an emergency medicine department.	Based on a required traumatic response protocol, a district must require that bleeding control station training be provided to each commissioned school district peace officer or school security personnel who provides security at the campus, each school resource officer who provides law enforcement at the campus, and all other district personnel who may be reasonably expected to use a bleeding control station. The courses may be developed or endorsed	
	bleeding control station.			by the American College of Surgeons or a similar organization or the emergency medicine department of a health-related institution of higher education or a hospital.	

	Emergency Operations				
Type of Training	Who	When	Provider	Notes	
				TEA may not approve training that is provided as an online course. The course must use nationally recognized, evidence- based guidelines for bleeding control and must incorporate instruction on the psychomotor skills necessary to use a bleeding control station, including instruction on proper chest seal placement.	
				The course may be provided by EMTs, paramedics, law enforcement officers, firefighters, representatives of the organization or institution that developed or endorsed the training, educators, other school employees, or other similarly qualified individuals. A course under this section is not required to provide a certification. If the course does provide certification, the instructor must be authorized to provide the certification by the organization or institution that developed or endorsed the course.	
				The district must annually offer instruction or the use of a bleeding control station to students enrolled at the campus in grade seven or higher. The instruction for students must be provided by a school resource officer or other appropriate district or school employee who has received bleeding control station training.	

	Employee Welfare					
Type of Training	Who	When	Provider	Notes		
Employee-on- Employee Harassment 42 U.S.C. §§ 2000e- 2000e-17; DIA(LEGAL)	Recommended for all employees.	Recommended annually or as needed and before the start of employment with the district.	District or outside provider chosen by district.	A district is recommended to provide training for employees about federal anti- discrimination laws under Title VII (42 U.S.C. §§ 2000e-2000e-17) as part of the district's affirmative duty to maintain a working environment free of harassment on the basis of sex, race, color, religion, and national origin.		
Americans with Disabilities Act (ADA)	See entry at <u>Students</u> with Disabilities					
42 U.S.C. §§ 12101- 12213; 28 C.F.R. §§ 35.101-190; 29 C.F.R. §§ 1630.116; GA(LEGAL); DAA(LEGAL); FB(LEGAL); DBB(LEGAL); DAB(LEGAL); FBA(LEGAL)						
Employee Nondiscrimination 42 U.S.C. §§ 1981, 2000e-2, 1681, 12112; 29 U.S.C. §§ 621-634, 794, 2000ff-2000ff-11; DAA(LEGAL)	Recommended for the district's designated compliance coordinator and each employee with authority over another employee or employees.	When an employee acquires authority over another employee or employees and as needed thereafter.	District or outside provider chosen by district.	Each district must designate at least one employee to coordinate its efforts to comply with Title IX, Section 504 of the Rehabilitation Act, the Age Discrimination in Employment Act, and the Americans with Disabilities Act. A district is recommended to provide training relating to these employee nondiscrimination		

	Employee Welfare				
Type of Training	Who	When	Provider	Notes	
				provisions for the designated compliance coordinator and for each employee with authority over another employee.	
Title IX Sexual Harassment Training	See entry at <u>Student</u> <u>Welfare</u>				
20 U.S.C. §§ 1681- 1688; 34 C.F.R. §§ 106.30, .45(b); FFH(LEGAL)					

	Facilities Management					
Type of Training	Who	When	Provider	Notes		
Asbestos 40 C.F.R. §§ 763.84, .92, .93(e)(4); CKA(LEGAL)	Custodial and maintenance employees as required by law and a district's designated asbestos coordinator.	New custodial and maintenance employees must be trained within 60 days after beginning employment, with additional training as needed. The designated asbestos coordinator should receive training prior to or upon designation, with additional training as needed.	District	Under the Asbestos Hazard Emergency Response Act (AHERA), districts must identify asbestos-containing materials and implement an appropriate management plan in a timely manner. Districts must ensure that all custodial and maintenance employees are trained as required by law. Members of district maintenance and custodial staff in buildings containing asbestos-containing building materials (ACBM) must receive required training, including at least two hours of awareness training and an additional 14 hours of required training if their work activities may result in the incidental disturbance of ACBM. Districts must designate an asbestos coordinator who is trained in accordance with 40 C.F.R. § 763.84(g)(2) to ensure that legal requirements are met. The district's asbestos management plan must include the details of the designated asbestos coordinator's training.		
Hazardous Chemicals Tex. Health & Safety Code §§ 502.001009; DI(LEGAL)	Any employee who may be or may have been exposed to hazardous chemicals in the workplace under normal operating	As needed	District	In order to comply with the Hazard Communication Act, districts must provide an education and training program for employees using or handling hazardous materials.		

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	Facilities Management				
Type of Training	Who	When	Provider	Notes	
	conditions or foreseeable emergencies.			An <i>employee</i> for the purposes of the Hazard Communication Act is any person who may be or may have been exposed to hazardous chemicals in the person's workplace under normal operating conditions or foreseeable emergencies. Workers such as office workers or accountants who encounter hazardous chemicals only in non-routine, isolated instances are not employees for purposes of these requirements. Districts must maintain the written hazard communication program and a record of each training session to employees, including the date, a roster of the employees who attend, the subjects covered in the training session, and the names of the instructors. Districts must maintain the records for at least five years.	
Integrated Pest Management (IPM)	District IPM coordinator and all	Within six months of appointment, IPM	Texas Department of	Districts must establish, implement, and maintain an IPM program to establish a	
Tex. Occ. Code § 1951.212; 4 Tex. Admin. Code §§ 7.201202; CLB(LEGAL)	school employees who perform pest control, including those employees authorized to perform incidental use applications.	coordinator must have required training, then obtain at least six hours of TDA-approved continuing education at least every three years. IPM coordinator is responsible for ensuring	Agriculture (TDA)	regular set of procedures for preventing and managing pest problems using an integrated pest management strategy. Districts are responsible for the IPM coordinator's compliance with these regulations. The superintendent must appoint an IPM coordinator to implement the district's IPM program.	

Facilities Management					
Type of Training	Who	When	Provider	Notes	
		that employees who perform pest control have the necessary training.		 The IPM coordinator must successfully complete an IPM coordinator training course approved by the TDA within six months of appointment. The IPM coordinator must also obtain at least six hours of TDA-approved IPM continuing education units at least every three years. The IPM coordinator may not repeat an approved course for credit within the same three year period. The IPM coordinator is responsible for ensuring that all school employees who perform pest control, including those employees authorized to perform incidental use applications, have the 	
				three year period. The IPM coordinator is response ensuring that all school emp perform pest control, includ employees authorized to pe	

	Records Management				
Type of Training	Who	When	Provider	Notes	
Student Records (FERPA) 20 U.S.C. § 1232g; 34 C.F.R. § 300.623; FL(LEGAL)	All persons collecting or using personally identifiable information of students.	As needed	District. One official in the district must assume responsibility for ensuring confidentiality of personally identifiable student information.	Districts must protect the confidentiality of personally identifiable information of students in collection, storage, disclosure, and destruction of records. One official in the district must assume responsibility for ensuring confidentiality of personally identifiable student information. All persons collecting or using the information must receive training or instruction concerning the legal requirements involved in handling these records. Districts must maintain for public inspection a current listing of the names and positions of employees who may have access to the information.	
Public Information Act Tex. Gov't Code § 552.012; GBAA(LEGAL)	Public information coordinator	Within 90 days after assuming the office of the public information coordinator.	Attorney general may provide the training and may also approve other acceptable sources of training.	Within 90 days after assuming office, a public information coordinator must complete a course of training regarding the responsibilities of districts and district officers and employees under the Public Information Act. The training must not be less than one or more than two hours. The attorney general may provide the training and may also approve other acceptable sources of training. Districts must maintain and make available for public inspection the record of a public information coordinator's completion of the training.	

		Instructional Pro	grams	
Type of Training	Who	When	Provider	Notes
Gifted and Talented 19 Tex. Admin. Code § 89.2; DMA(LEGAL)	Teachers who will provide instruction for gifted/talented (G/T) students. Administrators and counselors with authority for G/T program decisions.	Prior to assignment as a teacher providing G/T instruction. Teachers who do not have the required initial training must complete the training within one semester of beginning to provide G/T instruction. An additional six hours of professional development is required annually for G/T teachers. Administrators and counselors with authority for program decisions also must have at least six hours of G/T professional development.	District	Before assigning a teacher to provide instruction and services as part of the program for G/T students, districts must ensure that teacher has a minimum of 30 hours of staff development that includes the nature and needs of G/T students, assessing student needs, and curriculum and instruction for G/T students. Teachers who do not have the required initial training and who provide instruction and services that are part of the G/T program must complete the 30-hour training requirement within one semester. Districts must ensure that teachers who are part of a G/T program receive a minimum of six hours annually of professional development in G/T education. Districts must ensure that administrators and counselors who have authority for G/T program decisions have a minimum of six hours of professional development that includes the nature and needs of G/T students and program options.
<i>Elective Bible Course</i> Tex. Educ. Code §§ 21.459, 28.011(f); DMA(LEGAL); EMI(LEGAL)	Teachers of an elective Bible course offered under Texas Education Code section 28.011.	As needed	District. Training developed by the commissioner.	A teacher of an elective Bible course offered under Texas Education Code section 28.011 must complete the training developed by the commissioner under Texas Education Code section 21.459 with respect to Bible elective courses. A teacher

		Instructional Pro	grams	
Type of Training	Who	When	Provider	Notes
				of an elective Bible course must hold a certificate in language arts, social studies, or history that qualifies the teacher to teach at the grade level at which the course is offered with, where practical, a minor in religious or biblical studies.
Prayer in Public School Tex. Educ. Code § 21.451(g); DMA(LEGAL); BQB(LEGAL); BQA(LEGAL)	Recommended for employees who have the authority to instruct and/or control students.	Recommended for educators new to the district and as needed to keep educators informed on the applicable law.	Must be developed and approved by the campus-level committee as part of staff development training.	Districts must provide staff development training, which may include instruction as to what is permissible under law, including opinions of the United States Supreme Court, regarding prayer in public school. Staff development training must be predominantly campus-based, related to campus performance objectives, and developed and approved by the campus- level committee. Districts must provide staff development designed to improve education in the district. Districts may use district-wide staff development that has been developed and approved through the district-level decision process.
Language Proficiency Assessment Committee (LPAC) Tex. Educ. Code § 29.063(a); 19 Tex. Admin. Code §	Members of the LPAC	As needed	District	Districts that are required to offer bilingual education and special language programs must, by board policy, establish a Language Proficiency Assessment Committee (LPAC). Districts are responsible for the orientation and training of all members, including parents, of the LPAC. Districts must have on file policy and procedures for the selection,

		Instructional Pro	grams	
Type of Training	Who	When	Provider	Notes
89.1220(a)-(f); EHBE(LEGAL)				appointment, and training of members of the LPAC, but may not require members to complete training to serve on the committee.
Test Administration Procedure Training Tex. Educ. Code § 39.304; 19 Tex. Admin. Code § 101.3031(a)(2), (c), (d); EKB(LEGAL); DMA(LEGAL)	Assessment test coordinators and administrators.	Annually, and as the test administration materials specify.	As the test administration materials specify.	Districts must ensure compliance with state test administration procedures and training activities. Districts must ensure that test coordinators and administrators receive training to ensure that testing personnel have the required skills and knowledge to administer assessment instruments in a valid, standardized, and secure manner. To have access to secure test materials, individuals must have received annual training in test security and test administration procedures. Districts must maintain records related to the security of assessment instruments for a minimum of five years. The commissioner may only require the employee overseeing testing at the campus to receive annual training.
Texas English Language Proficiency Assessment System (TELPAS) Training Tex. Educ. Code § 21.4571	TELPAS administrators	As needed.	TEA	District may not require a school district employee to repeat training or online calibration activities the employee has previously successfully completed related to administering the TELPAS, except that the commissioner may require the employee to complete training or online

	Instructional Programs				
Type of Training	Who	When	Provider	Notes	
				calibration activities if the administration of or assessment using the TELPAS has changed significantly since the employee completed the training.	
Student Records (FERPA)	See entry at <u>Records</u> <u>Management</u>				
20 U.S.C. § 1232g; 34 C.F.R. § 300.623; FL(LEGAL)					
Career and Technology Education Tex. Educ. Code § 21.055; DBA(LEGAL)	Career and technology teacher with local permit under Texas Education Code section 21.055.	New employee must obtain at least 20 hours of classroom management. Must comply with continuing education requirements as determined by board.	District	If a person will teach only noncore academic career and technical education courses, a school board may issue a school district teaching permit without complying with the requirements under Texas Education Code section 21.055(b), (c) and (d) that the person have a baccalaureate degree and that the district obtain approval from the commissioner to issue a permit to the person. The district must require an individual who is a new employee to obtain at least 20 hours of classroom management training and to comply with continuing education requirements as determined by the board.	
College and Career Counseling Academy	Middle school and high school counselors and	As developed and made available by The Center	The Center for Teaching and	At least once during seventh or eighth grade, districts must provide to students, instruction on preparing for high school, college, and a career. The instruction may	

		Instructional Pro	grams	
Type of Training	Who	When	Provider	Notes
Tex. Educ. Code §§ 28.016, 33.009	other postsecondary advisors.	for Teaching and Learning at UT Austin.	Learning at UT Austin.	be part of an existing class, or the district may create a new elective.
	Teachers of an existing career and technology course or a new elective course providing instruction on preparing for high school, college, and a career.			The Center for Teaching and Learning at UT Austin is charged with creating academies for training middle school and high school counselors and other postsecondary advisors with information pertaining to college and career preparation requirements. Teachers may attend the Center's academies if they teach an existing career and technology course designated by the State Board of Education as appropriate for providing instruction in high school, college, and career preparation, or if they teach a new elective course to provide such instruction. The Center must also develop an online instructional program that school districts may use to provide instruction to students on high school, college, and career preparation. The program must be structured for use as part of an existing course.
High-Quality Prekindergarten Grant Program Tex. Educ. Code §§ 8.058, 21.464,	High-quality prekindergarten teachers employed under grant program.	A Child Development Associate (CDA) or equivalent credential is needed before employment.	A regional education service center (ESC) may offer teachers the required training for a Child	 A district may choose to participate in a grant for a high-quality prekindergarten program, which must be offered free of tuition or fees. Grant recipients must: 1. use TEA curriculum standards (not Common Core);

		Instructional Pro	grams	
Type of Training	Who	When	Provider	Notes
29.167(b)(c); EHBG(LEGAL)		Pre-K teacher training course as developed and offered by the Commissioner.	Development Associate (CDA) credential. A prekindergarten teacher training course developed by the commissioner under Texas Education Code section 21.464.	 measure student progress on recommended standards; attempt to maintain an average ratio of one certified teacher or aide for each 11 students; and employ teachers who: (i) are SBEC certified; and (ii) have a CDA credential, a Montessori certification, at least 8 years' experience teaching in a nationally accredited childcare program, employment as a pre-k teacher at a school district with the commissioner's approval for an instructional training plan, or an equivalent qualification. An ESC may offer teachers the required training for a CDA credential. The commissioner must develop and offer a pre-K teacher training course focused on TEA curriculum standards and best instructional practices.
Mathematics Achievement Academies for teachers at any grade level Tex. Educ. Code § 21.4553; DMA(LEGAL)	Teachers who provide math instruction.	As developed and made available by the commissioner.	Commissioner, or ESC on request of commissioner.	Teachers who provide mathematics instruction to students at any grade level may attend a mathematics achievement academy for training in effective and systematic instructional practices in mathematics, underlying math skills required to be taught, and effective math instruction techniques. The commissioner sets criteria for selecting teachers who may

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	Instructional Programs				
Type of Training	Who	When	Provider	Notes	
				attend. The criteria must grant priority to teachers employed at a campus at which 50 percent or more of the students enrolled are educationally disadvantaged. If space is available and the district pays the costs of the teacher's attendance, then a teacher employed at a campus that does not qualify for this prioritization may attend.	
				On request of the commissioner, regional education service centers (ESC) must assist the commissioner and TEA with training and other activities relating to the development and operation of mathematics achievement academies. Texas Education Code section 21.4553 expires on September 1, 2027.	
Literary Achievement Academies for teachers at any grade level Tex. Educ. Code §§ 21.4552, 28.0062(a)(2); DMA(LEGAL)	Classroom teachers who provide reading instruction to students at any grade level. Required for teachers in K-3 grade levels and principals at campuses with K-3 grade levels.	Available for all teachers, but required for teachers in K-3 grade levels and principals at campuses with K-3 grade levels. not later than the 2022-2023 school year. For teachers in K-3 grade levels and principals initially employed at campuses	Commissioner, or ESC on request of commissioner.	Teachers who provide reading instruction to students at the kindergarten or first, second, or third grade level must attend a literacy achievement academy for training in effective instructional practices in reading. The commissioner sets criteria for selecting teachers who may attend. The criteria must grant priority to teachers employed at a campus at which 50 percent or more of the students enrolled are educationally disadvantaged. If space is available and the district pays the costs of	

		Instructional Pro	grams	
Type of Training	Who	When	Provider	Notes
		with K-3 grade levels for the 2022-2023 school year, by the end of the teacher's or principal 's first year of placement in that grade level or campus. Required for teachers in 6-8 grade levels at a campus failing an achievement indicator because of the reading assessment.		the teacher's attendance, then a teacher employed at a campus that does not qualify for this prioritization may attend. Not later than the 2022-2023 school year, each K-3 classroom teacher and each principal at a campus with K-3 grade levels must have attended a literacy achievement academy. Each classroom teacher and principal initially employed for the 2022- 2023 school year or a subsequent school year in a K-3 grade level or at a campus with K-3 grade levels must have attended a literacy achievement academy by the end of the teacher's or principal's first year of placement in that grade level or campus. On request of the commissioner, regional education service centers (ESC) must assist the commissioner and TEA with training and other activities relating to the development and operation of literacy achievement academies. Texas Education Code section 21.4552 expires on September 1, 2027.
Adult Education and Literacy (AEL) 40 Tex. Admin. Code § 805.21; EHBI(LEGAL)	 All AEL staff, including: 1. directors, supervisors, and other staff with program oversight 	All AEL directors, supervisors, other staff with program oversight or coordination responsibilities, and AEL instructional staff,	Texas Workforce Commission	AEL directors and supervisors, and other staff with program oversight or coordination responsibilities must receive 15 hours of professional development each program year. If hired on or after January 1 of a

		Instructional Prog	rams	
Type of Training	Who	When	Provider	Notes
	or coordination responsibilities; 2. instructional staff, including instructional aides, except substitutes, paid with AEL grant funds or who acquire student contact hours, including volunteers; 3. staff providing support services or college and career transitional support who are paid through an AEL grant; and 4. AEL staff assigned test proctoring or data entry duties.	including instructional aides and volunteers, must receive at least 15 hours of professional development annually. Instructional staff who are new to AEL must receive at least six hours within 30 days of providing instructional activities. Staff providing support services or college and career transitional support who are paid through an AEL grant, and AEL staff assigned test proctoring or data entry duties, must receive at least three hours of professional development annually.		 program year, half of the professional development time may be required. AEL instructional staff, including instructional aides, except substitutes, paid with AEL grant funds or who acquire student contact hours, including volunteers, must receive at least 15 hours of professional development each program year. For instructors in reading, writing, mathematics, and English language acquisition, the 15 hours must include: 1. three hours in principles of adult learning; 2. six hours in relevant areas of literacy instruction; and 3. six hours in content areas related to the AEL's program purpose. The six hours of training in AEL-related content areas may be waived for individuals who have 18 or more college semester undergraduate or graduate credit hours in relevant areas of literacy instruction. If hired on or after January 1 of a program year, half of the professional development time may be required, but must include three hours of training in principles of adult learning and three hours in the relevant areas of literacy instruction. Instructional staff who are new to AEL or direct student service delivery must receive at least three hours of the relevant areas of literacy instruction.

Instructional Programs				
Type of Training	Who	When	Provider	Notes
				within 30 days of providing instructional activities.
				Staff providing support services or college and career transitional support who are pai through an AEL grant must receive at least three hours of professional development each program year. AEL staff assigned test proctoring or data entry duties must receive at least three hours of professional development related to their primary job duties each program year.
				AEL directors, supervisors, and staff that oversee program assessment or accountability, and instructors in reading, writing, mathematics, and English language acquisition, including substitutes, must possess at least a bachelor's degree. AEL instructional aides, administrative, data entry, proctoring staff, and staff providing support or employment services to student must have at least a high school diploma or equivalency certificate. Records of staff qualifications and professional developmen must be maintained. Professional development may be reduced in individual cases upon documented exceptional

		Human Resource Ma	nagement	
Type of Training	Who	When	Provider	Notes
<i>Teacher Appraisals</i> Tex. Educ. Code § 21.351; 19 Tex. Admin. Code § 150.1005; DNA(LEGAL)	Teacher appraisers	Before conducting appraisals.	TEA	Before conducting appraisals, an appraiser must be certified by having satisfactorily completed the state-approved Texas Teacher Evaluation and Support System (T- TESS) appraiser training and having passed the T-TESS certification examination, and must have received Instructional Leadership Training (ILT), Instructional Leadership Development (ILD), or Advanced Educational Leadership (AEL) certification. Periodic recertification and training is required.
Principal Appraisals Tex. Educ. Code § 21.3541; 19 Tex. Admin. Code § 150.1024; DNB(LEGAL)	Principal appraisers	Before conducting appraisals.	TEA	Before conducting an appraisal, an appraiser must be certified by having satisfactorily completed the state-approved Texas Principal Evaluation and Support System(T-PESS) appraiser training. Periodic recertification and training may be required.
Mentor Teacher Training Tex. Educ. Code § 21.458; DEAA(LEGAL)	Teachers serving as mentor teachers to another new classroom teacher, and any appropriate district and campus employees who work with the classroom teacher or	Before the beginning of the school year in which the mentorship will occur, and supplemental training during the school year.	District, using a training program approved by the commissioner.	Each school district may assign a mentor teacher to each classroom teacher who has less than two years of teaching experience in the subject or grade level to which the teacher is assigned. A mentor teacher must agree to serve for at least one school year and a district must agree to assign a mentor to a new classroom teacher for at least two years. The commissioner must adopt rules

		Human Resource M	lanagement	
Type of Training	Who	When	Provider	Notes
	supervise the classroom teacher.			concerning the qualification of a mentor teacher, including that a mentor must:
				 complete a research-based mentor and induction training program approved by the commissioner;
				 complete a mentor training program provided by the district which the district may allow to be satisfied by completing the training program described above;
				 have at least three complete years of teaching experience with a superior reco of assisting students, as a whole, in achieving improvement in student performance; and
				 demonstrate interpersonal skills, instructional effectiveness, and leadersh skills.
				A district must provide training to mentor teachers and any appropriate district and campus employees who work with the classroom teacher or supervise the classroot teacher. The training must be completed by the mentor teacher and the district and campus employees before the beginning of the school year. The district shall also provis supplemental training to mentor teachers and employees during the school year. The training must include content related to bes mentorship practices.

Human Resource Management				
Type of Training	Who	When	Provider	Notes
Principal Training Tex. Educ. Code § 11.202(a); DP(LEGAL)	Principals	As needed	District	Principals must be the instructional leader of the school and must be provided with adequate training and personnel assistance to assume that role.
Administering Leaves and Absences DEC(LEGAL); DEC(LOCAL)	Recommended for employees who oversee leaves and employee attendance.	As needed	District or outside provider chosen by district.	A district is recommended to provide training on relevant laws and policies to employees who oversee leaves and employee absences.

	Financial Matters					
Type of Training	Who	When	Provider	Notes		
Purchasing and Acquisition 19 Tex. Admin. Code § 109.41; TEA's Financial Accountability System Resource Guide (FASRG); CH(LEGAL); CH(LOCAL)	Recommended for employees with purchasing and acquisition authority.	When an employee acquires purchasing and acquisition authority and as needed thereafter.	District or outside provider chosen by district.	A district should provide for purchasing training and staff development. This training should extend beyond the professional staff to include other staff that often is involved either directly or indirectly in the purchasing process. For guidance on training related to purchasing and acquisition, see the TEA's Financial Accountability System Resource Guide (FASRG, adopted under 19 Texas Administrative Code section 109.41). A consistent program for purchasing staff development and training is important to effective purchasing activity. The complexity of the purchasing environment demands that staff members responsible for purchasing goods and services periodically receive training in policy and procedures. Purchasing training should include all levels of employees, including both purchasing staff and users, providing at least basic information about the school district's purchasing function. Training should be on-going to accommodate: 1. Employee advancement and staff turnover that create training needs for employees;		

	Financial Matters				
Type of Training	Who	When	Provider	Notes	
				 Procedures, processes, functions and support mechanisms that may be modified or enhanced; and 	
				 Purchasing changes that may be mandated by legislative, executive or judicial action. 	
				Many school districts include purchasing training in scheduled in-service classes, academies, continuing education program and departmental meetings.	
				Some districts may have decentralized receiving although it is not recommended If receiving is decentralized, the district should ensure that only authorized individuals trained in receiving procedure at the various campuses or departments are receiving goods.	
				Training should be ongoing. Individuals within the department responsible for purchasing, such as the buyers and clerks should receive ongoing instruction about changes in relevant statutes and purchasing practices. Campus principals and other departmental staff should also receive ongoing training, to accommodat	
				changes in staffing. Training should consist of updating staff on recent developments in purchasing, including changes in purchasing statutes and regulations, and	

	Financial Matters				
Type of Training	Who	When	Provider	Notes	
				 changes in the purchasing policies and procedures. Training and staff development may be provided by either external or internal resources. External training may include seminars or workshops conducted by TEA, an independent public accounting firm, or by professional associations. External training may also consist of formal college course work, memberships in local, state and/or national purchasing associations, and observation of other purchasing units. Internal training and staff development 	
				may consist of in-house seminars and workshops conducted by purchasing officials, providing a departmental technical library containing current regulations and procedures helps keep people up to date, and development of internal management and administrative skills for technical staff could be provided through assignment to committees and task forces. Throughout the training and staff development, a common basis of purchasing theory should be established and reinforced—ensuring that the principles and standards of good public purchasing are applied consistently.	

	Financial Matters				
Type of Training	Who	When	Provider	Notes	
Public Funds Investment Training Tex. Gov't Code § 2256.008(a)(1), (a-1), (c), (g); CDA(LEGAL)	Treasurer or chief financial officer and the investment officer(s) of the district.	Ten hours of initial training in first 12 months, then eight hours of investment training every two years thereafter, unless an exception applies.	Independent source approved either by the board or by a designated investment committee advising the investment officer.	Districts must designate one or more officers or employees as investment officer(s) to be responsible for the investment of its funds. Within twelve months after taking office or assuming duties, the treasurer or chief financial officer and the investment officer of a district must attend at least one training session from an independent source approved either by the board or by a designated investment committee advising the investment officer. This initial training must contain at least ten hours of instruction relating to their respective responsibilities under the Public Funds Investment Act.	
				The treasurer or chief financial officer and the investment officer must also attend an investment training session not less than once in a two-year period that begins on the first day of the district's fiscal year and consists of the two consecutive fiscal years after that date and receive not less than eight hours of instruction relating to investment responsibilities under the Public Funds Investment Act from an independent source approved by the board or a designated investment committee advising the investment officer. The training must include education in	

	Financial Matters				
Type of Training	Who	When	Provider	Notes	
				 investment controls, security risks, strategy risks, market risks, diversification of investment portfolio, and compliance with Chapter 2256 of the Texas Government Code. There is an exception to the required training for the treasurer, chief financial officer, or investment officer of a school district if the district does not invest district funds, or only deposits those funds in interest-bearing deposit accounts or certificates of deposit authorized by Texas Government Code section 2256.010. The treasurer, chief financial officer, or investment officer must annually submit to the agency a sworn affidavit identifying the applicable criteria for exception that apply to the district. 	

	Volunteers					
Type of Training	Who	When	Provider	Notes		
Concussion Training for Volunteer Licensed Health Care Professional on Concussion Oversight Team	See entry at <u>Student</u> <u>Health and Safety</u>					
Tex. Educ. Code §§ 38.154, .158; GKG(LEGAL)						
Student Records (FERPA) 20 U.S.C. § 1232g; 34 C.F.R. § 300.623; FL(LEGAL)	See entry at <u>Records</u> <u>Management</u>					
<i>Volunteer Training</i> Tex. Gov't Code § 2109.004(a); GKG(LEGAL)	Prospective volunteers and paid staff.	As needed	District	Districts must develop a volunteer program. A volunteer program must include an effective training program for prospective volunteers and paid staff.		

	Law Enforcement				
Type of Training	Who	When	Provider	Notes	
Body Worn Camera Program for Certain Law Enforcement Agencies Tex. Occ. Code §§ 1701.651663; CKE(LEGAL)	Peace officers who will wear body worn cameras and any other personnel who will come into contact with video and audio data from the cameras.	Before a law enforcement agency operates a body worn camera program.	Law enforcement agency. Training program to be developed or approved by the Texas Commission on Law Enforcement (TCOLE).	Law enforcement agencies that receive a grant to provide body worn cameras to its peace officers or that otherwise operates a body worn camera program must adopt a policy for the use of body worn cameras. Before a law enforcement agency may operate a body worn camera program, the agency must provide training to peace officers who will wear the body worn cameras and any other personnel who will come into contact with video and audio data obtained from the use of body worn cameras. TCOLE is charged with approving a curriculum for a training program.	
School District Peace Officers and School Resource Officers Tex. Educ. Code § 37.0812; Tex. Occ. Code §§ 1701.262, .263; 37 Tex. Admin. Code § 221.43; CKE(LEGAL); CKE(LOCAL)	Peace officers or school resource officers (SROs), unless excepted by completing another type of satisfactory training under Texas Occupations Code section 1701.263(b-1).	Before or within 180 days of the officer's commission by or placement in the district or a campus of the district. If employed at a school district with fewer than 30,000 students on a date prior to September 1, 2019, then the peace officer or SRO must complete the training	The Texas Commission on Law Enforcement (TCOLE)	A school district that commissions a school district peace officer or at which a SRO provides law enforcement must adopt a policy for an officer to complete the education and training program required by Texas Occupations Code section 1701.263. A school district peace officer or a SRO must successfully complete the education and training program described in Section 1701.263 before or within 180 days of the officer's commission by or placement in the district or a campus of the district. The program must consist of at least 16 hours of training, be approved by TCOLE, and provide training in accordance	

Law Enforcement				
Type of Training	Who	When	Provider	Notes
		not later than August 31, 2020.		with the curriculum in Texas Occupations Code section 1701.262. The requirement does not apply to an officer who is exempt because the officer has completed another type of satisfactory training described in Texas Occupations Code section 1701.263(b-1).
Traumatic Injury Response Training (Bleeding Control Station Training) Tex. Educ. Code § 38.030; CKD(LEGAL)	See entry at <u>Emergency</u> Operations	As needed	TEA-approved course developed or endorsed by the American College of Surgeons or an emergency medicine department.	Based on a required traumatic response protocol, a district must require that bleeding control station training be provided to each commissioned school district peace officer or school security personnel who provides security at the campus, each school resource officer who provides law enforcement at the campus, and all other district personnel who may be reasonably expected to use a bleeding control station. The courses may be developed or endorsed by the American College of Surgeons or a similar organization or the emergency medicine department of a health-related institution of higher education or a hospital. TEA may not approve training that is provided as an online course. The course must use nationally recognized, evidence- based guidelines for bleeding control and must incorporate instruction on the

	Law Enforcement				
Type of Training	Who	When	Provider	Notes	
				bleeding control station, including instruction on proper chest seal placement. The course may be provided by EMTs,	
				paramedics, law enforcement officers, firefighters, representatives of the organization or institution that developed or endorsed the training, educators, other school employees, or other similarly qualified individuals. A course under this section is not required to provide a certification. If the course does provide certification in bleeding control, the instructor must be authorized to provide the certification by the organization or institution that developed or endorsed the course.	
				The district must annually offer instruction on the use of a bleeding control station to students enrolled at the campus in grade seven or higher. The instruction for students must be provided by a school	
				resource officer or other appropriate district or school employee who has received bleeding control station training.	

	Technology				
Type of Training	Who	When	Provider	Notes	
Technology and digital learning Tex. Educ. Code § 21.451(d)(1)(A); DMA(LEGAL); BQA(LEGAL); BQB(LEGAL)	Optional staff development	As needed	Must be developed and approved by the campus-level committee as part of staff development training.	Districts must provide staff development training, which may include training relating to technology and digital learning. Staff development training is required to be predominantly campus-based, related to achieving campus performance objectives, and developed and approved by the campus-level committee. See BQB(LEGAL). Districts must provide staff development conducted in accordance with standards developed by the district and designed to improve education in the district. Districts may use district-wide staff development that has been developed and approved through the district-level decision process. See BQA(LEGAL).	
Cybersecurity Training Tex. Educ. Code § 11.1513; Tex. Gov't Code §§ 2054.519, .5191(a-1)-(b); DMA(LEGAL), CQB(LEGAL)	District-identified employees who have access to a district computer system or database.	Annually for the cybersecurity coordinator and on a schedule recommended by the district in consultation with the district cybersecurity coordinator.	Any cybersecurity training program certified as a state certified cybersecurity training program.	At least once each year, a district must identify employees who have access to a district computer system or database and use a computer to perform at least 25 percent of the employee's or official's required duties and require those employees and board members to complete a cybersecurity training program certified under Texas Government Code section 2054.519 (state certified cybersecurity training programs). A district cybersecurity coordinator must complete the training annually and other employees	

Technology				
Type of Training	Who	When	Provider	Notes
				may complete the training as determined by the district.
				The board may select the most appropriat state-certified cybersecurity training program for employees to complete. The board must verify and report on the completion of cybersecurity training by employees to the Texas Department of Information Resources and require period audits to ensure compliance with these provisions.

This document is provided for educational purposes and contains information to facilitate a general understanding of the law. References to judicial or other official proceedings are intended to be a fair and impartial account of public records, which may contain allegations that are not true. This publication is not an exhaustive treatment of the law, nor is it intended to substitute for the advice of an attorney. Consult your own attorney to apply these legal principles to specific fact situations.

*Statements marked with an asterisk are addressed in the <u>TEA Clearinghouse</u>. The district must note if the frequency requirement differs from the Clearinghouse Recommendation as per Texas Education Code section 21.4515.

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