Northside ISD-Bexar County 015915					
ATTENDANCE ATTENDANCE ENFORCEMENT (LEC					
District Complaint or Referral Against Student	If a student fails to attend school without excuse on 10 or more days or parts of days within a six-month period in the same school year, a district shall within 10 school days of the student's 10th absence refer the student to a truancy court for truant conduct under Family Code 65.003(a). [See FEA]				
Against Parent	cour tribu	district may file a complaint against the student's parent nty, justice, or municipal court for an offense of parent ting to nonattendance under Education Code 25.093 provides evidence of the parent's criminal negligence	t con- if the dis-		
	ent t alleg less	ourt shall dismiss a complaint made by a district again hat does not comply with Education Code 25.0951; d ge the elements required for the offense; is not timely the district delayed the referral as provided below; or substantively defective.	oes not filed, un-		
Delaying a Referral		strict may delay a referral of a student for truant cond choose to not refer a student for truant conduct, if the			
	1.	Is applying truancy prevention measures to the stude Education Code 25.0915; and	ent under		
	2.	Determines that the truancy prevention measures ar ceeding and it is in the best interest of the student th ral be delayed or not be made.			
	Edu	cation Code 25.0951			
Referral Prohibited	A district may not refer a student to truancy court if the school de- termines that the student's truancy is the result of pregnancy, being in the state foster program, homelessness, severe or life-threaten- ing illness or related treatment, or being the principal income earner for the student's family. [See Truancy Prevention Measures, below] <i>Education Code 25.0915(a-3)</i>				
Filing Requirements		n referral to truancy court for conduct described by Fa e 65.003(a) must:	amily		
	1.	Be accompanied by a statement from the student's s certifying that the school applied the truancy prevent sures to the student, and the measures failed to mea address the student's school attendance; and	tion mea-		
	2.	Specify whether the student is eligible for or received education services under Education Code Chapter 2 chapter A.	•		
	pros	ancy court shall dismiss a petition filed by a truant co ecutor under Family Code 65.054, if the court determ district's referral:			
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	1.	Does not comply with the requirement above;					
	2.	Does not satisfy the elements required for truant conduct;					
	3.	Is not timely filed, unless the school district delayed the refer- ral as provided above [see Delaying a Referral, above]; or					
	4.	Is otherwise substantively defective.					
	Edu	cation Code 25.0915(b), (c)					
Expunction of Records	An individual who was convicted of a truancy offense under former Education Code 25.094 or has had a complaint for a truancy of- fense dismissed is entitled to have the conviction or complaint and records relating to the conviction or complaint expunged.						
	tion, for a plair fens law e reco disa	ardless of whether the individual has filed a petition for expunc- the court in which the individual was convicted or a complaint a truancy offense was filed shall order the conviction, com- nts, verdicts, sentences, and other documents relating to the of- e, including any documents in the possession of a district or enforcement agency, to be expunged from the individual's rd. After entry of the order, the individual is released from all bilities resulting from the conviction or complaint, and the con- on or complaint may not be shown or made known for any pur- e.					
	Cod	e of Crim. Proc. 45.0541					
Attendance Officer	A board may select a school attendance officer. A school atten- dance officer also may be selected by two or more boards to serve their districts jointly. <i>Education Code</i> 25.088						
	perir dutie be p	stricts where no attendance officer has been selected, the su- ntendent and the peace officers in a district shall perform the es of attendance officer, but no additional compensation shall aid for the services. <i>Education Code 25.090</i> [See Peace Offi- , below]					
Powers and Duties	An attendance officer employed by a district who is not commis- sioned as a peace officer has the following powers and duties with respect to enforcement of compulsory school attendance require- ments:						
	1.	To investigate each case of a violation of the compulsory school attendance requirements referred to the attendance of-ficer;					
	2.	To enforce compulsory school attendance requirements by applying truancy prevention measures adopted under Educa-					

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

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	4.			school attendance records for compliance by each vestigated by the officer;		
	5.	To maintain an investigative record on each compute school attendance requirement violation and related tion and, at the request of a court, the board, or the sioner, to provide a record to the individual or entity ing the record; and				
	6.	dent v quiren dence requir	vho nent with red to e exc	a home visit or otherwise contact the parent of a stu- is in violation of compulsory school attendance re- is, except that a peace officer may not enter a resi- hout the permission of the parent of a student to attend school or of the tenant or owner of the resi- cept to lawfully serve court-ordered legal process on t.		
	viola custo of th	tion of ody for	the the to e	who has probable cause to believe that a child is in compulsory attendance law may take the child into purpose of returning the child to the school campus ensure the child's compliance with compulsory atten- nents.		
	Education Code 25.091(a), (b-1)					
Truancy Prevention Measures	dres fore 65.0 duct	s stude the stu 03 and	ent c iden I mir bed	adopt truancy prevention measures designed to ad- conduct related to truancy in the school setting be- t engages in conduct described by Family Code nimize the need for referrals to truancy court for con- by Family Code 65.003(a). <i>Education Code</i>		
				ake one or more of the following actions as a tru- n measure:		
	1.	Impos	se:			
		t r c	be si nas r	havior improvement plan on the student that must gned by an employee of the school, that the district made a good faith effort to have signed by the stu- and the student's parent or guardian, and that in- es:		
		(	(1)	A specific description of the behavior that is re- quired or prohibited for the student;		
		(	(2)	The period for which the plan will be effective, not		

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			(3)	The penalties for additional absences, including ad- ditional disciplinary action or the referral of the stu- dent to a truancy court; or				
		b.	Sch	ool-based community service; or				
	2.	cour or ou truar	t prog ut-of- ncy. <i>I</i>	student to counseling, mediation, mentoring, a teen gram, community-based services, or other in-school school services aimed at addressing the student's A referral may include participation by the child's par- ardian if necessary.				
	may	chool district shall offer additional counseling to a student and y not refer the student to truancy court if the school determine t the student's truancy is the result of:						
	1.	Preg	nanc	sy;				
	2.	Bein	g in t	he state foster program;				
	3.	Homelessness;						
	4.	Severe or life-threatening illness or related treatment; or						
	5.	Bein	g the	principal income earner for the student's family.				
	days atte 25.0	s or pa nd sch	arts c nool f a), the	Is to attend school without excuse on three or more of days within a four-week period but does not fail to for the time described by Education Code e district shall initiate truancy prevention measures				
	Edu	cation	Coc	le 25.0915				
Minimum Standards				standards for the truancy prevention measures im- a district under Education Code 25.0915 include:				
	1.		•	g the root cause of the student's unexcused ab- nd actions to address each cause;				
	2.			ng ongoing communication with students and par- ne actions to be taken to improve attendance;				
	3.			ing reasonable timelines for completion of the tru- vention measure; and				
	4.	dism danc that	iissal ce iss the c	ing procedures to notify the admission, review, and committee or the Section 504 committee of atten- sues relating to a student with a disability and ensure ommittee considers whether the student's atten- sues warrant an evaluation, a reevaluation, and/or				

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

19 TAC 129.1043

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

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

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

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

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

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