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	Standard Application System: This	system provides a series of standard	schodulas to be used as fo		
Program A	ALTONOS GOUDINISCEI EU DA TUB TEXAS EU	DCAUDD BORDCY If additional diarition	rion io norded at a H.F	rmats t	y applicants
D	MUDULLY: P.L. 107-110. Section 10	03(g), as amended by ARRA; CFD	A # 84.377A & 84.388A	12-403	- 9209,
	giiiiiig Date, 00/01/2010	Project	Ending Data, AC/20/20	13	
Select th	e appropriate eligibility tier for	the campus included in this a	plication:		
HIEF I	ier II 🗌 Tier III 🛭				
Part 1: II	idex to the Application		(1) · 数数1000 · 1000 图 400 风景等别数据		
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Sch No.	Schedule Name				cation
1	General Information		National Property of the National Property of	lew	Amend
3	Purpose of Amendment			X	X
4	Program Requirements			NA	<u> </u>
4A	Program Abstract			X	├
4B	Program Description			X	
4C	Performance Assessment and Evaluat	on		X X	
4D	Equitable Access and Participation		X		
5	Program Budget Summary			<u>^</u>	X
5B	Payroll Costs 6100			Ĵ	^
5C	Professional and Contracted Services	5200			H
5D	Supplies and Materials 6300				T H
5E 5G	Other Operating Costs 6400			<u> </u>	百
6A	Capital Outlay 6600/15XX (Exclusive of General Provisions	of 6619 and 6629)]	
6B		· · · · · · · · · · · · · · · · · · ·		X	NA
6C	Debarment and Suspension Certification Lobbying Certification	on		X	NA
6D	Disclosure of Lobbying Activities			X	NA NA
6E	NCLB Provisions and Assurances				
6F	Program-Specific Provisions and Assura	ances		X	NA
Certificati	on and Incorporation			<u>X</u>]	NA
I hereby ceri	ify that the information contained in th	is application is to the best of my len			<u> </u>
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ector	Mende	ez.	Superintendent of Schools		
hone	Fax Emai		Julions		
32-332-915		or.Mendez@ectorcountyisd.org			
	ally responsible party may sign this	application			
omplete co	iles of the application of the state of the	applications and a second			
Texas Fr	ies of the application, at least 3 with or ucation Agency	iginal signature(s), must be received	oy əroo pain, mursuay, J	ine 3,	2010:

Page 1 of 102

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		Texas Title I Priority Schools Grant	Tantament nor					
		Schedule #1—General Information						
Part 2:	List of Required Fiscal	-Related Attachments and Assurances						
For com accompa any revi	petitive applications, the apparts the application when it is	plication will not be reviewed and scored if any of s submitted. Applicants will not be permitted to chments, after the closing date of the grant. Atta	submit required attachments, or					
		Proof of Nonprofit Status						
1 🖂	Required for all open-enrollment charter schools sponsored by a nonprofit organization:							
	Check box to indicate that proof of nonprofit status is attached. (See Part 1: General and Fiscal Guidelines and Part 3: Schedule Instructions for acceptable proof.)							
	Assurance of Financial Stability							
	Required for all independent school districts, open-enrollment charter schools, and education service centers:							
2 🖾	Check box to indicate assurance that audit requirements have been met. All public school districts, open-enrollment charter schools, and education service centers must be in compliance with submitting the required annual audit for the immediate prior fiscal year to TEA in the time and manner requested by TEA, and the audit must be determined by the TEA Division of Financial Audits to be in compliance with the applicable audit standards. TEA reserves the right to ensure that all applicants are deemed by TEA to be financially stable at the initial time of preliminary selection for funding to receive a grant award. The TEA Division of Financial Audits will determine financial stability based on the required annual audit for the immediate prior fiscal year.							
	A second	ssurance of Submittal of Reviewer Informat	llon Form					
	Required for all applicants	s:						
3 🛛	Check box to indicate assi	urance that reviewer information form will be	submitted.					
2 12		complete the Reviewer Information Form and to su Guidelines, "Reviewer Information Form," for instru						

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Part 3: Applicant Inform	ation		. # T_GE!	iciai IIIIC	n mation :		
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Local Educational Agenc	., /1 E	A) Informa	tion .	Alexander (e. 1941) Çe	alemie in regest in bi		PERSONALAN WALASSA KANTAN AND KANTAN TAN
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Ector County ISD							
Mailing Address Line – 1	Mail	ng Address Li	ne - 2	City	Sta	te	Zip Code
802 N Sam Houston				Odessa	Tex		79762
U.S. Congressional District	1				Contractor Re		NCES Identification
Number		Primary DUN	IS Number		AGE Code	9,00,00,	Number
11		078558467		1X9B5			4818000
Campus Name					Cou	intv-District	t Campus Number
Goliad Elementary					110		C Campao Manibal
Mailing Address Line - 1	Maili	ng Address Lir	ne – 2	City	Sta		Zip Code
501 E. 52 nd Street				Odessa	Tex	as	79762
Applicant Contacts			CANAL SECTION		ta sura a sectoria	Stativ a ryski voj	
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First Name	Initia	1	Last Nam	e			Title
Richard	w		Kincald			-	Supervisor, Instructional Coaches and Family Education Center
Telephone	Fax			Email			
432-332-9151				Richard.Kincald@ectorcoun			· · · · · · · · · · · · · · · · · · ·
Mailing Address Line - 1	Maili	ng Address Lir	ne – 2	City			Zip Code
802 N Sam Houston				Odessa	Texas	5	79762
Secondary Contact							
First Name	Initia	1	Last Nam	<u>e</u>			Title
Julia			Clay				Director, Federal and State Programs
Telephone	Fax			E-mail			otate i rogi anio
432-332-9151					lay@ectorcou	ntyisd.org	
Mailing Address Line – 1	Maili	ng Address Lin	ne – 2	City	State		Zip Code
802 N Sam Houston				Odessa	Texas		79762

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			Schedule #3-Pt	irpo	se of Amendmen		e propose e la comita de la comi			
Wher	ı submittir	ng a revision or an a	Check all schedules mendment, please incoporting budget sched	licate	by checking the app	propriate box what	schedules are			
		#1—General Inform			Schedule #5—Prog		nary			
	Schedule	#3—Purpose of Am	endment		Schedule #5B—Pay	roll Costs 6100				
	Schedule	#4—Program Requ	irements		Schedule #5CPro 6200	fessional and Conf	tracted Services			
	Schedule	#4A—Program Abs	tract		Schedule #5D-Su	pplies and Material	s 6300			
	Schedule	#4B—Program Des	cription		Schedule #5E—Other Operating Costs 6400					
	Schedule Evaluatio	#4C— Performance	Assessment and		Schedule #5G—Capital Outlay 6600/15XX (Exclusive of 6619 and 6629)					
	Schedule Participat	#4D—Equitable Acc	ess and		0013 4.14 0023,					
NOTE	•		amendment to TEA	is 90) days prior to the	ending date of t	he grant.			
Part	2: Revis	ed Budget								
Comp	lete this pa	art if there are any b	udgetary changes.							
Line No.	Sch. No.	Class/	Grant Project Costs Previously Approved		В	C	D			
		Object Code	Budget	+	Amount Deleted	Amount Added	New Budget			
01	5B	6100	\$	_	\$	\$	\$			
02	5C	6200	\$		\$	\$	\$			
03	5D	6300	\$		\$	\$	\$			
04	5E	6400	\$		\$	\$	\$			
05	5G	6600/15XX	\$		\$	\$	\$			
06	Total Direct Costs	\$ \$			\$	\$	\$			
07	Indirect (Cost (%)	\$		\$	\$	\$			
80		Total Costs	\$		\$	\$	\$			

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	Schedule #3—Purpose of Amendment	
Part 3: Reason for Amendme appropriate box to indicate reas	nt Request. For all grants, regardless of do on for amendment request.	llar amount, check the
1. Addition of a class/object	code not previously budgeted on Schedule #5—B	udget Summary
2. Increase or decrease the 6100-6600) by more than 2	amount approved in any class/object code on Sch 5% of the current amount approved in the class/o	edule #5—Budget Summary (i.e., bject code
3. Addition of a new line item	n on any of the supporting budget schedules (i.e.,	, Schedules #5B-5G)
4. Increase or decrease in the	e number of positions budgeted on Schedule #5E	3—Payroll Costs
Supplies and Materials	computer hardware/equipment (not capitalized) a	
6. Addition of a new item or Capital Outlay for articles co	increase in quantity of capital outlay item(s) \geq \$5 sting \$5,000 or more.	5,000 approved on Schedule #5G—
7. Addition of a new item of less than \$5,000.	capital outlay items approved on Schedule #5G—	Capital Outlay for articles costing
8. Reduction of funds allotted	d for training costs	
9. Additional funds needed		
10. Change in scope of object approval	tives, regardless of whether there is an associate	d budget revision requiring prior
11. Other (Specify)		
Part 4: Amendment Justifical	tion	

The last day to submit an amendment to TEA is 90 days prior to the ending date of the grant.

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TEXAS EDUCATION AGENCY Standard Application System (SAS)

School Years 2010-2013

068901	
County-District	No

Amendment No.

Texas Title I Priority Schools Grant

Schedule #4—Program Summary and Application Requirements

Part 1: Grant Program Information;

Summary of Program: Purpose and Goals

of TEA.

School Improvement Grants, authorized under section 1003(g) of Title I of the Elementary and Secondary Education Act of 1965 (Title I or ESEA) as amended by ARRA, are grants, through the Texas Education Agency, to local educational agencies (LEAs) for use in Title I schools identified for improvement, corrective action, or restructuring and other eligible campuses that demonstrate the greatest need for the funds and the strongest commitment to use the funds to provide adequate resources in order to raise substantially the achievement of their students so as to enable the schools to make adequate yearly progress and exit improvement status. Under the final requirements, as amended through the interim final requirements published in the Federal Register in January 2010 school improvement funds are to be focused on each State's "Tier I" and "Tier II" schools.

Tier I schools are a State's persistently lowest-achieving Title I schools in improvement, corrective action, or restructuring and certain Title I eligible elementary schools that are as low achieving as the State's other Tier I schools. Tier II schools are a State's persistently-lowest achieving secondary schools that are eligible for, but do not receive, Title I, Part A funds and certain additional Title I eligible secondary schools that are as low achieving as the State's other Tier II schools or that have had a graduation rate below 60 percent over a number of years. An LEA may also use school improvement funds in Title I schools in improvement, corrective action, or restructuring that are not identified as persistently lowest-achieving schools and certain additional Title I eligible schools ("Tier III schools").

In the Tier I and Tier II schools an LEA chooses to serve, the LEA must implement one of four school intervention models: turnaround model, restart model, school closure, or transformation model.

Allowable Activities

Tier I and Tier II Grantees

- Grantees must expend grant funds for the required activities delineated for the selected intervention model as defined in the final federal regulations.
- Grantees may expend grant funds for the permissible activities delineated for the selected intervention model as defined in the final federal regulations.
- Grantees may expend grant funds for other school improvement activities deemed needed to address identified needs not addressed by the intervention model selected.

Tier III Grantees

- Tier III grantees may select one of the four intervention models in the federal regulations or the state's Tier III Transformation Model.
- If selecting one of the four models in the federal regulations, grantees must expend grant funds for the required activities delineated for the selected intervention model as defined in the final federal regulations. Grantees may expend grant funds for the permissible activities delineated for the selected intervention model as defined in the final federal regulations.
- Grantees may expend grant funds for other school improvement activities deemed needed to address identified needs not addressed by the intervention model selected.

In addition, a Tier I, Tier II, Tier III grantee campus that has implemented, in whole or in part, either the Turnaround, Restart, or Transformation models within the last two years may continue or complete the implementation of the intervention model with the TTIPS grant funds. For example, if a grantee campus has replaced its principal within the last two years, the LEA/campus will not be required to hire another new principal. An LEA/campus that receives TTIPS SIG funds in accordance with this flexibility must fully implement the selected model as required by the final federal requirements. In other words, if the school had been implementing the model only in part, it must use the funds it receives to expand its implementation so that it fully complies with the federal regulatory requirements.

The detailed required and permissible activities for each intervention model, as defined in the final federal regulations are listed on Schedule #4—Program Requirements and are incorporated by reference herein.

For TEA Use Only Adjustments and/or annotations made TEXAS EDUCATION AGENCY 068901 on this page have been confirmed with Standard Application System (SAS) County-District No. by telephone/e-mail/FAX on School Years 2010-2013 Amendment No. of TEA. **Texas Title I Priority Schools Grant** Schedule #4-Program Requirements Part 2: Statutory Requirements **Primary Component Where** Requirement Description - Federal Statutory Requirements Described The LEA must demonstrate that the LEA has analyzed the needs of each school Comprehensive Needs and selected an intervention for each school and selected an intervention for Assessment 1 each school. Project Management—Capacity The LEA must demonstrate that it has the capacity to use these grant funds to provide adequate resources and related support to each Tier campus identified in Project Management—LEA Support the LEA's application in order to implement, fully and effectively, the required activities of the school intervention model it has selected. Project Management-Lack of If the LEA is not applying to serve each Tier I school (through a separate application for each campus), the LEA must explain why it lacks capacity to serve Capacity each Tier I school. Program Abstract The LEA must describe actions it has taken, or will take, to design and implement Intervention Model interventions consistent with the final federal requirements, including the services the campus will receive or the activities the campus will implement. Project Management—External The LEA must describe actions it has taken, or will take, to recruit, screen, and 5 select external providers, if applicable, to ensure their quality. **Providers** Project Management—Resource The LEA must describe actions it has taken, or will take, to align other resources Management with the interventions. 6 Program Budget Summary The LEA must describe actions it has taken, or will take, to modify its practices or Project Management-Management of Grant policies, if necessary, to enable its schools to implement the interventions fully 7 Activities and effectively. Project Management—Program The LEA must describe actions it has taken, or will take, to sustain the reforms Continuation and after the funding period ends. Sustainability The LEA must include a timeline delineating the steps it will take to implement Project Management—Activity Timeline the selected intervention in each campus. The LEA must describe the annual goals for student achievement on the State's Performance Assessment and assessments in both reading/language arts and mathematics that it has Evaluation—Annual established in order to monitor its Tier I and Tier II schools that receive school Performance Goals improvement funds. As appropriate, the LEA must consult with relevant stakeholders regarding the Comprehensive Needs LEA's application and implementation of school improvement models on its Assessment-Groups of **Participants** campus 11 Project Management— Partnerships/Involvement of Others Applicant provides assurance that financial assistance provided under the grant Program Assurances program will supplement, and not supplant, the amount of state and local funds allocated to the campus. Applicant provides assurance that it will use its School Improvement Grant to Program Assurances

implement fully and effectively an intervention in each Tier I and Tier II school that the LEA commits to serve consistent with the final federal requirements.

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Р	art 2: Statutory Requireme		Primary Component Where
#	Requirement Description - F	Described	
<u> </u>	If the LEA/campus selects to im	plement the <u>turnaround model</u> , the campus	Program Assurances
	may implement the following fe	deral requirements.	
18	a. Any of the required and	permissible activities under the transformation	
	model: or		
	b. A new school model (e.g.	<u>.</u> , themed, dual language academy).	
	If the LEA/campus selects to im	plement the school <u>closure model</u> , the campus	Program Assurances
	must implement the following r	equirement.	
	a. Enroll the students who	attended that school in other schools in the LEA	
19	that are higher achievi	ng within reasonable proximity to the closed	
1,	school and may include	, but are not limited to, charter schools or new	
	schools for which achie	vement data are not yet available.	
		e is a one-year grant without the possibility of	
	continued funding.	plement the restart model, the campus must	Program Assurances
İ	implement the following federal	requirements.	1 3
	a Convert or close and rec	pen the school under a charter school operator,	
	a charter management		
	management organizat		
	rigorous review process	. A CMO is a non-profit organization that	
20	operates or manages c	narter schools by centralizing or sharing certain	
	functions and resource	s among schools. An EMO is a for-profit or non-	
	profit organization that	provides "whole-school operation" services to an	
	LEA.	a control out out a substant to	
	b. Enroll, within the grades	,	
	attend the school.	plement the transformation model, the campus	Program Assurances
	must implement the following f	ederal requirements.	
	1 Develop and increase te	acher and school leader effectiveness.	
	(A) Replace the prin	cipal who led the school prior to commencement	
	of the transformation n		
	(B) Use rigorous, tra	insparent, and equitable evaluation systems for	
	teachers and principals	that o account data on student growth as a significant	
	(1) Take int		
	factor as well as	other factors such as multiple observation-based	
	assessments of	performance and ongoing collections of	
	professional pra-	ctice reflective of student achievement and	
	increased nigh s	chool graduation rates; and igned and developed with teacher and principal	
21	(2) Are des involvement;	ighted and developed with teacher and principal	
	(C) Identify and rew	ard school leaders, teachers, and other staff	
	who, in impleme	nting this model, have increased student	
	achievement and	I high school graduation rates and identify and	
	remove those w	ho, after ample opportunities have been provided	
	for them to imp	ove their professional practice, have not done	
	so;		
	(D) Provide staff on	joing, high-quality, job-embedded professional	
	development (<u>e.</u>	g., regarding subject-specific pedagogy,	,]
	instruction that	reflects a deeper understanding of the community	
	served by the so	hool, or differentiated instruction) that is aligned comprehensive instructional program and	
	with the school's	comprehensive instructional program and	

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seniority.

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		Schedule #4—Program Requirements	
Р	art 2: Statutory Requireme		
#	Requirement Description – F	ederal Statutory Requirements	Primary Component Where Described
23	(A) Conduct periodic revies implemented with fide achievement, and is m. (B) Implement a school w. (C) Provide additional sup and principals in order students with disabilities ensure that limited En master academic cont. (D) Use and integrate tech of the instructional profession of the instruction of the in	ide "response-to-intervention" model; ports and professional development to teachers to implement effective strategies to support les in the least restrictive environment and to glish proficient students acquire language skills tent; mology-based supports and interventions as partogram; and y offering opportunities for students to enroll in ework (such as Advanced Placement; ccalaureate; or science, technology, engineering, is courses, especially those that incorporate evant project-, inquiry-, or design-based ing opportunities), early-college high schools, programs, or thematic learning academies that is for college and careers, including by providing the advantage of these programs and coursework; it transition from middle to high school through on programs or freshman academies; tion rates through, for example, credit-recovery gagement strategies, smaller learning mpetency-based instruction and performance-ints, and acceleration of basic reading and lls; or varning systems to identify students who may be to achieve to high standards or graduate.	
	create community-oriented scho (A) Partner with parents an	er strategies that extend learning time and ols, such as id parent organizations, faith- and community- ealth clinics, other State or local agencies, and	Program Assurances
24	others to create safe so emotional, and health r (B) Extend or restructure the strategies as advisory processed faculty, and other school (C) Implement approaches implementing a system eliminate bullying and section (D) Expand the school proges kindergarten.	;	

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		Texas Title I Priority Schools Grant					
1,555		Schedule #4—Program Requirements					
P	art 2: Statutory Requireme	nts					
#	🛊 그들은 그 의 조작성은 문의학의 "관련의 사원들의 대유 입장에 보려서 화려왔다면 내가 있는 것들이다.	ederal Statutory Requirements	Primary Component Where Described				
25	The LEA may also implement of and intensive support, such as- (A) Allow the school to be a as a turnaround division (B) Implement a per-pupil based on student needs	Program Assurances					
36	An LEA that has nine or more Ti	er I and Tier II schools is prohibited from	Program Assurances				
26	implementing the transformation	n model in more than 50% of those schools.					
By me	submitting the application and tin these program narrative c	i signing Schedule #1, the applicant is certify omponent descriptions and activities.	ing that all requirements are				
Pai	rt 3: Statutory Assurances						
#	Statutory Assurance Descrip						
1	Applicant provides assurance the	at financial assistance provided under the grant pro	ogram will supplement, and not				
	supplant, the amount of state ar	nd local funds allocated to the campus. at it will use its TTIPS Grant to implement fully and	d offectively an intervention in				
2	Applicant provides assurance the	at it will use its 11125 Grant to implement rully and at the LEA commits to serve consistent with the fin	al federal requirements.				
3	Applicant provides assurance that it will establish annual goals for student achievement on the State's assessments in both reading/language arts and mathematics and measure progress on the leading indicators in section III of the						
4	Applicant provides assurance that it will, if it implements a restart model in a Tier I or Tier II school, include in its						
5	Applicant provides assurance the final federal requirements.	at it will report to the TEA the school-level data rec	quired under section III of the				
6	Applicant provides assurance the Department of Education, include	et it will participate in any evaluation of the grant o ing its contractors, or the Texas Education Agency	conducted by the U.S. , including its contractors.				
Pai	rt 4: TEA Program Assuranc	es					
#	TEA Assurance Description						
	activities have been completed. Quarterly Implementation Repor TEA technical assistance. a. The Model Selection and This report may be subm completion of the followi i. Comprehensive l ii. Establish the gra iii. Identification and iv. Development of	Needs Assessment process. nt budget by the required categories. d Selection of the intervention model. activities to implement selected intervention mode	will be measured in the ort, and through participation in atter than February 1, 2011 . nust demonstrate successful				
	v. Development of	Timeline of Grant Activities.					

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By submitting the application and signing Schedule #1, the applicant is certifying it will comply with the above assurances.

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	Schedule #4A-Program Abstract	
Part 1: Grant Eligibility		
	ier II Eligible Campus 🛛 Tier III Eligible Car	mpus
	Campus the applicant will implement.	
Option 1: LEA/campus currently		
☑ Option 2: LEA/campus in need of		
and goals, rationale for program desintervention model to be selected. of whether the LEA/campus has selected. Responses are limited to the space of this grant program is to fidelity instruction by instructional and a collaborate often within a highly dynam 1. Redesign the master schedule to creperiods will enable vertical and horizon 2. Implement The System for Teacher and necessary to increase student achiever provide a stable instructional foundation assist in meeting multiple grant statutor ongoing and job-imbedded professiona 3. Designate a master teacher in each during the normal school day) to assist 4. Implement the professional learning campus-wide. An introduction into profeimplementation coach. Campus-wide be kids don't learn" by the DuFour's. Facu planning for the learning communities and executed. 5. Provide opportunities and substitute teacher, instructional coach, mentor, or instructors) to work with similarly emplement the principal and will assist in the plant.	Les such as your local program goals and objective sign, etc. Address the specific gaps, barriers, or a A response to this question must be completed in acted an intervention model at this time or not. Provided, front side only, with a font size no small implement a learning community whereby students a administrative staff who benefit regularly from job-imberic culture. This purpose is achieved by enabling the foliate a system that's conducive to common planning pertal teaming as well as group data meetings. and Student Advancement. This research-based apprenent, promote collegiality within the learning community of requirements, including the opportunity of multiple of all growth, instructionally focused accountability, and percontent area to work with the campus on designated on the planning and cultural change process. Community concept, based on Richard and Rebecca in the planning communities (PLC) will be led by the election of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the planning communities (PLC) will be led by the least of the learning communities of the designer. These days would also be available of the designer. These days would also be available of the provides administrators with introspective way provide to the campus leadership on a regular basis of	Iter than 9 point (Arial or Verdana). Iter than 9 point (Arial or Verdana). Iter positively impacted through high edded professional development, and ollowing pathways: Iteriods. These common planning eriods. These common planning ity, reduce teacher turnover and ers to our schools. Additionally this will career paths for leaders and staff, erformance-based compensation. Iteriormance do their classroom and DuFour's conceptual framework, exampus administrator and a PLC of learning communities respond when the chapters during faculty meetings. As PLC design in place will be planned other with the assistance of the master for the instructor (or a group of the control of the master for the instructor (or a group of the control of the c
analyze the various data on the campu coaching for administrators. 9. The administrator will be required to 10. Provide funding means for campus	is crucial that the campus administrator has a solid gris. As a result, this grant will enable the school to provattend the Texas Turnaround Leadership Academy. administrator, master teacher, Assistant Superintend dieadership tracks at the National Staff Development	ent, and other relevant district Council's annual convention.
offortiveness of interdisciplinary teaming	tation period, district and campus personnel discuss a ng and project-based learning on this campus. At the c earch-based and highly effective instructional strategi	oliset of the grafit period, chapic

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1.53.440				usida sidaya.	Sche	dule #	4B-	Progr	am Do	escrip	tion					
Dari	1: Comprel	nensiv	ve Ne	eds A	ssess	ment					<u> Arrâl</u>					
Sec	tion A: Camp	us Gra	de Le	veis	aring and	430,174,5	<u> </u>	y II Ka						A system in		
		N	umbe	r of Sti	udent	s Enroi	led in	Grade	e Leve	is on t	he Ca	mpus	to be S	erved	with (Grant
Тур	e of School	PK	К	1	2	3	4	5	6	7	8	9	10	11	12	Total
Duh	lic School	0	80	112	94	118	78	88	57	0	0	0	0	0	0	627
Ope		0	0	0	0	0	o	0	0	0	0	0	0	0	o	0
	al Students:	0	80	112	94	118	78	88	57	0	0	0	0	0	0	627
		<u> </u>			1	_ 	<u> </u>			T	otal I	nstruc	tional	Staff		43
											To	otal Su	pport	Staff		11
	tion B: Data :	Source	se Rev	iewed	or to	be Rev	viewe	d in th	e Con	prehe	nsive	Needs	Asses	sment	Proce	}SS
1	The effective ARRA, Migrar IDEA-B, and	nt, Prof Compe	ession nsator	al Deve y Educ	elopme ation _l	ent, Insi progran	tructio 1s	nai rec				ZDAR				
2	AEIS perform)S										iable)	IOI all S			
3	Students sen															
4	Students' mo	bility a	ind att	rition r	ates fo	r past t	three y	/ears, S	Studen	t enroll	ment o	data				
5	Parent involvement activities															
Employee data to include instructional staff, highly qualified status of teachers and instructional paraprofessionals, employee retention, and teacher experience																
7	Professional upcoming scl	learnin	g to in	clude t	he out	come o								and ne	eds for	the
8	Student drop	out rat	te ovei	r the pa	st two	years,	comp	letion (ate fro	m 200	6-2007	7—200	7-2008			
9	Career/PK-16	5 Conn	ection	& trans	sition l	oetweer	n critic	al grad	le chan	ges						
10	Campus level surveys															

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	Schedule #4B—Program Description	
Part 1: Comprehensive Needs	· 그 보통 중 50.00 (19.20 - 19.20 - 19.20 - 19.20 - 19.30 - 19.30 - 19.30 - 19.30 - 19.30 - 19.30 - 19.30 - 19.30 -	
Cartier C. Process Pesnonses are	limited to the space provided, front side only, with	a font size no smaller than 9
point (Arial or Verdana).		-us the souds of the
Describe, in detail, the process t	he LEA and campus followed/will follow to Id	
current year supplemental funded place being completed by the campus for historical information is considered to completion for campuses being due in the assessment as well as in the complete the complete of the complete o	s an ongoing activity within the LEA and at the came rograms begins in the spring semester through the those programs they received benefit from. This in through the comprehensive needs assessment procein the spring. Upon receipt of the AEIS data, needs campus plans. Throughout the school year, data is a classroom student performance data. This data is ces for improved student performance.	formation along with other cess beginning in May with initial s are re-evaluated and addressed disaggregated according to

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		Schedule #4B—Program Description	
Part 1: Co	mprehensive Needs	Assessment Cont.	ment Process, ensuring
	Groups of Participants	vere involved in the process.	ey egy a vara, in a comment of the c
1		m is comprised of district level stake holders to in rriculum consultants and directors of programs, c	clude campus level representative
2	Campus improvement te	am members is comprised of campus level stake in levels, special areas teachers, instructional parages, community members, and parents.	nolders to include campus
3	auministratory courses		
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Manag	gement of Grant Activit	ies - Describe how the LEA and campus will modify entation of the intervention(s) fully and effectively.			
Severa	l processes will be built in	order to insure a successful and effective impleme	ntation of this plan.		
1. 2. 3. 4. 5. 6.	The School Board will be program. The Board has therefore, passage apper The master schedule on various content areas. In order to modify pract to acclimate the stakehold professional coaching, maction on the campus, a Use data to identify and one grade to the next as Promote the continuous inform and differentiate The district will give the implement fully a comport the district leadership contensive technical assistance.	e asked to waive the PDAS requirement in order to to already set precedence by allowing the TAP on and	cransition to the TAP evaluation other campus within the district, common planning periods for the will be implemented during year one professional learning communities, of TTLA and how it translates into professional development activities. h-based and vertically aligned from d m, and summative assessments) to individual students. ars/time, and budgeting) to tachievement outcomes. sure that the school receives ongoing,		

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Texas Title I Priority Schools Grant Schedule #4B-Program Description

Part 2: Project Management Cont.

Section A: LEA (District) Capacity Responses are limited to one page each, front side only, with a font size no smaller than 9 point (Arial or Verdana).

Grant Project Manager Qualifications - Describe the qualifications of the person selected to be the project manager for this grant on the campus.

The grant will be managed collaboratively by a team of professionals.

At the district level, the project will be managed by the Director of Federal and State programs, the Assistant Superintendent of Elementary Operations, and any relevant designees selected by them. The purpose of their oversight will be programmatic in nature: are the specific statutory requirements being met at the campus level, is the plan being appropriately implemented, and are funds being allocated in the most efficient manner and in compliance with requirements. These two individuals are uniquely qualified for this task: the Federal and State Programs Director is a highly qualified professional with extensive grant and reporting experience; the Assistant Superintendent of Elementary Operations is the direct supervisor of campus leadership and has the necessary explicit power to insure grant requirements are met.

At the district level, the campus principal will lead the change efforts. Prior to taking on this responsibility, appropriate trainings and support systems will be imbedded at the campus. These include, and are certainly not limited to, active participation in the Texas Turnaround Leadership Academy, professional coaching with an outside coaching resource, mentoring assistance as the design and process of the Professional Learning Communities implementation, and jobimbedded leadership training. The principal, in coordination with the district-level managers, will train the appropriate stakeholders in the new TAP assessment process.

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LEA Support - Describe how the LE supporting the campus' school impro	A will structure and implement an individual or o	office with responsibility for			
The positive impact level related to t	he cultural transitions of this program are HUGE	. As a result, the implementation of			
those new practices on the campus is	s critical—especially during the first year. At the	district level, the office of the			
Director of Federal and State program	ms will be responsible for day-to-day process an	d program implementation. The			
Director, or designee, will create spe	cific formative assessments in order to track the	progress of the implementation			
process and keep the implementation	n program moving in the right direction.				

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Section A: LEA (Distri	ict) Capacity	<i>i</i> Responses are limited to one page each , front a).	percentage de la companya de la comp
External Providers	Describe how	the LEA will recruit, screen, and select external	providers to ensure their quality.
The district will utilize the provider relationships. I become crucial as the in	he expertise a Further, the to molementatio	and experience in Region XVIII ESC staff to assist echnical assistance of TEA and the School Improving process moves forward on this campus. Based at will determine the external providers that best	t in the establishment of external vement expertise of Region XIII will on these recommendations, the

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Section A: LEA (District) Capacity	Responses are limited to one page each, none	TRANSPORT OF THE CONTROL OF THE CONT		
Site Visits - If the intervention pro- intervention model, describe the pro-	gram includes site visits to other campuses succe cess for selecting the locations and the expected	Odtcomes of the site tion.		
provider relationships. Further, the to become crucial as the implementation	and experience in Region XVIII ESC staff to assist echnical assistance of TEA and the School Improven process moves forward on this campus. Based dership, Director of Federal and State programs, s) that best meet the needs of students on this contact the second students.	on these recommendations, the and other designated stakeholders		

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	t annument conte each the i school us hou avv	Tier I school		
I school), provide a detailed explana	tion of why the LEA lacks capacity to serve each	PHICIPAL SCHOOL SECTION ASSESSMENT ASSESSMENT OF THE PRINCIPAL OF THE PRIN		
N/A: No campuses are identified	as itel 11			
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Part 3: Intervention Model					
Section A: Intervention Model Se	election Process				
implementation. Indicate whether the	nented – Indicate the model(s) being <u>considered</u> he LEA/campus will participate in the TEA Approv Improvement Resource Center or the LEA/campu ements of the grant program.	ed Model with Technical Assistance			
☐ Turnaround					
Closure					
					
Restart					
_					
T T TT M PC of Townships					
☐ Tier III Modified Transformation					
▼ TEA Designed Model with Technique ■ Technique	cal Assistance Provided by the School Improveme	ent Resource Center			
☐ Supplemental Education Services	s (SES) incorporated into the intervention model				
Note: Applying to implement the TE. Resource Center in no way implies of	A Approved Model with Technical Assistance Prov r guarantees funding.	vided by the School Improvement			
The LEA/campus will implement i	its own intervention design, within the paramete	rs required by the final federal			
regulations released by USDE	to own med vention design, mean the paramete	, , , , , , , , , , , , , , , , , , , ,			
regulations released by Cobb					
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Schedule #4B-Program Description

Part 3: Intervention Model

Section B: Model Selection Process -Describe in detail:

- 1. The process the LEA and campus followed/will follow to select a school intervention model that aligns to the identified needs of the campus.
- 2. The timeline delineating the steps the campus will take to implement the selected intervention.

Responses are limited to five pages, front side only, with a font size no smaller than 9 point (Arial or Verdana).

The information contained in this section will be further defined and articulated over the first couple of stages of grant implementation. As we use the first year to plan a well designed and thought-out program on this campus, this section will dynamically change and become more specific as we identify specific needs in the transformation process.

1. The process the LEA and campus followed/will follow to select a school intervention model that aligns to the identified needs of the campus.

The intervention model was discussed and decided upon by the Senior Leadership Team (SLT). The SLT is the first level of district-wide programmatic discussion and decision, and is comprised of the Superintendent of Schools, Assistant Superintendents of Elementary and Secondary Operations, Chief Curriculum and Instruction Officer, Executive Director of District Operations, and various other Executive Director level positions.

This campus is a Tier III campus, therefore the model for intervention was easily agreed upon. Over the first year of planning/implementation, process and program planning with appropriate stakeholders will be conducted to insure effective programmatic creation.

2. The timeline delineating the steps the campus will take to implement the selected intervention.

June/July 2010: Notification of Grant Acceptance/Approval

July/August 2010: Meet with campus administrator to map out the needed processes and professional development trainings necessary to move forward with master schedule planning and needs identifications.

September/October 2010: Visit high functioning campuses utilizing Professional Learning Communities and / or implementing the Turnaround Model. Begin process of identifying leadership teams and outside consultant resources to assist in the design and implementation of PLC's within the school. Begin professional coaching sessions with Principal.

October/November 2010: Stakeholder information sessions regarding campus changes, as outlined in the plan overview section of this document. Initial site visits of the PLC implementation coach/teams to begin the planning process for the next school year. Review and begin implementation requirements for the TAP program.

December 2010: Attendance of campus leadership and relevant school and district personnel at the National Staff Development Council annual conference. Continue the shift from PDAS to TAP program.

January/February 2011: Outline plans for scheduling restructuring of staff for common planning and PLC periods. Begin book study of "Whatever it takes" with the staff of the campus. Coaching sessions with the principal continue. Principal and relevant leadership team members begin the process of Texas Turnaround Leadership Academy participation.

March/April 2011: Seek board waiver from PDAS system so that the TAP program can be implemented. Begin specific on-campus training regarding the TAP requirements of administrative and instructional staff.

May through July 2011: TAP training for administrative leadership team. Begin TTLA for administrators on campus.

August 2011: Full implementation in place, following the plan outlined in this application, Schedule #4A.

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Section C		s – List the groups of participants who will actively to the identified needs of the campus:	assist in the process to select a
1	Superintendent of Schoo	ls	
2	Senior Leadership Team		
3			
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Texas Title I Priority Schools Grant Schedule #4B—Program Description

Part 3: Intervention Model

Section D: Improvement Activities and Timeline

On the following pages of charts applicants should describe all other school improvement activities that will be incorporated with the model to be selected.

For each additional improvement activity entered, enter the Critical Success Factor Code(s) from this table, enter the LEA/campus' rationale for including the activity, provide the supporting research that indicates the activity will be effective, and indicate the beginning and ending date of the activity.

- 1 Improve Academic Performance, including (but not limited to) Reading/ELA and Math
 - A. Data-driven instruction
 - B. Curriculum Alignment (both horizontal and vertical)
 - C. On-going Monitoring of Instruction
- 2 Increase the Use of Quality Data to Drive Instruction
 - A. Data Disaggregation/Training
 - B. Data-driven Decisions
 - C. On-going Communication
- 3 Increase Leadership Effectiveness
 - A. On-going Job Embedded Professional Development
 - B. Operational Flexibility
 - C. Resource/Data Utilization
- 4 Increase Learning Time
 - A. Flexible Scheduling
 - B. Instructionally-focused Calendar
 - C. Staff Collaborative Planning
- 5 Increase Parent/Community Involvement
 - A. Increased Opportunities for Input
 - B. Effective Communication
 - C. Accessible Community Services
- 6 Improve School Climate
 - A. Increased Attendance
 - B. Decreased Discipline Referrals
 - C. Increased Involvement in Extra/Co-Curricular Activities
- 7 Increase Teacher Quality
 - A. Locally Developed Appraisal Instruments
 - B. On-going Job Embedded Professional Development
 - C. Recruitment/Retention Strategies

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Part 3: Intervention Model

Section D: Improvement Activities and Timeline (cont.)

Critical Success Factor 3: Increase Leadership Effectiveness

CSF Milestone	Additional Improvement Activity	Rationale	Supporting Research	Timeline Begin Date	Timeline End Date
3A	Comprehensive Needs Assessment training	Principal's improved understanding of the CNA process and how the CNA aligns with the student-improvement statutory requirements of all state and federal programs funding at the campus level helps drive campus goals and objectives.		Fall 2008	Ongoing
3A	Principal Academy / Assistant Principal Academy	Disaggregation training of AEIS and AYP reporting; student performance; teaching how to find and discover gaps.		Fall 2009	Ongoing
3C	Level II Monitoring visits and debriefings	Visits are made by various teams throughout the district on an annual basis to determine the levels of resource utilization and the uses of data within the school and classroom environments.		Fall 2009	Ongoing

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	Improvement Activities	and Timeline (cont.)				Ben and the second
	cess Factor 4: Improve L					
CSF Milestone	Additional Improvement Activity	Rationale	Supporting R	esearch	Timeline Begin Date	Timeline End Date
4C	Common planning periods are available to instructional staff on various campuses.	The ability for instructional staff to plan with one another, align curriculum plans, discuss specific student interventions, and disaggregate appropriate data directly correlates to increased student achievement.			Unknown	Ongoing
į						
Add addition	al pages as needed.					

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Amendment No.

Texas Title I Priority Schools Grant
Schedule #4B—Program Description

Part 3: Intervention Model

Section D: Improvement Activities and Timeline (cont.)

CSF Milestone	Additional Improvement Activity	Rationale	Supporting Research	Timeline Begin Date	Timeline End Date
5A	Parent Involvement Survey	Having a baseline for parental perceptions of the activities available to them will drive the direction of communication within the district in order to positively impact involvement of families.		Fall 2010	Ongoing
5A	Campus and district initiatives encouraging the involvement of parents in programs like PTA and Volunteers in Public Schools (VIPS)	The involvement of parents in school and educational-community organizations has direct implications on the success of students within those communities.		Fall 2009	Ongoing
5B	ParentLink is being rolled out at the district level in Fall 2010.	The ability of the district to clearly articulate opportunities for parents to be involved at the campus and district level will positively impact the ways in which parents interact with the district, schools, and classrooms.		Fall 2010	Ongoing
5C	Family Education Center programs and mobile family education lab	The Family Education Center provides a number of resources for the At- Risk populations in the district. Additionally, the FEC staff delivers best practice training and resources at multiple target campuses in the district. Our new mobile family education lab will take these programs into low involvement targeted neighborhoods in order to promote involvement in		Fall 2010	Ongoing

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Dart 2: Int	ervention Model	chequie #46- Program	Jesui puo i		
Section D:	Improvement Activities	and Timeline (cont.)			
Critical Suc	cess Factor 6: Improve 5	School Climate			
CSF Milestone	Additional Improvement Activity	Rationale	Supporting Researc	Timeline :h Begin Date	Timeline End Date
6 A	ParentLink implementation	Communication with parents about student expectations will help share responsibility of the student and attendance at school.		Unknown	Ongoing
6A	Relevant and rigorous curriculum	Helping students to understand how the content applies to specific life-contexts increases the likelihood of a student attending school. Instructional coaches and interventionists assist with this overall process.		Unknown	Ongoing

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Texas Title I Priority Schools Grant

Schedule #4B—Program Description

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Part 3: Intervention Model

Section D: Improvement Activities and Timeline (cont.)

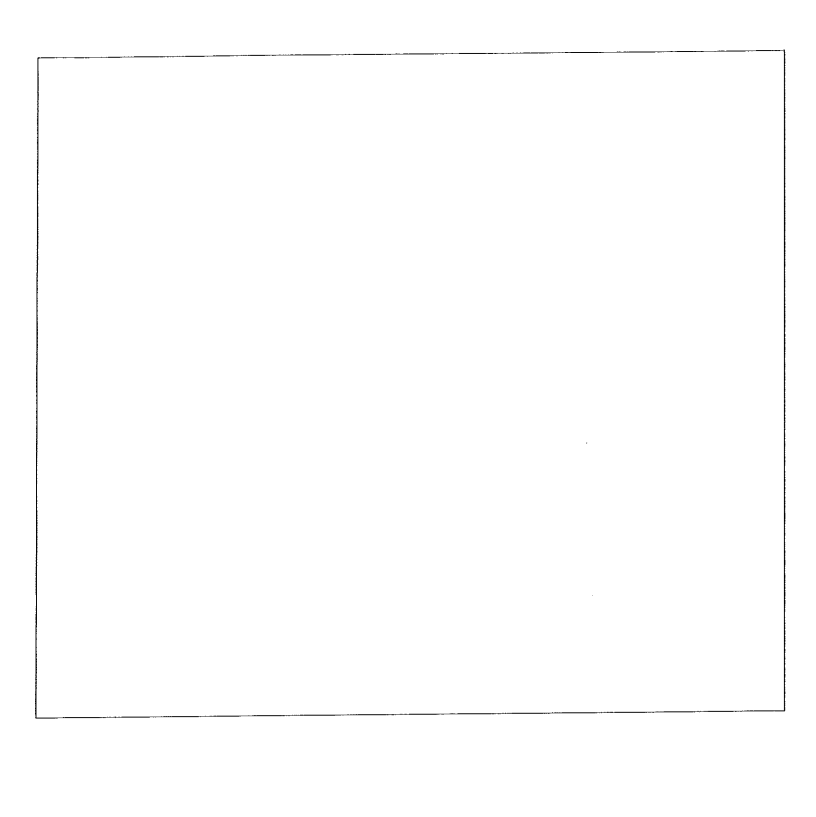
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			_
Cultion! Cussons	Englar 7: Increase	Teacher Ollality	

CSF Milestone	Additional Improvement Activity	Rationale	Supporting Research	Timeline Begin Date	Timeline End Date
7A	Implementation of the TAP system will incorporate a multitude of best practice programs and assessment pieces for the instructional and administrative staff.	Clear expectations and data driven outcomes— and professional responsibility and reward for these outcomes—will drive the improvement of teacher quality.		Fall 2010	Ongoing
7B	Instructional coaches provide specific job- imbedded professional development.	The direct implementation of professional development within the classroom setting helps teachers internalize best practices in education, and then implement them directly in the classroom.		Fall 2009	Ongoing
7C	TAP program, and the specific merit-based bonus structure, will assist in the recruitment and retention of highly qualified and experienced teaching staff.	Allowing a payment structure that rewards instructional staff for their hard work and the growth of students in their classroom mirrors best practices, as specified by USDE.		Fall 2010	Ongoing
7C	Creation of a collaborative learning community within the school setting will help foster the communication needed to retain instructional staff.	Schools that communicate and learn from each other are schools that retain instructional staff—because they feel as if their methods are validated and respected.		Unknown	Ongoing

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Part 3: Int	ervention Model				A Walley and Albert
Section D:	Other Improvement Ac	tivities and Timeline (cont.)			El cartal control of the
CSF Milestone	Additional Improvement Activity	Rationale	Supporting Research	Timeline Begin Date	Timeline End Date
	,				
Add addition	al pages as needed.				

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Dart 4	: Waiver Requests		
Annlica	nts must check the walvers in	which the LEA/campus intends to implement.	
, ibbiica			
	The same bear neckanda the "life"	ability of school improvement funds. 'of the funds for two additional years; allowing the behalf of the eligible campus, as long as the camporogram.	e state to fund the grant period pus meets the requirements of
	Note: Since TEA has reque improvement grant i must be checked:	sted and received a waiver of the period of availar funds, this waiver automatically applies to all LEAS	bility of these school is in the State and
	implementing a turnaround of Under this waiver, the LEA warestart model may have their school improvement interventions.	improvement timeline for Tier I and Tier II Title I is restart model. If the I is an eligible Tier I or Tier II campus implementing School Improvement status reset regardless of the tions, such as School Choice and Supplemental Ecolows the campus two years to effectively implemental additional statutory school improvement intervent	ng the turnaround model or the actual AYP status and other ducation Services (SES) would not nt the selected turnaround or
	40 percent poverty eligibility This waiver allows a Tier I Tie	program in a Tier I or Tier II Title I participating so threshold. tle I campus that otherwise does not qualify to op the Tier I reform model selected.	l l

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	TEXAS EDUCATION AGENCY Standard Application System (SAS)	068901 County-District No.
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Schedu	10 #4C_Porformance Assessment and Eval	uation
Part 1: Component Description. E reporting and evaluation require	By submitting this application, the applicant ments that TEA may establish and to submit page each, font size no smaller than 9 pt. Arial	agrees to comply with any t the reports in the format TEA or Verdana)
Section B: Formative Evaluation-	Describe the LEA/campus' process for formative	evaluation, including now the
The district anticipates that formative period. It would stand to reason that	e evaluations will be created during the first year : since we're taking the time to plan a high fidelit th a baseline. As the initial planning period begir ind an implementation calendar based on interna	is, we will create and implement

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Texas Title I Priority Schools Grant

Schedule # 4C—Performance Assessment and Evaluation

Part 2: Process for Development of Performance Goals

Describe the process to be implemented to develop the campus' performance goals. Include the groups participating in the development of the goals.

Responses are limited to two pages, front side only, with a font size no smaller than 9 point (Arial or Verdana).

The process for development of the performance goals will be determined in the early fall (September) of 2010. The groups participating in the development of these goals will be the following stakeholders:

- 1. Superintendent
- 2. Senior Leadership Team
- 3. Campus Leadership
- 4. Appropriate community representatives
- 5. Input and insight from the school improvement team at Region XIII
- **6.** Outside vendor skilled in performance goal creation (Perhaps the District Management Council or Cambridge Group).

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Schedule # 4C—Performance Assessment and Evaluation

Part 3: Annual Performance Goals

Increase Leadership Effectiveness— Enter the annual goals for increasing the effectiveness of campus leadership, to which the LEA is holding the campus accountable.

#	Performance Measure	Assessment Instrument/ Tool	Most Recent Year Performance	Year 1 Progress Goal	Year 2 Progress Goal	Year 3 Progress : Goal
1	Resource / Data Utilization	Locally created appraisals	Unmeasured Benchmark created in 2010-11.	TBD	TBD	TBD
2			Y			
3						
4						
5						

Increase Learning Time - Enter the annual goals for increasing learning time on the campus, to which the LEA is holding the campus accountable.

#	Performance Measure	Assessment Instrument/ Tool	Most Recent Year Performance	Year 1 Progress Goal	Year 2 Progress Goal	Year 3 Progress Goal
1	TBD during planning phases.	тво	тво	TBD	TBD	TBD
2						
3						
4						
5						

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Dari	Schedule 3: Annual Performance Goals	# 4C—Performance A	ssessment and E	valuation			
Inc	rease Parent/Stakeholder Involvement, to which the LEA is holding	Ivement – Enter the and ng the campus accountal	nual goals for incre ble	easing parent	and commu	nity	
# .	Performance Measure	Year 1 Progress Goal	Year 2 Progress Goal	Year 3 Progress Goal			
1	TBD during planning phases.	ТВО	TBD	TBD	TBD	ТВО	
2							
3							
4							
5						1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
Imp cam	rove School Climate - Enter the pus accountable.	annual goals for improv	ing the school clim	nate, to which	i the LEA is h	olding the	
#	Performance Measure	Assessment Instrument/ Tool	Most Recent Year Performance	Year 1 Progress Goal	Year 2 Progress Goal	Year 3 Progress Goal	
1	TBD during planning phases.	TBD	твр	TBD	TBD	TBD	
2							
3							
4							

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Part 3: Annual Performance Goals

Increase Teacher Quality – Enter the annual goals for increasing teacher quality by measures identified by the LEA, to which the LEA is holding the campus accountable.

#	Performance Measure	Assessment Instrument/ Tool	Most Recent Year Performance	Year 1 Progress Goal	Year 2 Progress Goal	Year 3 Progress Goal
1	TBD during planning phases.	TBD	твр	TBD	TBD	TBD
2						
3						
4						
5						

Other - Enter any other annual goals for improvement to which the LEA is holding the campus accountable.

#	Performance Measure	Assessment Instrument/ Tool	Most Recent Year Performa nce	Year 1 Progres s Goal	Year 2 Progress Goal	Year 3 Progress Goal
1	TBD during planning phases.	TBD	TBD	TBD	TBD	TBD
2						
3						
4					Taylor Making	
5						

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Provide adult education, including GED and/or ESL classes, or family literacy

Offer computer literacy courses for parents and other program beneficiaries

B15

B16

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П

Provide Counseling.

Conduct home visits by staff.

Provide mentor program.

D01

D02

D03

D04

D05

Provide early identification/intervention.

Recruit volunteers to assist in promoting drug-free schools and communities.

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	Schedule # 4D-	Equitable Access and Participation: Barri		egies	
Barrier:	Drug-Related Activities				
D06	Provide before/after school re programs/activities	creational, instructional, cultural, or artistic			
D07	Provide community service pr	ograms/activities			
D08	Provide comprehensive health	n education programs.			
D09	Conduct parent/teacher confe	rences.			
D10	Establish school/parent comp	acts.			
D11	Develop/maintain community	partnerships.			
D12		er mediation strategies/programs.			
D13	education.	from business, industry, or institution of higher			
D14	drug-related issues.	o teachers, school staff, & parents to deal with			
D15	Seek Collaboration/assistance education.				
D99	Other (Specify)				
Barrier:	Visual Impairments				
#		es for Visual Impairments	Students	Teachers	Others
E01	Provide early identification an	d intervention.			
E02	Provide Program materials/in				
E03	Provide program materials/in	formation in large type.			
E04	Provide program materials/in	formation on tape.			
E99	Other (Specify)				
Barrier:	Hearing Impairments				
#		s for Hearing Impairments	Students	Teachers	Others
F01	Provide early identification an				
F02	Provide interpreters at progra	m activities.			
F99	Other (Specify)				
Barrier:	Learning Disabilities		1		90499 1997
#	Strategie	s for Learning Disabilities	Students	Teachers	Others
G01					
	Provide early identification an				<u> </u>
G02	Expand tutorial/mentor progr	ams.			
G02 G03	Expand tutorial/mentor progr Provide staff development in strategies.	ams. dentification practices and effective teaching			
	Expand tutorial/mentor progr Provide staff development in strategies.	ams.			
G03 G04 G99	Expand tutorial/mentor progr Provide staff development in strategies. Provide training for parents in Other (Specify)	ams. dentification practices and effective teaching early identification and intervention.			
G03 G04 G99	Expand tutorial/mentor progr Provide staff development in strategies. Provide training for parents in Other (Specify) Other Physical Disabilitie	ams. dentification practices and effective teaching early identification and intervention. es or Constraints			
G03 G04 G99	Expand tutorial/mentor program Provide staff development in strategies. Provide training for parents in Other (Specify) Other Physical Disabilities Strategies for Othe	ems. dentification practices and effective teaching early identification and intervention. es or Constraints r Physical Disabilities or Constraints			Others
G03 G04 G99 Barrier:	Expand tutorial/mentor program Provide staff development in strategies. Provide training for parents in Other (Specify) Other Physical Disabilities Strategies for Othe	dentification practices and effective teaching early identification and intervention. es or Constraints r Physical Disabilities or Constraints n to achieve full participation by students with			

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Involve parents from a variety of backgrounds in school decision making.

and other activities that don't require coming to school.

Provide child care for parents participating in school activities.

Offer "flexible" opportunities for involvement, including home learning activities

Acknowledge and include family members' diverse skills, talents, acknowledge

Provide adult education, including GED and/or ESL classes, or family literacy

Conduct an outreach program for traditionally "hard to reach" parents.

in school activities.

Other (Specify)

M09

M10

M11

M12

M13

M14 M99

by telephone/e-mail/FAX on by of TEA. School Years 2010-2013 Texas Title I Priority Schools Grant Schedule # 4D—Equitable Access and Participation: Barriers and Strategies Barrier: Shortage of Qualified Personnel # Strategies for Shortage of Qualified Personnel N01 Develop and implement a plan to recruit and retain qualified personnel. N02 Recruit and retain teachers from a variety of racial, ethnic, and language minority groups. N03 Provide mentor program for new teachers.	thers
Texas Title I Priority Schools Grant Schedule # 4D—Equitable Access and Participation: Barriers and Strategies Barrier: Shortage of Qualified Personnel # Strategies for Shortage of Qualified Personnel N01 Develop and implement a plan to recruit and retain qualified personnel. N02 Recruit and retain teachers from a variety of racial, ethnic, and language minority groups.	
Schedule # 4D—Equitable Access and Participation: Barriers and Strategies Barrier: Shortage of Qualified Personnel # Strategies for Shortage of Qualified Personnel N01 Develop and implement a plan to recruit and retain qualified personnel. Recruit and retain teachers from a variety of racial, ethnic, and language minority groups.	
# Strategies for Shortage of Qualified Personnel Students Teachers O NO1 Develop and implement a plan to recruit and retain qualified personnel. NO2 Recruit and retain teachers from a variety of racial, ethnic, and language minority groups.	
# Strategies for Shortage of Qualified Personnel Students Teachers O N01 Develop and implement a plan to recruit and retain qualified personnel. N02 Recruit and retain teachers from a variety of racial, ethnic, and language minority groups.	
NO1 Develop and implement a plan to recruit and retain qualified personnel. NO2 Recruit and retain teachers from a variety of racial, ethnic, and language minority groups.	
NO2 Recruit and retain teachers from a variety of racial, ethnic, and language minority groups.	
NO3 Provide mentor program for new teachers.	
NO4 Provide intern program for new teachers.	
NO5 Provide professional development in a variety of formats for personnel.	
N06 Collaborate with colleges/universities with teacher preparation programs.	
N99 Other (Specify)	
Barrier: Lack of Knowledge Regarding Program Benefits	() (数分)
# Strategies for Lack of Knowledge regarding Program Benefits Students Teachers Of	hers
P01 Develop and implement a plan to inform program beneficiaries of program activities & benefits.	
Publish newsletter/brochures to inform program beneficiaries of activities and benefits.	
activities) beliefits.	
P99 Other (Specify)	
Barrier: Lack of Transportation to Program Activities	
# Strategies for Lack of Transportation to Program Activities Students Teachers Ot	hers
Q01 Provide transportation for parents and other program beneficiaries to activities.	
and other activities that don't require conting to school.	
iocations.	
Q04 Other (Specify)	
Barrier: Other Barrier	
	hers

Other Strategy:

For TEA Use Only Adjustments and/or annotations made **TEXAS EDUCATION AGENCY** 068901 on this page have been confirmed with Standard Application System (SAS) County-District No. by telephone/e-mail/FAX on School Years 2010-2013 Amendment No. of TEA. **Texas Title I Priority Schools Grant** Schedule #5—Program Budget Summary **Fund Code Program Authority:** P.L. 107-110, Section 1003(g), as amended by ARRA, P.L. 111-5 ARRA (CFDA# 84.388A): 286 CFDA # 84.388A & 84.377A Regular (CFDA# 84.377A): 276 Project Period: August 1, 2010 through June 30, 2013 Total Campus **LEA Admin** Grant Pre-Award Class/Object Code and Description Grant **Funds Grant Costs** Cost Costs **Budgeted** \$ 0 5B 50,000 50,000 \$ 100,000 Payroll Costs 6100 550,000 50,000 50,000 650,000 5C Professional and Contracted Services 6200 325,000 250,000 50,000 25,000 5D Supplies and Materials 6300 50,000 25,000 325,000 250,000 Other Operating Costs 5E 6400 Capital Outlay (Exclusive of 6619 and 6600/ 5G 6629) (15XX for charter schools only) 15XX 200,000 100,000 1,400,000 **Total Direct Costs** 1,100,000 % Indirect Costs **Grand Total** 200,000 100,000 1,100,000 \$ Total Budgeted Costs: 1,400,000 Administrative Cost Calculation

Enter total amount from Schedule #5 Budget Summary, Last Column, Total Budgeted Costs

Enter Maximum Allowable for Administration, including Indirect Costs

1,400,000

70,000

X .05

Multiply by 5% (5% limit)

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on t	Adjustment his page h	ts and/or annotations made have been confirmed with		TEXAS EDUCATION A Standard Application Syst	em (SA			068901 County-District No.		
by to	alepnone, e	e-mail/FAX on of TEA.		School Years 2010-	2013	ĺ		Amendment No.		
<u> </u>		, v, c.	Te	xas Title I Priority Scl	nools	Grant		7 Interiorite Hot		
				chedule #5B—Payroll Co						
Bu	dgeted	Costs			UNIX.					
		nployee Position Titles		Justification		#Full- Time Effort	#Part- Time Effort	Pre-Award	Amount Budgeted	
	truction					T	 	\$	\$	
1	Teache	<i>x</i>						<u> </u>	*	
2	Educati	ional Aide								
3	Tutor									
Pro	gram Ma	anagement and Administra	ition	•	-	1	T	T.		
4	Project	Director								
5	Project	Coordinator								
6	Teache	r Facilitator								
7	Teache	r Supervisor								
8	Secreta	ary/Administrative Assistant								
9	Data Er	ntry Clerk								
10	Grant A	Accountant/Bookkeeper								
11	Evaluat	tor/Evaluation Specialist								
Aux	illary			1		1				
12	Counse	lor								
13	Social V									
14		are Provider						-		
15 16	Commu Bus Dri	inity Liaison/Parent Coordinat	tor							
17	Cafeteri									
18	Libraria									
19	School I									
		yee Positions				•				
22	Title:									
23	Title:									
24	Title:									
25	Title:						- 2			
26	******	district Managing			Subto	tal Employ	ee Costs	\$	\$	
		Extra-Duty, Benefits			·				<u>.</u>	
27	6112	Substitute Pay Professional Staff Extra-Do	uty Da	<u> </u>				\$	\$	
28_	6119	Support Staff Extra-Duty I		ау						
29 30	6121 6140	Employee Benefits	ray						, , , , , , , , , , , , , , , , , , , 	
3U 31	0140	Emblokee peneuro		Subtotal Substitute, E	vtra-D	utv. Renef	ite Costs	\$	\$	
3 L	L				A414 -	uty, 201121	165 40510	<u>. 7</u>	4	
32		The state of the s		Grand Total Payroll E	 3udget	(line 26 +	line 31)	\$	\$	

2042					ments and/or annotations made age have been confirmed with TEXAS EDUCATION AGENCY Standard Application System (SAS) County-District No.			
	hone/e-mail/FAX on of TEA.				Amendment No.			
by		Texas Title I Priority	y Schools Grant	4 - Domilion	- Conside An	nroval		
So	chedule #5C- Itemized 6200	Professional and Contri	acted Services Cos	ts Kequiring	3 Specific Ap	Total		
		xpense Item Description			Pre-Award	Amount Budgeted		
6212	Audit Costs (other than audits re	quired under OMB Circular A-1	33)		\$	\$		
	Specify purpose	t Building on Land						
6269	Rental or Lease of Buildings, Spa							
0203	Specify purpose and provide calc	ulations	uired only for nonprofi	t charter				
6299	Contracted Publication and Printi schools)	ng Costs (specific approval red	uned only for nonpro-					
	Specify purposes		achools)					
6299	Scholarships and Fellowships (no	t allowed for nonprofit charter	Schools)					
0233	Specify purposes							
Subto	tal		a the wide Coa	cific Approval	The state of the s			
	6200 – Professio	nal and Contracted Services	Cost Requiring Spe	Cilic Approva	<u> </u>	<u> </u>		
Professional and Consulting Services (6219/6239) Less than \$10,000 Total Contracted Amount				Pre-Award	Total Amount Budgeted			
				\$	\$	\$		
1.				T	,			
2.								
3.								
4.						<u> </u>		
5.								
6.						ļ		
7.				•				
8								
9.								
10.								
Subt	otal	Professional and Cons	ulting Services Less	than \$10,000	\$	\$		
	essional and Consulting Service	c (6210) Greater than or Ed	rual to \$10,000			: 		
Profe	escription of Professional or Co	sulting Service (Topic/Pur	pose/Service):		· · · · · · · · · · · · · · · · · · ·			
1. De	scription of Professional of Go							
Cont	ractor's Cost Breakdown of Ser	vice to be Provided	# Positions	Total Contracted Amount	Pre-Award	Total Amount Budgeted		
	Contractor's Payroll (\$	\$	\$		
3.4	AND SELECTION TITLE:				<u> </u>	 		
7.1	Subgrants, Subcontr	acts, Subcontracted Services						
	Supplies and Materia							
100	Other Operating Cos Capital Outlay (Subg							
	Capital Outlay (Subg	%)			<u> </u>	 		
	monect cost (Total Payment:	\$	\$	\$		

For TEA Use Only Adjustments and/or annotations made **TEXAS EDUCATION AGENCY** on this page have been confirmed with 068901 Standard Application System (SAS) County-District No. by telephone/e-mail/FAX on School Years 2010-2013 of TEA. Amendment No. **Texas Title I Priority Schools Grant** Schedule #5C- Itemized 6200 Professional and Contracted Services Costs Requiring Specific Approval (cont.) Professional and Consulting Services (6219) Greater than or Equal to \$10,000 (cont.) 2. Description of Professional or Consulting Service (Topic/Purpose/Service): Total Total Pre-Contractor's Cost Breakdown of Service to be Provided # Positions Contracted Amount Award Amount **Budgeted** Contractor's Payroll Costs \$ \$ Title: Subgrants, Subcontracts, Subcontracted Services Supplies and Materials Other Operating Costs Capital Outlay (Subgrants Only) Indirect Cost (___%) Total Payment: \$ \$ 3. Description of Professional or Consulting Service (Topic/Purpose/Service): Total Total Pre-Contractor's Cost Breakdown of Service to be Provided # Positions Contracted Amount **Award** Amount **Budgeted** Contractor's Payroli Costs \$ \$ \$ Title: Subgrants, Subcontracts, Subcontracted Services Supplies and Materials Other Operating Costs Capital Outlay (Subgrants Only) Indirect Cost (___%) **Total Payment:** 4. Description of Professional or Consulting Service (Topic/Purpose/Service): Total Total Pre-Contractor's Cost Breakdown of Service to be Provided # Positions Contracted Amount Award **Amount** Budgeted Contractor's Payroll Costs \$ Title: Subgrants, Subcontracts, Subcontracted Services Supplies and Materials Other Operating Costs Capital Outlay (Subgrants Only) Indirect Cost (\$ **Total Payment:** Subtotal: Professional and Consulting Services Greater Than or Equal to \$10,000: Subtotal of Professional and Contracted Services Costs Requiring Specific Approval: Subtotal of Professional and Consulting Services or Subgrants Less than \$10,000:

Grand Total:

Subtotal of Professional and Consulting Services Greater than or Equal to \$10,000:

Remaining 6200- Professional and Contracted Services that do not require specific approval:

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by telep	y telephone/e-mail/FAX on School Years 2010-2013				
υу	oi rea.	Texas Title I Priority Schools Grant		Amendment No	•
1,	Schedule #5D - Itemi	zed 6300 Supplies and Materials Costs Req	uiring Spec	ific Approval	
		xpense Item Description	aning opec	Pre-Award	Total
	Technology Hardware- Not Cap	italized			Budgeted
	# Type	Purpose	Quantity		
	1				
	2				\$
6399	3			\$	*
	4				
	5				
6399	Technology Software- Not Capit	alized			,
6399	Supplies and Materials Associate	ed with Advisory Council or Committee			
		and the second of the second o	ve some open sign		ČVA ČENOM SE SE
	All the state of t	Total Supplies and Materials Requiring Speci			
	Remaining 6300-	Supplies and Materials that do not require spec			
		•	Grand Total	4	¢

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by telep by	hone/e-mail/FAX on of TEA.	School Years 2010-2013		Amendment No.	
		Texas Title I Priority Schools Grant			
	Schedule #5E - Ite	mized 6400 Other Operating Costs Requiring	Specific /	Approval	
	E	kpense Item Description		Pre-Award	Total Budgeted
6411	Out of State Travel for Employe	es (Includes registration fees)		\$	\$
0411	Specify purpose:			Ψ	-
Travel for Students (includes registration fees; does not include field trips) (specific approval required only for nonprofit charter schools)					
	Specify purpose:				
Stipends for Non-Employees (specific approval required only for nonprofit charter schools)					
Specify purpose:					
6419	Travel for Non-Employees (inclu approval required only for nonpi	des registration fees; does not include field trips) (specific tharter schools)	ic		
	Specify purpose:				
6411/		tor (6411), Superintendents (6411), or Board Members (6419)		
6419	(includes registration fees)				
	Specify purpose:				
6429	Actual losses which could have b	peen covered by permissible insurance			
6490	Indemnification Compensation for	<u> </u>			
6490	Advisory Council/Committee Tra Schedule #4B-Program Descript	vel or Other Expenses (explain purpose of Committee on ion: Project Management)			
		nmunity Organizations (Not allowable for University appl	icants)		
	Specify name and purpose of or	ganization:			
6499		reimbursed (specific approval required only for nonprofi	t charter		
	Specify purpose:				
4	anten et en				
Annual Control of the		Total 64XX- Operating Costs Requiring specific	approval:		
	Remaining 6400 -	Other Operating Costs that do not require specific	approval:		

Grand Total

\$

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by telephone/e-mail/FAX on School Years 2010-2013 by of TEA.				Amendment No.				
Texas Title I Priority Schools Grant								
Schedule #5G - Itemized 6600/15XX Capital Outlay- Capitalized Assets Regardless of Unit Cost (15XX is for use by Charter Schools sponsored by a nonprofit organization)								
	Description		Unit Cost	Quantity	Pre-Award	Total Budgeted		
Y	Books and Medi	a (capitalized and controlled by	library)			<u> </u>		
1 66XX/15XX- Techno	logy Hardware -				3	L		
2								
3								
5								
6								
7			,,,,,,					
8								
9 10								
11								
66XX/15XX- Technol	logy Software- C	apitalized						
12								
14								
15								
16								
17								
66XX/15XX- Equipme	ent and Furnitur	e				:		
19								
20 21								
22			•					
23								
24								
25 26								
27								
28								
Capital expenditures life.	for improvemen	ts to land, buildings, or equipm	ant which mate	rially increas	e their value o	r userui		
29			· :			-		
Grand Total								
		Total 6600	/15XX- Capital	Outlay Costs:				
		10101000	20Mit Cupital		<u> </u>			

SCHEDULE #6A

GENERAL PROVISIONS & ASSURANCES

TEXAS EDUCATION AGENCY

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Statement of provisions and assurances for the program(s) in this application:

- A. Terms defined: As used in these Provisions and Assurances.
 - Contract means the entire document, and all of TEA's attachments, appendices, schedules (including but not limited to the General Provisions and the Special Provisions), amendments and extensions of or to the Standard Contract;
 - Agency or TEA means the Texas Education Agency;
 - Contractor means the party or parties to this contract other than Agency; including its or their officers, directors, employees, agents, representatives, consultants and subcontractors, and subcontractors' officers, directors, employees, agents, representatives and consultants;
 - Project Administrator means the person representing Agency or Contractor, as indicated by the contract, for the purposes of administering the contract project;
 - Contract Project means the purpose intended to be achieved through the contract of which these Provisions and Assurances are a part;
 - Applicant means the same as Contractor;
 - SAS means the Standard Application System of which the application document is a part;
 - "Application" means the entire package submitted by the Applicant including the schedules contained in the application and so indicated on the General Information page of the application package;
 - Amendment means an application that is revised in budget categories and/or in program activities. It includes both the
 original application and any subsequent amendments; or extensions thereto;
 - Works means all tangible or intangible material, products, ideas, documents or works of authorship prepared or created by Contractor for or on behalf of TEA at any time after the beginning date of the Contract (Works includes but is not limited to computer software, data, information, images, illustrations, designs, graphics, drawings, educational materials, assessment forms, testing materials, logos, trademarks, patentable materials, etc.); and,
 - Intellectual Property Rights means the worldwide intangible legal rights or interests evidenced by or embodied in: (a) any idea, design, concept, method, process, technique, apparatus, invention, discovery, or improvement, including any patents, trade secrets, and know-how; (b) any work of authorship, including any copyrights, moral rights or neighboring rights; (c) any trademark, service mark, trade dress, trade name, or other indicia of source or origin; (d) domain name registrations; and (e) any other similar rights. The Intellectual Property Rights of a party include all worldwide intangible legal rights or interests that the party may have acquired by assignment or license with the right to grant sublicenses.
 - Grant means the same as Contract;
 - Grantee means the same as Contractor;
 - Grantor means the same as Agency; and
 - DCC means the Document Control Center of Agency.
- B. Contingency: This contract is executed by Agency subject to the availability of funds appropriated by legislative act for the purposes stated. All amendments and/or extensions or subsequent contracts entered into for the same or continued purposes are executed contingent upon the availability of appropriated funds. Notwithstanding any other provision in this contract or any other document, this contract is void upon appropriated funds becoming unavailable. In addition, this contract may be terminated by Agency at any time for any reason upon notice to Contractor. Expenditures and/or activities for which Contractor may claim reimbursement shall not be accrued or claimed subsequent to receipt of such notice from Agency. This contract may be extended or otherwise amended only by formal written amendment properly executed by both Agency and Contractor. No other agreement, written or oral, purporting to alter or amend this contract shall be valid.
- C. Contractor's Application: Furnished to Agency in response to a request for application, is incorporated in this contract by reference for all necessary purposes. It is specifically provided, however, that the provisions of this contract shall prevail in all cases of conflict arising from the terms of Contractor's application whether such application is a written part of this contract or is attached as a separate document.
- D. Requirements, Terms, Conditions, and Assurances: Which are stated in the Request for Application, in response to which Applicant is submitting this application, are incorporated herein by reference for all purposes although the current General Provisions shall prevail in the event of conflict. The instructions to the Standard Application System, as well as the General and Fiscal Guidelines and Program Guidelines, are incorporated herein by reference.

	TEXAS EDUCATION AGENCY	Principle Control Cont
SCHEDULE #6A - cont. GENERAL PROVISIONS &	Standard Application System	
ASSURANCES	School Years 2010-2013	068901 County-District No.
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- E. Signature Authority; Final Expression; Superseding Document: Applicant certifies that the person signing this application has been properly delegated this authority. The Contract represents the final and complete expression of the terms of agreement between the parties. The Contract supersedes any previous understandings or negotiations between the parties. Any representations, oral statements, promises or warranties that differ from the Contract shall have no force or effect. The Contract may be modified, amended or extended only by formal written amendment properly executed by both TEA and Contractor.
- F. State of Texas Laws: In the conduct of the contract project, Contractor shall be subject to Texas State Board of Education and Commissioner rules pertaining to this contract and the contract project and to the laws of the State of Texas governing this contract and the contract project. This contract constitutes the entire agreement between Agency and Contractor for the accomplishment of the contract project. This contract shall be interpreted according to the laws of the State of Texas except as may be otherwise provided for in this contract.
- **G.** Monitoring: Desk reviews or on-site monitoring reviews may be conducted by Agency to determine compliance with the approved application and the applicable statute(s), law(s), regulations, and guidelines.
- H. Sanctions for Failure to Perform or for Noncompliance: If Contractor, in Agency's sole determination, fails or refuses for any reason to comply with or perform any of its obligations under this contract, Agency may impose such sanctions as it may deem appropriate. This includes but is not limited to the withholding of payments to Contractor until Contractor complies; the cancellation, termination, or suspension of this contract in whole or in part; and the seeking of other remedies as may be provided by this contract or by law. Any cancellation, termination, or suspension of this contract, if imposed, shall become effective at the close of business on the day of Contractor's receipt of written notice thereof from Agency.
- I. Contract Cancellation, etc.: If this contract is canceled, terminated, or suspended by Agency prior to its expiration date, the reasonable monetary value of services properly performed by Contractor pursuant to this contract prior to such cancellation, termination or suspension shall be determined by Agency and paid to Contractor as soon as reasonably possible.
- J. Indemnification:
 - For local educational agencies (LEAs), regional education service centers (ESCs), and institutions of higher education (IHEs) and state agencies: Contractor, to the extent permitted by law, shall hold Agency harmless from and shall indemnify Agency against any and all claims, demands, and causes of action of whatever kind or nature asserted by any third party and occurring or in any way incident to, arising from, or in connection with, any acts of Contractor, its agents, employees, and subcontractors, done in the conduct of the contract project.
 - For all other grantees, subgrantees, contractors, and subcontractors, including nonprofit organizations and forprofit businesses: Contractor shall hold Agency harmless from and shall indemnify Agency against any and all claims, demands, and causes of action of whatever kind or nature asserted by any third party and occurring or in any way incident to, arising from, or in connection with, any acts of Contractor, its agents, employees, and subcontractors, done in the conduct of the contract project.
- K. Encumbrances/Obligations: All encumbrances/obligations shall occur on or between the beginning and ending dates of the contract. All goods must be received and all services rendered and subsequently liquidated (recorded as an expenditure or accounts payable) within the contract dates. In no manner shall encumbrances be considered or reflected as accounts payable or as expenditures, and an encumbrance cannot be considered an expenditure or accounts payable until the goods have been received and the services have been rendered. Obligations that are liquidated and recognized as expenditures must meet the allowable cost principles in OMB Circular A-87, A-21, or A-122 (as applicable) and program rules, regulations, and guidelines contained elsewhere. This applies to all grant programs, including state and federal, discretionary and formula.

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- L. Financial Management and Accounting: Grantee assures it will maintain a financial management system that complies with federal standards established in 34 CFR 80.20 and 74.21 and that provides for accurate, current, and complete disciosure of the financial results of each grant project. The financial management system records will identify adequately the source and application of funds and will contain information pertaining to grant awards, authorizations, obligations, unobligated balances, assets, outlays (i.e., expenditures), income, and interest. Fiscal control and accounting procedures will permit the tracing of funds to a level of expenditure adequate to establish that funds have been used in accordance with the approved grant application. The applicant agrees to maintain effective control over and accountability for all funds, property, and other assets. Public school districts, open enrollment charter schools, and regional education service centers in Texas must comply with the accounting requirements in the Financial Accounting and Reporting (FAR) module of the Financial Accountability System Resource Guide, Texas Education Agency (34 CFR 74.21; 34 CFR 80.20; TEA Financial Accountability System Resource Guide).
- M. Expenditure Reports: Contractor shall submit expenditure reports in the time and manner requested by Agency as specified in the instructions to the Standard Application System (SAS) which are incorporated by reference. Unless otherwise specified, interim reports are due to TEA within 15 days after the end of each reporting period. Unless otherwise specified, the final expenditure report is due within 30 days after the ending date of the grant. Revised expenditure reports, where the grantee is claiming additional expenditures beyond that originally requested, must be submitted within 60 days after the ending date of the grant, or as specified in the applicable Program Guidelines.
- N. Refunds Due to TEA: If Agency determines that Agency is due a refund of money paid to Contractor pursuant to this contract, Contractor shall pay the money due to Agency within 30 days of Contractor's receipt of written notice that such money is due to Agency. If Contractor fails to make timely payment, Agency may obtain such money from Contractor by any means permitted by law, including but not limited to offset, counterclaim, cancellation, termination, suspension, total withholding, and/or disapproval of all or any subsequent applications for said funds.
- O. Records Retention: Contractor shall maintain its records and accounts in a manner which shall assure a full accounting for all funds received and expended by Contractor in connection with the contract project. These records and accounts shall be retained by Contractor and made available for programmatic or financial audit by Agency and by others authorized by law or regulation to make such an audit for a period of not less than five years from the date of completion of the contract project or the date of the receipt by Agency of Contractor's final claim for payment or final expenditure report in connection with this contract, whichever is later. If an audit has been announced, the records shall be retained until such audit has been completed.
 - Contractor understands that acceptance of funds under this contract acts as acceptance of the authority of the State Auditor's office, or any successor agency, to conduct an audit or investigation in connection with those funds. Contractor further agrees to cooperate fully with the State Auditor's Office or its successor in the conduct of the audit or investigation, including providing all records requested. Contractor will ensure that this clause concerning the authority to audit funds received indirectly by subcontractors through Contractor and the requirements to cooperate is included in any subcontract it awards.
- P. Time and Effort Recordkeeping: For those personnel whose salaries are prorated between or among different funding sources, time and effort records will be maintained by Applicant that will confirm the services provided within each funding source. Applicant must adjust payroll records and expenditures based on this documentation. This requirement applies to all projects, regardless of funding source, unless otherwise specified. For federally funded projects, time and effort records must be in accordance with the requirements in the applicable OMB cost principles.
- Q. Forms, Assurances, and Reports: Contractor shall timely make and file with the proper authorities all forms, assurances and reports required by federal laws and regulations. Agency shall be responsible for reporting to the proper authorities any failure by Contractor to comply with the foregoing laws and regulations coming to Agency's attention, and may deny payment or recover payments made by Agency to Contractor in the event of Contractor's failure so to comply.
- R. Intellectual Property Ownership: Contractor agrees that all Works are, upon creation, works made for hire and the sole property of TEA. If the Works are, under applicable law, not considered works made for hire, Contractor hereby assigns to TEA all worldwide ownership of all rights, including the Intellectual Property Rights, in the Works, without the necessity of any further consideration, and TEA can obtain and hold in its own name all such rights to the Works. Contractor agrees to maintain written agreements with all officers, directors, employees, agents, representatives and subcontractors engaged by Contractor for the Contract Project, granting Contractor rights sufficient to support the performance and grant of rights to TEA by Contractor. Copies of such agreements shall be provided to TEA promptly upon request.

GENERAL PROVISIONS & ASSURANCES

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Texas Title I Priority Schools Grant

Contractor warrants that (i) it has the authority to grant the rights herein granted, (ii) it has not assigned or transferred any right, title, or interest to the Works or Intellectual Property Rights that would conflict with its obligations under the Contract, and Contractor will not enter into any such agreements, and (iii) the Works will be original and will not infringe any intellectual property rights of any other person or entity. These warranties will survive the termination of the Contract. If any preexisting rights are embodied in the Works, Contractor grants to TEA the irrevocable, perpetual, non-exclusive, worldwide, royalty-free right and license to (i) use, execute, reproduce, display, perform, distribute copies of, and prepare derivative works based upon such preexisting rights and any derivative works thereof and (ii) authorize others to do any or all of the foregoing. Contractor agrees to notify TEA on delivery of the Works if they include any such preexisting rights. On request, Contractor will provide TEA with documentation indicating a third party's written approval for Contractor to use any preexisting rights that may be embodied or reflected in the Works.

For School Districts and Nonprofit Organizations: The foregoing Intellectual Property Ownership provisions apply to any school districts, nonprofit organizations, and their employees, agents, representatives, consultants and subcontractors. If a school district or nonprofit organization or any of its subcontractor(s) wish to obtain a license agreement to use, advertise, offer for sale, sell, distribute, publicly display, publicly perform or reproduce the Works, or make derivative works from the Works, then express written permission must first be obtained from the TEA Copyright Office.

For Education Service Centers (ESCs): The foregoing Intellectual Property Ownership provisions apply to an Education Service Center (ESC) and its employees, agents, representatives, consultants, and subcontractors. If an ESC or any of its subcontractor(s) wish to obtain a license agreement to use, advertise, offer for sale, sell, distribute, publicly display, publicly perform or reproduce the Works, or make derivative works from the Works, then express written permission must first be obtained from the TEA Copyright Office.

For Colleges and Universities: The foregoing Intellectual Property Ownership provisions apply to any colleges and universities and their employees, agents, representatives, consultants, and subcontractors; provided, that for all Works and derivative works created or conceived by colleges or universities under the Contract, they are granted a non-exclusive, nontransferable, royalty-free license to use the Works for their own academic and educational purposes only. The license for academic and educational purposes specifically excludes advertising, offering for sale, selling, distributing, publicly displaying, publicly performing, or reproducing the Works, or making derivative works from the Works that are created or conceived under this Contract and colleges and universities and their employees, agents, representatives, consultants, and subcontractors are prohibited from engaging in these uses and activities with regard to the Works unless the prior express written permission of the TEA Copyright Office is obtained.

- Unfair Business Practices: Unfair Business Practices: By signing this Contract, Contractor, if other than a state agency, certifies that Contractor, within the preceding 12 months, has not been found guilty, in a judicial or state agency administrative proceeding, of unfair business practices. Contractor, if other than a state agency, also certifies that no officer of its company has, within the preceding 12 months, served as an officer in another company which has been found, in a judicial or state agency administrative proceeding, to be guilty of unfair business practices.
 - Contractor, whether a state agency or not a state agency, certifies that no funds provided under this Contract shall be used to purchase supplies, equipment, or services from any companies found to be guilty of unfair business practices within 12 months from the determination of guilt.
- T. Subcontracting: Contractor shall not assign or subcontract any of its rights or responsibilities under this contract, except as may be otherwise provided for in this application, without prior formal written amendment to this contract properly executed by both Agency and Contractor.
- U. Use of Consultants: Notwithstanding any other provision of this application, Applicant shall not use or pay any consultant in the conduct of this application if the services to be rendered by any such consultant can be provided by Applicant's employees.
- Capital Outlay: If Contractor purchases capital outlay (furniture and/or equipment) to accomplish the objective(s) of the project, title will remain with Contractor for the period of the contract. Agency reserves the right to transfer capital outlay items for contract noncompliance during the contract period or as needed after the ending date of the contract. This provision applies to any and all furniture and/or equipment regardless of unit price and how the item is classified in Contractor's accounting record.

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- W. Agency Property (terms): In the event of loss, damage or destruction of any property owned by or loaned by Agency while in the custody or control of Contractor, its employees, agents, consultants or subcontractors, Contractor shall indemnify Agency and pay to Agency the full value of or the full cost of repair or replacement of such property, whichever is the greater, within 30 days of Contractor's receipt of written notice of Agency's determination of the amount due. This applies whether the property is developed or purchased by Contractor pursuant to this contract or is provided by Agency to Contractor for use in the contract project. If Contractor fails to make timely payment, Agency may obtain such money from Contractor by any means permitted by law, including but not limited to offset or counterclaim against any money otherwise due to Contractor by Agency.
- X. Travel Costs: Amounts authorized for maximum recovery for travel and per diem costs against any state or federal funding source are restricted to those amounts which are approved in the State of Texas Appropriations Bill in effect for the particular funding period. Any amount over this limit must come from local funding sources. Applicant must recover funds at a lesser rate if local policy amounts are less than the maximum allowed by the state. Out-of-state travel may not exceed the federal government rate for the locale. Travel allowances are not allowable costs.
- Y. Funds for Religious Worship, Instruction: No funds will be used to pay for religious worship, instruction, or proselytization, or for any equipment or supplies for such, or for any construction, remodeling, repair, operation, or maintenance of any facility or part of a facility to be used for religious worship, instruction, or proselytization (34 CFR 76.532 and P. L. 107-110, section 9505).
- Z. Disclosure of Gifts and Campaign Contributions: The grantee shall file disclosures of gifts and campaign contributions as required by State Board of Education Operating Rule 4.3, which is incorporated as if set out in full. The grantee has a continuing obligation to make disclosures through the term of the contract. Failure to comply with State Board of Education Operating Rule 4.3 is grounds for canceling the grant.
- AA. Submission of Audit Reports to TEA: Grantees which are public school districts and open enrollment charter schools agree to submit the required annual audit report, including the reporting package required under OMB Circular A-133, if an audit is required to be conducted in accordance with OMB Circular A-133, to the TEA Division of School Financial Audits in the time and manner requested by the Agency.

Grantees which are nonprofit organizations (other than charter schools) and universities/colleges that expend \$500,000 or more total in federal awards in any fiscal year and are thus required to conduct a Single Audit or program-specific audit in accordance with the requirements in OMB Circular A-133, agree to submit a copy of such audit to TEA when the schedule of findings and questioned costs disclosed audit findings relating to any federal awards provided by TEA. A copy of such audit shall also be submitted to TEA if the summary schedule of prior audit findings reported the status of any audit findings relating to any federal awards provided by TEA.

A nonprofit organization or university/college grantee shall provide written notification to TEA that an audit was conducted in accordance with OMB Circular A-133 when the schedule of findings and questioned costs disclosed no audit findings related to any federal awards provided by TEA or when the summary schedule of prior audit findings did not report on the status of any prior audit findings related to any federal awards provided by TEA. Nonprofit organizations (other than charter schools) and universities/colleges shall submit the audit report to the TEA Division of Discretionary Grants. Audit reports must be submitted to TEA within 30 days of receipt of the report from the auditor. Failure to submit a copy of the audit to TEA could result in a reduction of funds paid to the grantee, a refund to TEA, termination of the grant, and/or ineligibility to receive additional grant awards from TEA.

- **BB. Federal Rules, Laws, and Regulations That Apply to all Federal Programs:** Contractor shall be subject to and shall abide by all federal laws, rules and regulations pertaining to the contract project, including but not limited to:
 - 1. Americans With Disabilities Act, P. L. 101-336, 42 U.S.C. sec. 12101, and the regulations effectuating its provisions contained in 28 CFR Parts 35 and 36, 29 CFR Part 1630, and 47 CFR Parts 0 and 64;
 - 2. Title VI of the Civil Rights Act of 1964, as amended (prohibition of discrimination by race, color, or national origin), and the regulations effectuating its provisions contained in 34 CFR Part 100;
 - 3. Title IX of the Education Amendments of 1972, as amended (prohibition of sex discrimination in educational institutions) and the regulations effectuating its provisions contained in 34 CFR Part 106, if Contractor is an educational institution;
 - 4. Section 504 of the Rehabilitation Act of 1973, as amended (nondiscrimination on the basis of handicapping condition), and the regulations effectuating its provisions contained in 34 CFR Part 104 and 105;

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- 5. the **Age Discrimination Act of 1975**, as amended (prohibition of discrimination on basis of age), and any regulations issued there under, including the provisions contained in 34 CFR Part 110;
- the Family Educational Rights and Privacy Act (FERPA) of 1975, as amended (ensures access to educational records for students and parents while protecting the privacy of such records), and any regulations issued thereunder, including Privacy Rights of Parents and Students (34 CFR Part 99), if Contractor is an educational institution (20 USC 1232g);
- 7. Section 509 of H.R. 5233 as incorporated by reference in P. L. 99-500 and P. L. 99-591 (prohibition against the use of federal grant funds to influence legislation pending before Congress);
- 8. **Pro-Children Act of 2001**, which states that no person shall permit smoking within any indoor facility owned or leased or contracted and utilized for the provision of routine or regular kindergarten, elementary, or secondary education or library services to children [P. L. 107-110, Section 4303(a)]. In addition, no person shall permit smoking within any indoor facility (or portion of such a facility) owned or leased or contracted and utilized for the provision of regular or routine health care or day care or early childhood development (Head Start) services [P. L. 107-110, Section 4303(b)(1)]. Any failure to comply with a prohibition in this Act shall be considered to be a violation of this Act and any person subject to such prohibition who commits such violation may be liable to the United States for a civil penalty, as determined by the Secretary of Education (P. L. 107-110, Section 4303(e)(1)].
- 9. Fair Labor Standards Act (29 USC 207), Davis Bacon Act (40 USC 276(a), and Contract Work Hours and Safety Standards Act (40 USC 327 et seq.), as applicable, and their implementing regulations in 29 CFR 500-899, 29 CFR Parts 1,3,5, and 7, and 29 CFR Parts 5 and 1926, respectively.
- 10. **Buy America Act**: Contractor certifies that it is in compliance with the Buy America Act in that each end product purchased under any federally funded supply contract exceeding \$2,500 is considered to have been substantially produced or manufactured in the United States. End products exempt from this requirement are those for which the cost would be unreasonable, products manufactured in the U. S. that are not of satisfactory quality, or products for which the agency head determines that domestic preference would be inconsistent with the public interest. Contractor also certifies that documentation will be maintained that documents compliance with this requirement (FAR 25.1-.2).
- 11. P.L. 103-227, Title X, Miscellaneous Provisions of the GOALS 2000: Educate America Act; P.L. 103-382, Title XIV, General Provisions of the Elementary and Secondary Education Act, as amended; and General Education Provisions Act, as amended.

CC. Federal Regulations Applicable to All Federal Programs:

- 1. For Local Educational Agencies (LEAs): 28 CFR 35 Subparts A-E, 28 CFR 36 Subparts C & D, Appendix A, 29 CFR 1630, 34 CFR 75 or 76 as applicable, 77, 79, 80, 81, 82, 85, 97, 98, 99, 104, 47 CFR 0 and 64, and OMB Circulars A-87 (Cost Principles), A-133 (Audits), and A-102 (Uniform Administrative Requirements);
- 2. For Education Service Centers (ESCs): 28 CFR 35 Subparts A-E, 28 CFR 36 Subparts C & D, Appendix A, 29 CFR 1630, 34 CFR 75 or 76 as applicable, 77, 79, 80, 81, 82, 85, 97, 98, 99, 104, 47 CFR 0 and 64, and OMB Circulars A-87 (Cost Principles), A-133 (Audits), and A-102 (Uniform Administrative Requirements);
- For Institutions of Higher Education (IHEs): 28 CFR 35 Subparts A-E, 28 CFR 36 Subparts C & D, Appendix A, 29 CFR 1630, 34 CFR 74, 77, 79, 81, 82, 85, 86, 97, 98, 99, 104, 47 CFR 0 and 64, and OMB Circulars A-21 (Cost Principles), A-133 (Audits), and A-110 (Uniform Administrative Requirements);
- 4. For Nonprofit Organizations: 28 CFR 35 Subparts A-E, 28 CFR 36 Subparts C & D, Appendix A, 29 CFR 1630, 34 CFR 74, 77, 79, 81, 82, 85, 97, 98, 99, 104, 47 CFR 0 and 64, and OMB Circulars A-122 (Cost Principles), A-133 (Audits), and A-110 (Uniform Administrative Requirements);
- 5. For State Agencies: 28 CFR 35 Subparts A-E, 28 CFR 36 Subparts C & D, Appendix A, 29 CFR 1630, 34 CFR 76, 80, 81, 82, 85, 97, 98, 99, 104, 47 CFR 0 and 64, OMB Circulars A-87 (Cost Principles), A-133 (Audits), and A-102 (Uniform Administrative Requirements); and
- 6. For Commercial (for-profit) Organizations: 29 CFR 1630 and 48 CFR Part 31.

DD. General Education Provisions Act (GEPA), as Amended, <u>Applicable to All Federal Programs Funded or</u> Administered Through or By the U. S. Department of Education:

 Participation in Planning: Applicant will provide reasonable opportunities for the participation by teachers, parents, and other interested parties, organizations, and individuals in the planning for and operation of each program described in this application (20 USC 1232(e)).

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- Availability of Information: Any application, evaluation, periodic program plan, or report relating to each program
 described in this application will be made readily available to parents and other members of the general public (20 USC
 1232(e)).
- 3. Sharing of Information: Contractor certifies that it has adopted effective procedures for acquiring and disseminating to teachers and administrators participating in each program described in this application significant information from educational research, demonstrations, and similar projects, and for adopting, where appropriate, promising educational practices developed through such projects (20 USC 1232(e)).
- 4. **Prohibition of Funds for Busing**: The applicant certifies that no federal funds (except for funds appropriated specifically for this purpose) will be used for the transportation of students or teachers (or for the purchase of equipment for such transportation) in order to overcome racial imbalance in any school or school system, or for the transportation of students or teachers (or for the purchase of equipment for such transportation) in order to carry out a plan of racial desegregation of any school or school system (20 USC 1228).
- 5. **Direct Financial Benefit**: Contractor certifies that funds expended under any federal program will not be used to acquire equipment (including computer software) in any instance in which such acquisition results in a direct financial benefit to any organization representing the interests of the purchasing entity or its employees or any affiliate of such an organization [20 USC 1232(b)(8)].
- **EE.** Payment for Services: Payment for service(s) described in this Contract is contingent upon satisfactory completion of the service(s). Satisfaction will be determined by TEA's Project Administrator, in his sole discretion but in accordance with reasonable standards and upon advice of his superiors in TEA, if necessary.
- FF. Family Code Applicability: By signing this Contract, Contractor, if other than a state agency, certifies that under Section 231.006, Family Code, that Contractor is not ineligible to receive payment under this Contract and acknowledges that this Contract may be terminated and payment may be withheld if this certification is inaccurate. TEA reserves the right to terminate this Contract if Contractor is found to be ineligible to receive payment. If Contractor is found to be ineligible to receive payment and the Contract is terminated, Contractor is liable to TEA for attorney's fees, the costs necessary to complete the Contract, including the cost of advertising and awarding a second contract, and any other damages or relief provided by law or equity.
- **GG.** Interpretation: In the case of conflicts arising in the interpretation of wording and/or meaning of various sections, parts, Appendices, General Provisions, Special Provisions, Exhibits, and Attachments or other documents, the TEA Contract and its General Provisions, Appendices and Special Provisions shall take precedence over all other documents which are a part of this contract.
- HH. Registered Lobbyists: No state or federal funds transferred to a contractor/grantee may be used to hire a registered lobbyist.
- II. Test Administration and Security: This contract is executed by Agency subject to assurance by Contractor that it has at all times been and shall remain in full compliance with Title 19, Texas Administrative Code Chapter 101, and all requirements and procedures for maintaining test security specified in any test administration materials in the possession or control of Contractor, or any school, campus, or program operated by Contractor. Notwithstanding any other provision in this contract or any other document, this contract is void upon notice by Agency, in its sole discretion, that Contractor or any school, campus, or program operated by Contractor has at any time committed a material violation of Title 19, Texas Administrative Code Chapter 101, or any requirement or procedure for maintaining test security specified in any test administration materials in the possession or control of Contractor, or any school, campus, or program operated by Contractor. Expenditures and/or activities for which Contractor may claim reimbursement shall not be accrued or claimed subsequent to receipt of such notice from Agency.
- **JJ. Social Security Numbers:** Social Security numbers will not be provided by TEA as a part of this agreement. TEA is not requiring or requesting school districts or other grantees to provide Social Security numbers as a part of this agreement.
- **KK. Student-identifying Information**: Contractor agrees that in executing tasks on behalf of TEA, Contractor will not use any student-identifying information in any way that violates the provisions of FERPA and will destroy or return all student-identifying information to TEA within thirty (30) days of project completion.

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LL. High-Risk Status, Special Conditions, and Enforcement Actions: Pursuant to the provisions in 34 CFR 80.12 and 74.14, a grantee may be identified by TEA as high-risk if the grantee has a history of unsatisfactory performance; is not financially stable; has a financial management system that does not meet federal financial management standards or the requirements in TEA's Financial Accounting and Reporting (FAR) module; has not conformed to terms and conditions of previous awards; or is otherwise not responsible. TEA may impose one or more special conditions or restrictions on a high-risk grantee, including payment on a reimbursement basis; withholding authority to proceed to the next phase until receipt of evidence of acceptable performance within a given funding period; requiring additional, more detailed financial reports; additional project monitoring; requiring the grantee to obtain technical or management assistance; establishing additional prior approvals; or other conditions that may be legally available. A grantee identified as high-risk will be notified in writing by TEA of the special conditions imposed and the process for removing the high-risk status and special conditions.

Pursuant to the provisions in 34 CFR 80.43 and 74.62, if a grantee materially fails to comply with any term of an award, whether stated in a federal statute or regulation, an assurance, in a grant application, or elsewhere, TEA may take one or more of the following enforcement actions as appropriate in the circumstances: temporarily withhold cash payments pending correction of the deficiency or more severe enforcement action; disallow all or part of the cost of an activity or action not in compliance; wholly or partly suspend or terminate the current award; withhold further awards for the program; or take other remedies that may be legally available. If an enforcement action is imposed, the grantee will be notified in writing by TEA of the actions imposed and the process for remedying the noncompliance or removing the enforcement actions.

TEA reserves the right to not award a discretionary grant to a high-risk grantee or to a grantee that is materially non-compliant with the terms and conditions of another award.

Rev. 03/2010

The signing of Schedule #1 - General Information by applicant indicates acceptance of and compliance with all requirements described on this schedule.

SCHEDULE #6 B

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transactions

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This certification is required by the Department of Education regulations implementing Executive Order 12549, Debarment and Suspension, 34 CFR Part 85, for all lower tier transactions meeting the threshold and tier requirements stated at Section 85.11.

Terms defined: As used in these Provisions and Assurances

- "Covered Transaction"— A transaction under Federal non-procurement programs, which can be either a primary covered transaction or a lower tier covered transaction.
- "Lower Tier Covered Transaction"— (1) Any transaction between a participant and a person other than a procurement contract for goods or services, regardless of type, under a primary covered transaction; (2) Any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed the Federal procurement small purchase threshold of \$25,000; (3) Any procurement contract for goods or services between a participant and a person under a covered transaction, regardless of amount.
- "Participant" Any person who submits a proposal for, enters into, or reasonably may be expected to enter into a covered transaction, including an agent or representative of another participant.
- "Principal"— An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or a consultant or other person, whether or not employed by the participant or paid with Federal funds, who (1) is in a position to handle Federal funds; (2) is in a position to influence or control the use of those funds; or (3) occupies a technical or professional position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction.
- "Excluded Parties List System (EPLS)"— The list maintained and disseminated by the General Services Administration (GSA) containing names and other information about persons who are ineligible.
- "Debarment"— Action taken by a debarring official (Federal agency) to exclude a person (recipient) from participating in covered transactions.
- "Suspension"— An action taken that immediately prohibits a person from participating in covered transactions for a temporary period, pending completion of an agency investigation and any judicial or administrative proceedings that may ensue.
- "Ineligible" generally refers to a person who is either excluded or disqualified.
- "Person"— Any individual, corporation, partnership, association, unit of government or legal entity, however organized, except: foreign governments or foreign governmental entities, public international organizations, foreign government owned (in whole or in part) or controlled entities, and entities consisting wholly or partially of foreign governments or foreign governmental entities.
- "Proposal"—A solicited or unsolicited bid, application, request, invitation to consider or similar communication by or on behalf of a person seeking to participate or to receive a benefit, directly or indirectly, in or under a covered transaction.
- "Voluntarily Excluded"—A status of nonparticipation or limited participation in covered transactions assumed by a person pursuant to the terms of a settlement.
- 1. By signing SAS Schedule #1 and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction", "debarred", "suspended", "ineligible", "lower tier covered transaction", "participant", " person", "primary covered transaction", "principal", "proposal", and "voluntarily excluded", as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transactions

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Required for all federal grants regardless of the dollar amount

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- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion-Lower Tier Covered Transactions, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may but is not required to, check the Non-procurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification

- (1) The prospective lower tier participant certifies, by signature on SAS Schedule #1 and by submission of this proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

ED 80-0014, 9/90 (Replaces GCS-009 (REV.12/88), which is obsolete)

68 FR 66544, 66611, 66612, 66613, 66614, November 26, 2003

As amended by the Texas Education Agency (04/02)

The signing of Schedule #1--General Information by applicant indicates acceptance of all requirements described on this schedule.

SCHEDULE #6C.

Lobbying Certification

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Required for all federally funded grants greater than \$100,000.

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Submission of this certification covers all federal programs in this application, is required by the U. S. Department of Education and Section 1352, Title 31, of the United States Code, and is a prerequisite for making or entering into a subgrant or subcontract over \$100,000 with any organization. (Read instructions for this schedule for further information.)

The applicant certifies by signature on Schedule #1 - General Information, to the best of his or her knowledge and belief, that:

- (1) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal grant or cooperative agreement.
- (2) If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (See Schedule #6D Disclosure of Lobbying Activities.)
- (3) The applicant shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact on which the U. S. Department of Education and the Texas Education Agency relied when they made or entered into this grant or contract. Any organization that fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Dept. of Education form #ED 80-0008
As amended by the Texas Education Agency

11/89

03/90

The signing of Schedule #1--General Information by applicant indicates acceptance of all requirements described on this schedule.

SCHEDULE #6D -

Disclosure of Lobbying Activities

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Complete this form to disclose lobbying activities for lobbying services procured (pursuant to 31 U.S.C. 1352). This disclosure form is required for any federal grant/contract received in excess of \$100,000 and on any subgrant/subcontract made by the grantee/contractor. (Read the instructions for this schedule for further information.)

Do not sign and submit this disclosure form unless lobbying activities are being disclosed.

1	Dillic tills tilstrost	ile form umess for	DYIII	activities are	e being disclosed.
Federal Program:	N/A				
Name:				· -	
1. Type of Federal Ac	tion	2. Status of Federa	Actio	n:	3. Report Type:
a. Cor b. Gra		b. Ini	/Offer, tial aw t-awar		a. Initial filing b. Material change For Material Change Only: Year: Quarter:
4. Name and Address	of Reporting Entity		5. If	Reporting Entir	Date of last Report: ty in No. 4 is Subawardee, Enter Name
	or Reporting Entity		a	nd Address of P	rime:
	oawardee (if known):			Texas Education 1701 N. Congra Austin, Texas	ess Avenue
Congressional District	(if known):		Co	ngressional Distri	ict (if known):
6. Federal Departmen	t/Agency:		7. Fe	deral Program CFDA Number,	Name/Description:
8. Federal Action Num	her if known		Ο Αν	vard Amount, if	
	Self if Kiloffif.		9. AV	varu Amount, #	KNOWII;
10. a. Name and Addre (if individual, last name,		istrant	10. b	. Individuals Pe ent from No. 10a	erforming Services (including address if ; last name, first name, MI):
		(Attach Continuation S	heet(s), if necessary)	
		[ITEMS 11-1	REM	IOVED]	
16. Information requeste	d through this form is	authorized by Title 31		Signature:	
U.S.C. Section 1352. This disclosure of lobbying activities is a mat representation of fact upon which reliance was placed by the tier a when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C 1352. This information will be report to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure she subject to a civil penalty of not less than \$10,000 and not more that			erial bove		
			ted	Name: Title:	
\$100,000 for each such fallure.				Date:	
Federal Use Only:			1		Standard Form LLL

NCLB ACT PROVISIONS & ASSURANCES

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The following special provisions apply to all programs funded under the Elementary and Secondary Education Act, as amended by P. L. 107-110, No Child Left Behind (NCLB) Act of 2001. By signing Schedule #1 of this SAS, the applicant is assuring it is in compliance with the following provisions:

- A. Each such program will be administered in accordance with all applicable statutes, regulations, program plans, and applications.
- B. The control of funds provided under each such program and title to property acquired with program funds will be in a public agency or in a nonprofit private agency, institution, organization, or Indian tribe, if the law authorizing the program provides for assistance to such entities.
- C. The public agency, nonprofit private agency, institution, or organization, or Indian tribe will administer such funds and property to the extent required by the authorizing statutes.
- D. The applicant will adopt and use proper methods of administering each such program, including the enforcement of any obligations imposed by law on agencies, institutions, organizations, and other recipients responsible for carrying out each program and the correction of deficiencies in program operations that are identified through audits, monitoring, or evaluation.
- E. The applicant will cooperate in carrying out any evaluation of each such program conducted by or for the Texas Education Agency, the Secretary of Education or other federal officials.
- F. The applicant will use such fiscal control and fund accounting procedures as will ensure proper disbursement of, and accounting for, federal funds paid to such applicant under each such program.
- G. The applicant will submit such reports to the Texas Education Agency (which shall make the reports available to the Governor) and the Secretary of Education, as the Texas Education Agency and the Secretary of Education may require to enable the Texas Education Agency and the Secretary of Education to perform their duties under each such program.
- H. The applicant will maintain such records, provide such information, and afford access to the records as the Agency (after consultation with the Governor) or the Secretary may find necessary to carry out the Agency's or the Secretary's duties.
- I. Before the application was submitted, the applicant afforded a reasonable opportunity for public comment on the application and has considered such comment.
- J. Gun-Free Schools Act: The local education agency assures that it is in compliance with Section 37.007(e) of the Texas Education Code, which requires expulsion of a student who brings to school or possesses at school a firearm as defined by 18 U.S.C. Section 2891 [pursuant to the requirements in P. L. 107-110, Section 4141(d)(1)]. In addition, the local educational agency certifies that it has a policy requiring referral to the criminal justice or juvenile delinquency system of any student who brings a firearm or weapon to school [P. L. 107-110, Section 4141(h)(1)].
- K. Student Records Transfer: The local educational agency shall ensure that a student's records and, if applicable, a student's individualized education program as defined in section 602(11) of the Individuals with Disabilities Education Act, are transferred to a charter school upon the transfer of the student to the charter school, and to another public school upon the transfer of the student from a charter school to another public school, in accordance with applicable state law (P. L. 107-110, section 5208).
- L. Consolidation of Administrative Funds: A local educational agency, with the approval of TEA, may consolidate and use for the administration of one or more programs under the No Child Left Behind Act not more than the percentage, established in each program, of the total available for the local educational agency under those programs. A local educational agency that consolidates administrative funds shall not use any other funds under the programs included in the consolidation for administration for that fiscal year. Consolidated administrative funds shall be used for the administration of the programs covered and may be used for coordination of these programs with other federal and non-federal programs and for dissemination of information regarding model programs and practices.
- M. Privacy of Assessment Results: Any results from an individual assessment referred to in the No Child Left Behind Act of a student that become part of the education records of the student shall have the protections provided in section 444 of the General Education Provisions Act [P. L. 107-110, section 9523 and the Family Educational Rights and Privacy Act (FERPA) of 1975, as amended].

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- N. School Prayer: The local educational agency certifies that it is in compliance with Section 25.901 of the Texas Education Code. In addition, as a condition of receiving funds under the No Child Left Behind Act, the local educational agency certifies that no policy of the local educational agency prevents, or otherwise denies participation in, constitutionally protected prayer in public elementary schools and secondary schools, as detailed in the guidance provided by the U. S. Secretary of Education pertaining to such. The state educational agency shall report to the Secretary of Education each year a list of those local educational agencies that have not filed this assurance or against which complaints have been made to the State educational agency that the local educational agencies are not in compliance with this requirement (P. L. 107-110, section 9524(b).
- O. Equal Access to Public Schools Facilities Boy Scouts of America Equal Access Act: No public elementary school, public secondary school or local educational agency that has a designated open forum or a limited public forum and that receives funds made available from the U. S. Department of Education shall deny equal access or a fair opportunity to meet, or to discriminate against, any group officially affiliated with the Boy Scouts of America, or any other youth group listed in Title 36 of the United States Code (as a patriotic society), that wishes to conduct a meeting within that designated open forum or limited public forum, including denying such access or opportunity or discriminating for reasons based on the membership or leadership criteria or oath of allegiance to God and country of the Boy Scouts of America or of the youth group listed in Title 36 of the United States Code (as a patriotic society). For the purposes of this section, an elementary school or secondary school has a limited public forum whenever the school involved grants an offering to, or opportunity for, one or more outside youth or community groups to meet on school premises or in school facilities before or after the hours during which attendance at the school is compulsory. Nothing in this section shall be construed to require any school, agency, or a school served by an agency to sponsor any group officially affiliated with the Boy Scouts of America, or any other youth group listed in Title 36 of the United States Code (as a patriotic society). Compliance with this provision will be enforced through rules and orders issued by the Office for Civil Rights. If the public school or agency does not comply with the rules or orders, no funds made available through the Department of Education shall be provided by a school that fails to comply with such rules or orders or to any agency or school served by an agency that fails to comply with such rules or orders (P. L. 107-110, section 9525).
- P. General Prohibitions: None of the funds authorized under the No Child Left Behind Act shall be used to develop or distribute materials, or operate programs or courses of instruction directed at youth, that are designed to promote or encourage sexual activity, whether homosexual or heterosexual; to distribute or to aid in the distribution by any organization of legally obscene materials to minors on school grounds; to provide sex education or HIV-prevention education in schools that instruction is age appropriate and includes the health benefits of abstinence; or to operate a program of contraceptive distribution in schools (P. L. 107-110, section 9526).
- Q. Armed Forces Recruiter Access to Students and Student Recruiting Information: In accordance with guidance issued by the U. S. Department of Education, each local educational agency receiving assistance under the No Child Left Behind Act shall provide, on a request made by military recruiters or an institution of higher education, access to secondary school students names, address, and telephone listings, upon prior written consent of a student or the parent of a student. A secondary school student or the parent of the student may request that the student's name, address, and telephone listing not be released without prior written parental consent, and the local educational or private nonprofit school shall notify parents of the option to make a request and shall comply with any request. Each local educational agency receiving assistance under the No Child Left Behind Act shall provide military recruiters the same access to secondary school students as is provided generally to post secondary educational institutions or to prospective employers of those students (P. L. 107-110, section 9528).
- R. Unsafe School Choice Option: The local educational agency certifies that it shall establish and implement a policy requiring that a student attending a persistently dangerous public elementary school or secondary school, as determined by the Texas Education Agency, or who becomes a victim of a violent criminal offense, while in or on the grounds of a public elementary or secondary school that the student attends, be allowed to attend a safe public elementary or secondary school within the local educational agency, including a public charter school (P. L. 107-110, section 9532).
- S. Civil Rights: Nothing in the No Child Left Behind Act shall be construed to permit discrimination on the basis of race, color, religion, sex (except as otherwise permitted under Title IX of the Education Amendments of 1972), national origin, or disability in any program funded under the No Child Left Behind Act (P. L. 107-110, section 9534).

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- T. Student Privacy, Parental Access to Information, and Administration of Certain Physical Examinations to Minors: The local educational agency assures that it is in compliance with Chapter 26 of the Texas Education Code concerning parental rights and responsibilities. In addition, the local educational agency receiving funds under the No Child Left Behind Act certifies that it shall develop and adopt policies, in consultation with parents, regarding certain rights of a parent to access and inspect information; student privacy; the administration of physical examinations or screenings (except for examinations or screenings required by state law); and the collection, disclosure, or use of personal information collected from students for the purpose of marketing or selling that information. The local educational agency also assures that it is in compliance with the requirements for annually notifying parents of such policies and specific events (P. L. 107-110, Title X, Part F, section 1061).
- U. Assurances related to the education of homeless children and youths:
 - (1) The LEA assures that each child of a homeless individual and each homeless youth shall have equal access to the same free, appropriate public education, including a public preschool education, as provided to other children and youth.
 - (2) The LEA assures that homeless children and youth are afforded the same free, appropriate public education as provided to other children and youth.
 - (3) The LEA assures that it will review and undertake steps to revise any laws, regulations, practices, or policies that may act as a barrier to the enrollment, attendance, or success in school of homeless children and youth.
 - (4) The LEA assures that it will not separate students from the mainstream school environment on the basis of homelessness alone.
 - (5) The LEA assures that homeless children and youth have access to the education and other services that they need to in order to meet the same challenging State student academic achievement standards to which all students are held.
- V. **Definitions:** The following terms shall be defined as follows for programs authorized and carried out under the No Child Left Behind Act of 2001:
 - 1. Charter School: An open enrollment charter school receiving federal funds of any type must meet the federal definition of a charter school as provided in P. L. 107-110, Section 5210(1). The term "charter school" means a school that:
 - (A) is created by a developer as a public school, or is adapted by a developer from an existing public school, and is operated under public supervision and control;
 - (B) operates in pursuit of a specific set of educational objectives determined by the school's developer and agreed to by the authorized public chartering agency [i.e., the State Board of Education (SBOE)];
 - (C) provides a program of elementary or secondary education, or both;
 - (D) is nonsectarian in its programs, admissions policies, employment practices, and all other operations, and is not affiliated with a sectarian school or religious instruction;
 - (E) does not charge tuition;
 - (F) complies with the Age Discrimination Act of 1975, Title VI of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, section 504 of the Rehabilitation Act of 1973, and Part B of the Individuals with Disabilities Education Act;
 - (G) is a school to which parents choose to send their children, and that admits students on the basis of a lottery, if more students apply for admission than can be accommodated:
 - (H) agrees to comply with the same Federal and State audit requirements as do other elementary schools and secondary schools in the State, unless such requirements are specifically waived for the purpose of this program;
 - (I) meets all applicable Federal, State, and local health and safety requirements:
 - (J) operates in accordance with State law; and
 - (K) has a written performance contract with the authorized public chartering agency in the State (i.e., SBOE) that includes a description of how student performance will be measured pursuant to State assessments that are required of other schools and pursuant to any other assessments mutually agreeable to the SBOE.
 - 2. **Community-Based Organization**: A public or private nonprofit organization of demonstrated effectiveness that is representative of a community or significant segment of a community and that provides educational or related services to individuals in the community.
 - 3. **Core Academic Subjects**: English, reading or language arts, mathematics, science, foreign languages, civics and government, economics, art, history, and geography.

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4. Highly Qualified:

- (A) when used with respect to any public elementary school or secondary school teacher teaching in a State, means that—
 - (i) the teacher has obtained full State certification as a teacher (including certification obtained through alternative routes to certification) or passed the State teacher licensing examination, and holds a license to teach in such State, except that when used with respect to any teacher teaching in a public charter school, the term means that the teacher meets the requirements set forth in the State's public charter school law; and
 - (ii) the teacher has not had certification or licensure requirements waived on an emergency, temporary, or provisional basis;
- (B) when used with respect to-
 - (i) an elementary school teacher who is new to the profession, means that the teacher-
 - (I) holds at least a bachelor's degree; and
 - (II) has demonstrated, by passing a rigorous State test, subject knowledge and teaching skills in reading, writing, mathematics, and other areas of the basic elementary school curriculum (which may consist of passing a State-required certification or licensing test or tests in reading, writing, mathematics, and other areas of the basic elementary school curriculum); or
 - (ii) a middle or secondary school teacher who is new to the profession, means that the teacher holds at least a bachelor's degree and has demonstrated a high level of competency in each of the academic subjects in which the teacher teaches by—
 - (I) passing a rigorous State academic subject test in each of the academic subjects in which the teacher teaches (which may consist of a passing level of performance on a State-required certification or licensing test or tests in each of the academic subjects in which the teacher teaches); or
 - (II) successful completion, in each of the academic subjects in which the teacher teaches, of an academic major, a graduate degree, coursework equivalent to an undergraduate academic major, or advanced certification or credentialing; and
- (C) when used with respect to an elementary, middle, or secondary school teacher who is not new to the profession, means that the teacher holds at least a bachelor's degree and-
 - (i) has met the applicable standard in clause (i) or (ii) of subparagraph (B), which includes an option for a test; or
 - (ii) demonstrates competence in all the academic subjects in which the teacher teaches based on a high objective uniform State standard of evaluation that-
 - (I) is set by the State for both grade appropriate academic subject matter knowledge and teaching skills;
 - (II) is aligned with challenging State academic content and student academic achievement standards and developed in consultation with core content specialists, teachers, principals, and school administrators;
 - (III) provides objective, coherent information about the teacher's attainment of core content knowledge in the academic subjects in which a teacher teaches;
 - (IV) is applied uniformly to all teachers in the same academic subject and the same grade level throughout the State;
 - (V) takes into consideration, but not be based primarily on, the time the teacher has been teaching in the academic subject;
 - (VI) is made available to the public upon request; and
 - (VII) may involve multiple, objective measures of teacher competency.
- 5. Parental Involvement: The participation of parents in regular, two-way and meaningful communication involving student academic learning and other school activities, including ensuring:
 - (A) that parents play an integral role in assisting their child's learning;
 - (B) that parents are encouraged to be actively involved in their child's education at school;
 - (C) that parents are full partners in their child's education and are included, as appropriate, in decision making and on advisory committees to assist in the education of their child; and
 - (D) the carrying out of other activities, such as those described in section 1118 of P. L. 107-110.

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Professional Development includes activities that:

- (A) improve and increase teachers' knowledge of the academic subjects the teachers teach, and enable teachers to become highly qualified;
- (B) are an integral part of broad schoolwide and districtwide educational improvement plans;
- (C) give teachers, principals, and administrators the knowledge and skills to provide the students with the opportunity to meet challenging State academic content standards and student academic achievement standards;
- (D) improve classroom management skills;
- (E) are high quality, sustained, intensive, and classroom-focused in order to have a positive and lasting impact on classroom instruction and the teacher's performance in the classroom and are not one-day or short-term workshops or conferences;
- (F) support the recruiting, hiring, and training of highly qualified teachers, including teachers who became highly qualified through State and local alternative routes to certification:
- (G) advance teacher understanding of effective instructional strategies that are:
- (H) based on scientifically based research (except for programs under Title II, Part D, Enhancing Education Through Technology of this Act); and
- strategies for improving student academic achievement or substantially increasing the knowledge and teaching skills of teachers; and
- (J) are aligned with and directly related to State academic content standards, student academic achievement standards, and assessments and the curricula and programs tied to the standards;
- (K) are developed with extensive participation of teachers, principals, parents, and administrators of schools to be served under this Act:
- (L) are designed to give teachers of limited English proficient children, and other teachers and instructional staff, the knowledge and skills to provide instruction and appropriate language and academic support services to those children, including the appropriate use of curricula an assessments;
- (M) to the extent appropriate, provide training for teachers and principals in the use of technology so that technology and technology applications are effectively used in the classroom to improve teaching and learning in the curricula and core academic subjects in which the teachers teach:
- (N) as a whole, are regularly evaluated for their impact on increased teacher effectiveness and improved student academic achievement with the findings of the evaluations used to improve the quality of professional development;
- (O) provide instruction in methods of teaching children with special needs;
- (P) include instruction in the use of data and assessments to inform and instruct classroom practice;
- (Q) include instruction in ways that teachers, principals, pupil services personnel, and school administrators may work more effectively with parents; and
- (R) may include activities that:
 - (i) involve the forming of partnerships with institutions of higher education to establish school-based teacher training programs that provide prospective teachers and beginning teachers with an opportunity to work under the guidance of experienced teachers and college faculty;
 - (ii) create programs to enable paraprofessionals (assisting teachers employed by an LEA receiving assistance under Title I Part A) to obtain the education necessary for those paraprofessionals to become certified and licensed teachers: and
 - (iii) provide follow-up training to teachers who have participated in activities described previously in this definition that are designed to ensure that the knowledge and skills learned by the teachers are implemented in the classroom.

7. Scientifically Based Research:

- (A) means research that involves the application of rigorous, systematic, and objective procedures to obtain reliable and valid knowledge relevant to education activities and programs; and
- (B) includes research that:
 - (i) employs systematic, empirical methods that draw on observation or experiment;
 - (ii) involves rigorous data analyses that are adequate to test the stated hypotheses and justify the general conclusions drawn;
 - (iii) relies on measurements or observational methods that provide reliable and valid data across evaluators and observers, across multiple measurements and observations, and across studies by the same or different investigators;

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- (iv) relies on measurements or observational methods that provide reliable and valid data across evaluators and observers, across multiple measurements and observations, and across studies by the same or different investigators;
- (v) is evaluated using experimental or quasi-experimental designs in which individuals, entities, programs, or
 activities are assigned to different conditions and with appropriate controls to evaluate the effects of the
 condition of interest, with a preference for random-assignment experiments, or other designs to the extent that
 those designs contain within-condition or across-condition controls;
- (vi) ensures that experimental studies are presented in sufficient detail and clarity to allow for replication or, at a minimum, offer the opportunity to build systematically on their findings; and
- (vii)has been accepted by a peer-reviewed journal or approved by a panel of independent experts through a comparably rigorous, objective, and scientific review.
- 8. Teacher Mentoring: Activities that-
 - (A) consist of structured guidance and regular and ongoing support for teachers, especially beginning teachers, that-
 - (i) are designed to help the teachers continue to improve their practice of teaching and to develop their instructional skills; and part of an ongoing developmental induction process that-
 - (I) involves the assistance of an exemplary teacher and other appropriate individuals from a school, local educational agency, or institution of higher education; and
 - (II) may include coaching, classroom observation, team teaching, and reduced teaching loads; and
 - (III) may include the establishment of a partnership by a local educational agency with an institution of higher education.
- 9. Technology: State-of-the-art technology products and services.
- W. ESEA Performance Goals, Indicators, and Performance Reporting: The LEA assures it has adopted the five performance goals and the related performance indicators established by the U. S. Department of Education and as submitted in the Texas Consolidated State Application for Funds Under the No Child Left Behind Act. The LEA also assures that it will develop and implement procedures for collecting data related to the performance indicators where such data is not already collected through the Academic Excellence Indicator System (AEIS) or PEIMS and that it will report such data to the Agency in the time and manner requested.
- X. Transfer of School Disciplinary Records: The LEA assures it has a procedure in place to transfer disciplinary records, with respect to a suspension or expulsion, to any private or public elementary school or secondary school for any student who is enrolled or seeks, intends, or is instructed to enroll, on a full- or part-time basis, in the school. This requirement shall not apply to any disciplinary records with respect to a suspension or expulsion that are transferred from a private, parochial or other nonpublic school, person, institution, or other entity, that provides education below the college level (P. L. 107-110, section 4155).

Revised 03/03

The signing of Schedule #1 - General Information by applicant indicates acceptance of and compliance with all requirements described on this schedule.

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Federal Statutory Requirements

- The LEA must demonstrate that the LEA has analyzed the needs of each school and selected an intervention for each school.
- 2) The LEA must demonstrate that it has the capacity to use these grant funds to provide adequate resources and related support to each Tier campus identified in the LEA's application in order to implement, fully and effectively, the required activities of the school intervention model it has selected.
- 3) If the LEA is not applying to serve each Tier I school (through a separate application for each campus), the LEA must explain why it lacks capacity to serve each Tier I school.
- 4) The LEA must describe actions it has taken, or will take, to design and implement interventions consistent with the final federal requirements, including the services the campus will receive or the activities the campus will implement.
- 5) The LEA must describe actions it has taken, or will take, to recruit, screen, and select external providers, if applicable, to ensure their quality.
- 6) The LEA must describe actions it has taken, or will take, to align other resources with the interventions.
- 7) The LEA must describe actions it has taken, or will take, to modify its practices or policies, if necessary, to enable its schools to implement the interventions fully and effectively.
- 8) The LEA must describe actions it has taken, or will take, to sustain the reforms after the funding period ends.
- The LEA must include a timeline delineating the steps it will take to implement the selected intervention in each campus.
- 10) The LEA must describe the annual goals for student achievement on the State's assessments in both reading/language arts and mathematics that it has established in order to monitor its Tier I and Tier II schools that receive school improvement funds.
- 11) As appropriate, the LEA must consult with relevant stakeholders regarding the LEA's application and implementation of school improvement models on its campus.
- 12) Applicant provides assurance that financial assistance provided under the grant program will supplement, and not supplant, the amount of state and local funds allocated to the campus.
- 13) Applicant provides assurance that it will use its School Improvement Grant to implement fully and effectively an intervention in each Tier I and Tier II school that the LEA commits to serve consistent with the final federal requirements.
- 14) Applicant provides assurance that it will establish annual goals for student achievement on the State's assessments in both reading/language arts and mathematics and measure progress on the leading indicators in section III of the final federal requirements in order to monitor each Tier I and Tier II school that it serves with school improvement funds, and establish goals (approved by the TEA) to hold accountable its Tier III schools that receive grant funds.
- Applicant provides assurance that it will, if it implements a restart model in a Tier I or Tier II school, include in its contract or agreement terms and provisions to hold the charter operator, charter management organization (CMO), or education management organization (EMO) accountable for complying with the final federal requirements.
- 16) Applicant provides assurance that it will report to the TEA the school-level data required under section III of the final federal requirements.
- 17) If the LEA/campus selects to implement the <u>turnaround model</u>, the campus **must** implement the following federal requirements.
 - a. Replace the principal and grant the principal sufficient operational flexibility (including in staffing, calendars/time, and budgeting) to implement fully a comprehensive approach in order to substantially improve student achievement outcomes and increase high school graduation rates;
 - b. Using locally adopted competencies to measure the effectiveness of staff who can work within the turnaround environment to meet the needs of students;
 - 1. Screen all existing staff and rehire no more than 50 percent; and
 - 2. Select new staff.
 - c. Implement such strategies as financial incentives, increased opportunities for promotion and career growth, and more flexible work conditions that are designed to recruit, place, and retain staff with the skills necessary to meet the needs of the students in the turnaround school;
 - d. Provide staff ongoing, high-quality, job-embedded professional development that is aligned with the school's comprehensive instructional program and designed with school staff to ensure that they are equipped to facilitate effective teaching and learning and have the capacity to successfully implement school reform strategies:
 - e. Adopt a new governance structure, which may include, but is not limited to, requiring the school to report to a

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new "turnaround office" in the LEA or SEA, hire a "turnaround leader" who reports directly to the Superintendent or Chief Academic Officer, or enter into a multi-year contract with the LEA or SEA to obtain added flexibility in exchange for greater accountability;

- f. Use data to identify and implement an instructional program that is research-based and vertically aligned from one grade to the next as well as aligned with State academic standards;
- g. Promote the continuous use of student data (such as from formative, interim, and summative assessments) to inform and differentiate instruction in order to meet the academic needs of individual students;
- h. Establish schedules and implement strategies that provide increased learning time (as defined in this notice); and
- Provide appropriate social-emotional and community-oriented services and supports for students.
- 18) If the LEA/campus selects to implement the <u>turnaround model</u>, the campus may implement the following federal requirements.
 - 1. Any of the required and permissible activities under the transformation model; or
 - 2. A new school model (e.g., themed, dual language academy).
- 19) If the LEA/campus selects to implement the school <u>closure model</u>, the campus **must** implement the following requirement.
 - a. Enroll the students who attended that school in other schools in the LEA that are higher achieving within reasonable proximity to the closed school and may include, but are not limited to, charter schools or new schools for which achievement data are not yet available.
 - b. A grant for school closure is a one-year grant without the possibility of continued funding.
- 20) If the LEA/campus selects to implement the <u>restart model</u>, the campus **must** implement the following federal requirements.
 - a. Convert or close and reopen the school under a charter school operator, a charter management organization (CMO), or an education management organization (EMO) that has been selected through a rigorous review process. A CMO is a non-profit organization that operates or manages charter schools by centralizing or sharing certain functions and resources among schools. An EMO is a for-profit or non-profit organization that provides "whole-school operation" services to an LEA.
 - Enroll, within the grades it serves, any former student who wishes to attend the school.
- 21) If the LEA/campus selects to implement the <u>transformation model</u>, the campus **must** implement the following federal requirements.
 - Develop and increase teacher and school leader effectiveness.
 - (A) Replace the principal who led the school prior to commencement of the transformation model;
 - (B) Use rigorous, transparent, and equitable evaluation systems for teachers and principals that--
 - (1) Take into account data on student growth as a significant factor as well as other factors such as multiple observation-based assessments of performance and ongoing collections of professional practice reflective of student achievement and increased high school graduation rates; and
 - (2) Are designed and developed with teacher and principal involvement;
 - (C) Identify and reward school leaders, teachers, and other staff who, in implementing this model, have increased student achievement and high school graduation rates and identify and remove those who, after ample opportunities have been provided for them to improve their professional practice, have not done so;
 - (D) Provide staff ongoing, high-quality, job-embedded professional development (e.g., regarding subject-specific pedagogy, instruction that reflects a deeper understanding of the community served by the school, or differentiated instruction) that is aligned with the school's comprehensive instructional program and designed with school staff to ensure they are equipped to facilitate effective teaching and learning and have the capacity to successfully implement school reform strategies; and
 - (E) Implement such strategies as financial incentives, increased opportunities for promotion and career growth, and more flexible work conditions that are designed to recruit, place, and retain staff with the skills necessary to meet the needs of the students in a transformation school.
 - 2. Comprehensive instructional reform strategies.
 - (A) Use data to identify and implement an instructional program that is research-based and vertically aligned from one grade to the next as well as aligned with State academic standards; and
 - (B) Promote the continuous use of student data (such as from formative, interim, and summative

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assessments) to inform and differentiate instruction in order to meet the academic needs of

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individual students.

- 3. Increasing learning time and creating community-oriented schools.
 - (A) Establish schedules and strategies that provide increased learning time; and
 - (B) Provide ongoing mechanisms for family and community engagement.
- 4. Providing operational flexibility and sustained support.
 - (A) Give the school sufficient operational flexibility (such as staffing, calendars/time, and budgeting) to implement fully a comprehensive approach to substantially improve student achievement outcomes and increase high school graduation rates; and
 - (B) Ensure that the school receives ongoing, intensive technical assistance and related support from the LEA, the SEA, or a designated external lead partner organization (such as a school turnaround organization or an EMO).
- 22) An LEA may also implement other strategies to develop teachers' and school leaders' effectiveness, such as-
 - (A) Provide additional compensation to attract and retain staff with the skills necessary to meet the needs of the students in a transformation school;
 - (B) Institute a system for measuring changes in instructional practices resulting from professional development; or
 - (C) Ensure that the school is not required to accept a teacher without the mutual consent of the teacher and principal, regardless of the teacher's seniority.
- 23) An LEA may also implement comprehensive instructional reform strategies, such as-
 - (A) Conduct periodic reviews to ensure that the curriculum is being implemented with fidelity, is having the intended impact on student achievement, and is modified if ineffective;
 - (B) Implement a schoolwide "response-to-intervention" model;
 - (C) Provide additional supports and professional development to teachers and principals in order to implement effective strategies to support students with disabilities in the least restrictive environment and to ensure that limited English proficient students acquire language skills to master academic content;
 - (D) Use and integrate technology-based supports and interventions as part of the instructional program; and
 - (E) In secondary schools--
 - Increase rigor by offering opportunities for students to enroll in advanced coursework (such as Advanced Placement; International Baccalaureate; or science, technology, engineering, and mathematics courses, especially those that incorporate rigorous and relevant project-, inquiry-, or design-based contextual learning opportunities), earlycollege high schools, dual enrollment programs, or thematic learning academies that prepare students for college and careers, including by providing appropriate supports designed to ensure that low-achieving students can take advantage of these programs and coursework;
 - (2) Improve student transition from middle to high school through summer transition programs or freshman academies;
 - (3) Increase graduation rates through, for example, credit-recovery programs, reengagement strategies, smaller learning communities, competency-based instruction and performance-based assessments, and acceleration of basic reading and mathematics skills; or
 - (4) Establish early-warning systems to identify students who may be at risk of failing to achieve to high standards or graduate.
- 24) An LEA may also implement other strategies that extend learning time and create community-oriented schools, such as--

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- (A) Partner with parents and parent organizations, faith- and community-based organizations, health clinics, other State or local agencies, and others to create safe school environments that meet students' social, emotional, and health needs;
- (B) Extend or restructure the school day so as to add time for such strategies as advisory periods that build relationships between students, faculty, and other school staff;
- (C) Implement approaches to improve school climate and discipline, such as implementing a system of positive behavioral supports or taking steps to eliminate bullying and student harassment; or
- (D) Expand the school program to offer full-day kindergarten or pre-kindergarten.
- 25) The LEA may also implement other strategies for providing operational flexibility and intensive support, such as-
 - (A) Allow the school to be run under a new governance arrangement, such as a turnaround division within the LEA or SEA; or
 - (B) Implement a per-pupil school-based budget formula that is weighted based on student needs.

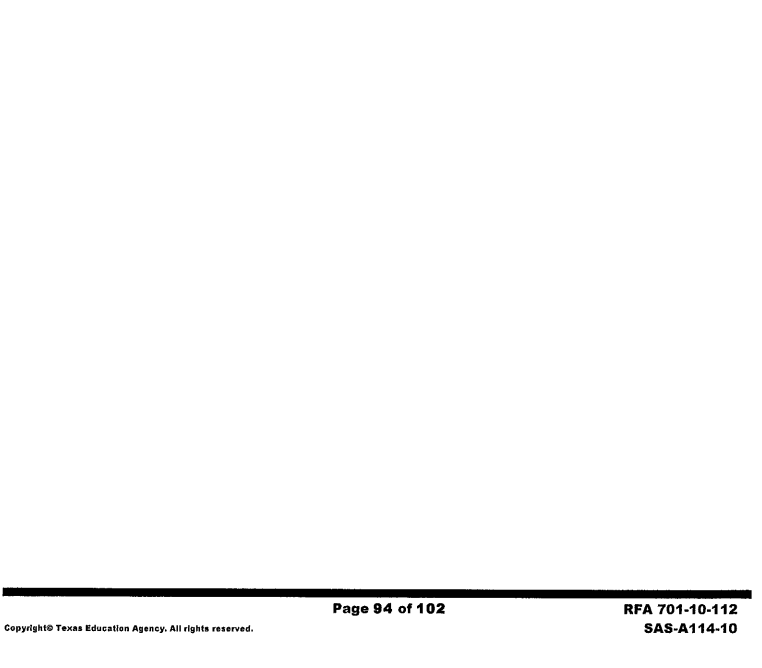
Statutory Program Assurances

- 1) Applicant provides assurance that financial assistance provided under the grant program will supplement, and not supplant, the amount of state and local funds allocated to the campus.
- Applicant provides assurance that it will use its School Improvement Grant to implement fully and effectively an
 intervention in each Tier I and Tier II school that the LEA commits to serve consistent with the final federal
 requirements.
- 3) Applicant provides assurance that it will establish annual goals for student achievement on the State's assessments in both reading/language arts and mathematics and measure progress on the leading indicators in section III of the final federal requirements in order to monitor each Tier I and Tier II school that it serves with school improvement funds, and establish goals (approved by the TEA) to hold accountable its Tier III schools that receive school improvement funds.
- 4) Applicant provides assurance that it will, if it implements a restart model in a Tier I or Tier II school, include in its contract or agreement terms and provisions to hold the charter operator, charter management organization, or education management organization accountable for complying with the final federal requirements.
- Applicant provides assurance that it will report to the TEA the school-level data required under section III of the final federal requirements.
- 6) Applicant provides assurance that it will participate in any evaluation of the grant conducted by the U.S. Department of Education, including its contractors, or the Texas Education Agency, including its contractors.

TEA Program Assurances

- 1. Before full implementation funds are made available, the grantee must demonstrate that all early implementation activities have been completed. Successful completion of the early implementation will be measured in the Quarterly Implementation Reports, the Model Selection and Description Report, and through participation in TEA technical assistance. Copies of the above named reports can be found on the TTIPS website at the following link: http://www.tea.state.tx.us/index4.aspx?id=7354&menu_id=798
 - a. The Model Selection and Description Report must be submitted to TEA no later than <u>February 1, 2011</u>. This report may be submitted at any time prior to the deadline. Grantees must demonstrate successful completion of the following activities:
 - i. Comprehensive Needs Assessment process.
 - il. Establish the grant budget by the required categories.
 - iii. Identification and Selection of the Intervention model.
 - iv. Development of activities to implement selected intervention model.
 - v. Development of Timeline of Grant Activities.
- 2) The applicant provides assurance that the LEA will designate an individual or office with primary responsibilities for supporting the LEA/campus' school improvement efforts. This individual/office will have primary responsibility and authority for ensuring the effective implementation of the grant option approved by TEA; serve as the district liaison to TEA and those providing technical assistance and/or contracted service to the LEA/campus as part of the approved grant.
- 3) The applicant provides assurance that a team from the grantee LEA/campus will attend and participate in grant orientation meetings, technical assistance meetings, other periodic meetings of grantees, the Texas School Improvement Conference, and sharing of best practices.

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- 4) For LEAs selecting the TEA Designed Model, the applicant must participate in and make use of technical assistance and coaching support provided by TEA, SIRC, and/or its subcontractors.
- 5) The applicant will establish or provide evidence of a system of formative assessment aligned to the Texas Essential Knowledge and Skills which provides robust, targeted data to evaluate the effectiveness of the LEA's curriculum and its alignment with instruction occurring on the campus; assesses progress on student groups' academic achievement at the campus level; and guide instructional decisions by teachers for individual students.
- 6) The applicant will participate in a formative assessment of the LEA's capacity and commitment to carry out the grant intervention models.
- 7) The applicant will provide access for onsite visits to the LEA and campus by TEA, SIRC and its contractors.
- 8) The applicant, if selecting the Restart Model, agrees to contract only with CMO or EMO providers on the State's approved list of CMO and EMO providers.
- 9) The applicant, if selecting the Turnaround Model or Transformation Model (Tiers I and Tiers II only) agrees to the participation of the campus principal or principal candidates in a formative assessment of their turnaround leadership capacity.
- 10) If the LEA/Tier III campus selects to implement the <u>transformation model</u>, the campus assures that it will it implement the following federal requirements.
 - 1. Develop and increase teacher and school leader effectiveness.
 - A. Evaluate the effectiveness of the current principal and use the results of the evaluation to determine whether the principal should be replaced, be retained on the campus, or be provided leadership coaching or training.
 - B.Identify and reward school leaders, teachers, and other staff who, in implementing this model, have increased student achievement and high school graduation rates and identify and remove those who, after ample opportunities have been provided for them to improve their professional practice, have not done so;
 - C.Provide staff ongoing, high-quality, job-embedded professional development (e.g., regarding subject-specific pedagogy, instruction that reflects a deeper understanding of the community served by the school, or differentiated instruction) that is aligned with the school's comprehensive instructional program and designed with school staff to ensure they are equipped to facilitate effective teaching and learning and have the capacity to successfully implement school reform strategies; and
 - D.Implement such strategies as financial incentives, increased opportunities for promotion and career growth, and more flexible work conditions that are designed to recruit, place, and retain staff with the skills necessary to meet the needs of the students in a transformation school based on rigorous, transparent, and equitable evaluation systems for teachers and principals:
 - 1. Takes into account data on student growth as a a factor as well as other factors such as multiple observation-based assessments of student performance and ongoing collections of professional practice reflective of student achievement and increased high school graduation rates; and
 - 2. Are designed and developed and with teacher and principal involvement
 - 2. Comprehensive instructional reform strategies.
 - A. Use data to identify and implement an instructional program that is research-based and vertically aligned from one grade to the next as well as aligned with State academic standards; and
 - B. Promote the continuous use of student data (such as from formative, interim, and summative assessments) to inform and differentiate instruction in order to meet the academic needs of individual students.
 - 3. Increasing learning time and creating community-oriented schools.
 - A. Establish schedules and strategies that provide increased learning time; and
 - B. Provide ongoing mechanisms for family and community engagement.
 - 4. Providing operational flexibility and sustained support.
 - A. Give the school sufficient operational flexibility (such as staffing, calendars/time, and budgeting) to implement fully a comprehensive approach to substantially improve student achievement outcomes and increase high school graduation rates; and
 - B. Ensure that the school receives ongoing, intensive technical assistance and related support from the LEA, the SEA, or a designated external lead partner organization (such as a school turnaround organization or an EMO).
- 11) An LEA may also implement other strategies to develop teachers' and school leaders' effectiveness, such as-
 - A. Provide additional compensation to attract and retain staff with the skills necessary to meet the needs of the students in a transformation school:
 - B. Institute a system for measuring changes in instructional practices resulting from professional development; or
 - C. Ensure that the school is not required to accept a teacher without the mutual consent of the teacher and principal, regardless of the teacher's seniority.

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- 12) An LEA may also implement comprehensive instructional reform strategies, such as-
 - Conduct periodic reviews to ensure that the curriculum is being implemented with fidelity, is having the intended impact on student achievement, and is modified if ineffective;
 - Implement a school wide "response-to-intervention" model; В.
 - Provide additional supports and professional development to teachers and principals in order to implement C. effective strategies to support students with disabilities in the least restrictive environment and to ensure that limited English proficient students acquire language skills to master academic content;
 - Use and integrate technology-based supports and interventions as part of the instructional program; and D.
 - In secondary schools--
 - 1) Increase rigor by offering opportunities for students to enroll in advanced coursework (such as advanced Placement; International Baccalaureate; or science, technology, engineering, and mathematics courses, especially those that incorporate rigorous and relevant project-, inquiry-, or design-based contextual learning opportunities), early-college high schools, dual enrollment programs, or thematic learning academies that prepare students for college and careers, including by providing appropriate supports designed to ensure that low-achieving students can take advantage of these programs and coursework;
 - 2) Improve student transition from middle to high school through summer transition programs or freshman academies;
 - 3) Increase graduation rates through, for example, credit-recovery programs, re-engagement strategies, smaller learning communities, competency-based instruction and performance-based assessments, and acceleration of basic reading and mathematics skills; or
 - 4) Establish early-warning systems to identify students who may be at risk of failing to achieve to high standards or graduate.
- 13) An LEA may also implement other strategies that extend learning time and create community-oriented schools, such as--
 - A. Partner with parents and parent organizations, faith- and community-based organizations, health clinics, other State or local agencies, and others to create safe school environments that meet students' social, emotional, and health needs;
 - B. Extend or restructure the school day so as to add time for such strategies as advisory periods that build relationships between students, faculty, and other school staff;
 - Implement approaches to improve school climate and discipline, such as implementing a system of positive behavioral supports or taking steps to eliminate bullying and student harassment; or
 - D. Expand the school program to offer full-day kindergarten or pre-kindergarten.
- 14) The LEA may also implement other strategies for providing operational flexibility and intensive support, such as—
 - A. Allow the school to be run under a new governance arrangement, such as a turnaround division within the LEA or SEA; or
 - B. Implement a per-pupil school-based budget formula that is weighted based on student needs.
- 15) The LEA/campus assures TEA that data to meet the following federal requirements will be available and reported as requested.
 - Number of minutes within the school year.
 - Average scale scores on State assessments in reading/language arts and in mathematics, by grade, for the "all students" group, for each achievement quartile, and for each subgroup.
 - Number and percentage of students completing advanced coursework (e.g., AP/IB), early-college high schools, c. or dual enrollment classes. (High Schools Only)
 - College enrollment rates. (High Schools Only) d.
 - **Teacher Attendance Rate**
 - Student Completion Rate f.
 - Student Drop-Out Rate q.
 - Locally developed competencies created to identify teacher strengths/weaknesses
 - Types of support offered to teachers
 - Types of on-going, job-embedded professional development for teachers j.
 - Types of on-going, job-embedded professional development for administrators
 - Strategies to increase parent/community involvement
 - m. Strategies which increase student learning time

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By submitting the application for American Recovery and Reinvestment Act (ARRA) funds (P.L. 111-5), the applicant agrees to comply with the following provisions and assurances for all programs authorized in Division A of the ARRA, Title I School Improvement Grant (SIG). The applicant understands that failure to comply with one or more of these provisions and assurances may result in the Texas Education Agency (TEA) taking one or more enforcement actions authorized in Title 34 of the Code of Federal Regulations (CFR) §§ 74.62 and 80.43.

In addition to the standard terms of award, all funding provided under the Recovery Act will be subject to the provisions, assurances and conditions for American Recovery and Reinvestment Act of 2009 (ARRA or Recovery Act).

Terms defined:

RECIPIENT - The term "recipient" means a State and includes the Texas Education Agency (TEA). It also includes any entity that applies for and receives a grant directly from the federal government.

RECOVERY FUNDS —The term "recovery funds" means any funds that are made available from appropriations made under the Recovery Act.

RECOVERY ACT - the American Recovery and Reinvestment Act (ARRA) of 2009 (P.L. 111-5)

STIMULUS FUNDS – The term "stimulus funds" means any funds that are made available from appropriations under the Recovery Act; the term may be used interchangeably with "recovery funds."

GRANTEE - the subrecipient of TEA and applicant of funds.

- **A. One-Time Funding:** Unless otherwise specified, ARRA funding is considered one-time funding that is expected to be temporary. Grantees should expend funds in ways that do not result in unsustainable continuing commitments after the funding expires. Grantees must move rapidly, while using prudent grant management practices, to develop plans for using funds, consistent with the ARRA's reporting and accountability requirements, and promptly begin spending funds to help drive the nation's economic recovery. All ARRA funds must be separately accounted for and tracked in their obligation, expenditure, and reporting.
- **B. Period of Availability and Encumbrances/Obligations**: Unless otherwise specified in the Notice of Grant Award (NOGA), all funds are effective from the beginning date specified on the Notice of Grant Award (NOGA) through June 30, 2013. Carryover of funds will not be available beyond that date. Unobligated/unexpended funds will be returned to the Department of Treasury. The paragraph in the General Provisions pertaining to Encumbrances and Obligations applies as follows:

All encumbrances shall occur on or between the beginning and ending dates of the contract. All goods must be received and services rendered and subsequently liquidated (recorded as an expenditure or accounts payable) within the contract dates. In no manner shall encumbrances be considered or reflected as accounts payable or as expenditures. Obligations that are liquidated and recognized as expenditures must meet the allowable cost principles in OMB Circular A-87, A-21, or A-122 (as applicable) and program rules, regulations, and guidelines contained elsewhere. When an obligation is made is defined in 34 CFR 76.707.

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- C. Compliance with Other Provisions and Assurances: All provisions and assurances stated in the General Provisions, Certification Regarding Debarment and Suspension, Lobbying Certification and Disclosure of Lobbying, No Child Left Behind Act (NCLB) Special Provisions and Assurances, and all other program-specific provisions and assurances apply unless they conflict or are superseded by the following terms and conditions implementing the American Recovery and Reinvestment Act of 2009 (ARRA) requirements below. This includes compliance with Title VI of the Civil Rights Act of 1964; Section 504 of the Rehabilitation Act of 1973; Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; and all other nondiscrimination provisions. It also includes Title VII of the Civil Rights Act of 1964 (prohibiting race, color, national origin, religion, and sex discrimination in employment; the Americans with Disabilities Act (prohibiting disability discrimination in employment and in services provided by entities receiving federal funds); as well as any other applicable civil rights laws. By submitting this application, the applicant agrees to comply with all such provisions and assurances.
- **D. Compliance with Other Program Statutes:** The applicant agrees to comply with the authorizing program statutes, regulations, non-regulatory guidelines, and other guidance in the implementation of the programs receiving funding under ARRA. This includes compliance with comparability; supplement, not supplant; maintenance of effort (MOE); equitable participation for private nonprofit school students and teachers; and all other program-specific provisions and requirements. All such are hereby incorporated by reference.
- **E. DUNS Number:** All entities receiving any federal funds, including ARRA funds, are required to have a DUNS (Dunn & Bradstreet) number. The DUNS number serves as the grantee organization's unique identifier for reporting federal funds received and expended. TEA must use this same DUNS number to report grant awards and expenditures for subrecipients under ARRA to the website specifically provided for in ARRA http://www.FederalReporting.gov/. The assignment of a DUNS number is a condition of award of ARRA funds and must be validated by TEA prior to issuing a NOGA for ARRA funds. (Section 1512[c][4] of ARRA and the federal Office of Management and Budget (OMB) to comply with the Federal Funding Accountability and Transparency Act [FFATA], P.L. 109-282. OMB adopted the DUNS number as the "unique identifier" required for reporting under FFATA).
- **F. Central Contractor Registration (CCR):** All grantees receiving ARRA funds, as well as any other federal funds, are required to register and maintain current registration with the Central Contractor Registration (CCR) database at http://www.ccr.gov. Registration in CCR is a condition of award of ARRA funds and must be validated by TEA prior to issuing a NOGA for ARRA funds.
- **G. ARRA Reporting Requirements:** The federal Office of Management and Budget (OMB) has issued guidance related to reporting the use of ARRA funds to the various websites. The definition of terms and data elements, as well as any specific instructions for reporting, including required formats, are provided in separate guidance issued by the TEA.

The Texas Education Agency as a direct recipient of funds is required to report certain information at certain intervals throughout the grant period as required in Section 1512 of ARRA. In order to meet the reporting requirements, grantees will be required to provide certain information to TEA. By submitting this application, the grantee agrees to provide information in the form, time, and manner requested so that TEA can meet its reporting requirements and deadlines.

1. **Separate Tracking and Monitoring of ARRA Funds**: ARRA funds must be separately tracked and monitored independently of any non-Recovery Act funding. Grantees must submit certain information to TEA in order for TEA to comply with quarterly reporting requirements established in Section 1512 of the Recovery Act. Recovery Act-related reporting requirements are incorporated as a special condition of this award.

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- 3. Quarterly Reporting for ARRA: Not later than 10 calendar days after the end of each calendar quarter, TEA and any other direct recipient of ARRA funds must report to the U.S. Department of Education with regard to recovery funds received in accordance with number 4 below (Section 1512[c]). (A "direct recipient" is a state agency or any entity that applies for and receives funds directly from a federal government agency.) TEA must obtain certain information from grantees in order to comply with this reporting requirement. By submitting this application, the grantee agrees to submit information to TEA in the time, form, and manner requested.
- 4. Data Elements for Quarterly Reporting for ARRA: In accordance with Section 1512(c) of ARRA and the Federal Funding Accountability and Transparency Act of 2006 (Public Law 109-282), TEA is required to provide quarterly reports to the U.S. Department of Education or through a central government-wide portal (http://www.FederalReporting.gov). The information adopted by OMB contains the following data elements: submitting this application, the grantee agrees to submit the information to TEA in the time, form, and manner requested. The information may change pending final adoption by OMB.

For each grant that equals or exceeds \$25,000 in total grant award amount:

- a. The grantee organization's DUNS number (TEA will need to collect this information from grantees)
- b. The grant award number (i.e., NOGA ID number) assigned by TEA (TEA will have this information on file)
- c. The legal name of the grantee organization (as registered in the Central Contractor Registration (CCR), if registered) (TEA will have this information on file provided it is the same legal name on file with TEA)
- d. The physical location (street address) (as listed in the CCR, if registered) (TEA will have this information on file provided it is the same street address on file with TEA)
- e. The (federal) Congressional district number
- f. The grantee organization type (i.e., independent school district, nonprofit organization, etc) (TEA will have this information on file)
- g. The total amount of the grant award (TEA will have this information on file)
- h. The total amount paid to the grantee as of date of report (TEA will have this information on file)
- i. The physical location (street address) of the primary place of performance of the grant (TEA will have this information on file provided it is the same address on file with TEA.)
- j. An evaluation (i.e., status report) of the completion status of the project or activity (for example, Not Started; Less than 50% Completed; Completed 50% or More; Fully Completed) (It is not clear at this time whether this information will need to be collected from the grantees. TEA will notify the grantee in the event status information needs to be collected.)
- k. An estimate of the number of jobs created and the number of jobs retained by the project or activity and a brief description of the types of those jobs (i.e., job titles) (TEA will need to collect this information from grantees.)
- 1. The names and total compensation of the five most highly compensated officers of the grantee organization if the organization in its preceding year received 80% or more of its annual gross revenues in Federal awards and \$25,000,000 or more in annual gross revenues from Federal awards and the public does not have access to information about the compensation of senior executives. (It is not known at this time whether this data element will be required once the data elements are finalized by OMB. If it is required in the final data elements, TEA will need to collect this information from the grantees.)

For grants that equal less than \$25,000 in total grant award amount or for grantees that in the previous tax year had gross income under \$300,000, amounts will be reported in the aggregate according to the following:

- a. The total number of grants awarded less than \$25,000 (TEA will have this information file)
- b. The total award (aggregate) amount for all grants less than \$25,000 (TEA will have this information on file)
- c. The total (aggregate) amount paid to grantees for all grants less than \$25,000 as of date of report (TEA will have this information on file)

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5. Posting the Information on Public Website: Not later than 30 days after the end of each calendar quarter, each federal agency, including the U.S. Department of Education, shall make the information in those reports publicly available by posting the information on the designated public website (Section 1512[d]). Grantees will not be required to post information on the public website unless they apply for and receive other ARRA grants directly from a federal government agency.

Once OMB adopts the final data reporting elements and TEA receives specific instructions for reporting, TEA will provide subsequent guidance to grantees related to required reporting information.

H. Electronic Drawdown of ARRA Funds from TEA and Use of FAR Fund Codes: Recipients will draw down ARRA funds on an award-specific basis. Pooling of ARRA award funds with other funds for drawdown or other purposes is not permitted. Recipients must account for each ARRA award separately by referencing the assigned FAR (Financial Accounting and Resource) fund code for each award.

- I. Availability of Records: The applicant agrees to make all financial and programmatic records available in detail for inspection by TEA auditors, local independent auditors, and the offices described below.
- 1. Examination of Records: The Comptroller General of the United States and any of its employees, contractors, agents, representatives, or designees, may examine any records related to obligations and use by any state or local government of funds made available under ARRA. (Section 901[b]).
- 2. Access of Government Accountability Office (GAO): Each contract and each subcontract awarded using funds made available under ARRA shall provide that the Comptroller General of the United States and his representatives are authorized to examine any records of the contractor or any of its subcontractors, or any State or local agency administering such contract, that directly pertain to, and involve transactions relating to, the contract or subcontract and to interview any officer or employee of the contractor or any of its subcontractors, or of any State or local government agency administering the contract, regarding such transactions (Section 902).
- 3. Reviews by Inspector General: The inspector general of the U.S. Department of Education shall review, as appropriate, any concerns raised by the public about specific investments using funds made available in this Act. Any findings of such reviews shall be relayed immediately to the Secretary of Education. In addition, the findings of such reviews, along with any audits conducted by any inspector general of ARRA funds, shall be posted on the inspector general's website and linked to the recovery gov website, except that portions of reports may be redacted to the extent the portions would disclose information that is protected from public disclosure under sections 552 and 552a of Title 5, United States Code (Section 1514).
- 4. Access of Offices of Inspector General to Certain Records and Employees: With respect to each contract or grant awarded using ARRA funds, any representative of an Inspector General of the U.S. Department of Education or other appropriate federal agency is authorized to examine any records of the contractor or grantee, any of its subcontractors or subgrantees, or any State or local agency administering such contract, that pertain to, and involve transactions relating to, the contract, subcontract, grant, or subgrant, and to interview any officer or employee of the contractor, grantee, subgrantee, or agency regarding such transactions (Section 1515).
- Recovery Accountability and Transparency Board: Section 1521 of the ARRA establishes the Recovery Accountability and Transparency Board to coordinate and conduct oversight of ARRA funds to prevent fraud, waste, and abuse. The Board shall submit "flash reports" on potential management and funding problems that require immediate attention; quarterly reports; and annual reports to the President and Congress, including the Committees on Appropriations of the Senate and House of Representatives, summarizing the findings on the use of ARRA funds. The Board may conduct its own independent audits and reviews of ARRA funds. All reports shall be made publicly available on the www.recovery.gov website established by the Board. See paragraphs I and K below with regard to reports of suspected fraud or abuse (Sections 1523 and 1524).

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- 6. **Recovery Independent Advisory Panel**: Section 1541 of the ARRA establishes the Recovery Independent Advisory Panel to make recommendations to the Recovery Accountability and Transparency Board on action the Board could take to prevent fraud, waste, and abuse relating to ARRA funds.
- **J. Disclosure of Fraud or Misconduct:** Each grantee awarded funds made available under the ARRA shall promptly refer to the USDE Office of Inspector General any credible evidence that a principal, employee, agent, contractor, subrecipient, subcontractor, or other person has submitted a false claim under the False Claims Act or has committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct involving those funds.
- K. Protection for Whistleblowers: Section 1553 of the ARRA provides protection for State and local government and contractor whistleblowers. Any employee of any employer receiving ARRA funds may not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing, including a disclosure made in the ordinary course of an employee's duties, to the Recovery Accountability and Transparency Board, an inspector general, the U. S. Comptroller General, a member of Congress, a State or federal regulatory or law enforcement agency, a person with supervisory authority over the employee (or such other person working for the employer who has the authority to investigate, discover, or terminate misconduct), a court or grand jury, the head of a federal agency, or their representatives, information that the employee reasonably believes is evidence of (1) gross mismanagement of an agency contract or grant relating to ARRA funds; (2) a gross waste of ARRA funds; (3) a substantial and specific danger to public health or safety related to the implementation or use of ARRA funds; (4) an abuse of authority related to the implementation or use of ARRA funds; or (5) a violation of law, rule, or regulation related to an agency contract (including the competition for or negotiation of a contract), or grant, awarded or issued relating to ARRA funds. A person who believes that he or she has been subjected to a reprisal may submit a complaint regarding the reprisal to the inspector general for the appropriate federal agency (in most cases, the U.S. Department of Education).
- **L. Use of Funds:** The grantee agrees to comply with the applicable federal cost principles in the obligation and expenditure of ARRA funds as identified in the General Provisions and Assurances as well as other limitations or restrictions and expenditures identified therein. The grantee also agrees to the following:
- Consolidation of ARRA Administrative Funds: Due to the significant reporting requirements under ARRA, it is
 not known at this time whether grantees may consolidate ARRA administrative funds with other NCLB
 consolidated administrative funds. TEA will issue further guidance with regard to this provision once guidance is
 provided by the U.S. Department of Education. If ARRA funds are permitted to be consolidated with other NCLB
 consolidated administrative funds, grantees must still be able to report the types and number of jobs that were
 created or saved with ARRA funds.
- 2. Combining ARRA funds on a Schoolwide Program. ARRA funds are permitted to be used on a Title I Part A schoolwide Campus/Program, funds may be combined with other funding sources, but grantees still must be able to identify precisely the items of obligation and expenditure for ARRA reporting. You must also be able to report the types and number of jobs that were created or saved with ARRA funds.
- 3. Special Contracting Provisions: To the maximum extent possible, contracts funded under the ARRA shall be awarded as fixed-price contracts through the use of competitive procedures. A summary of any new contract awarded with ARRA funds that is not fixed-price and not awarded using competitive procedures shall be posted in a special section of the www.recovery.gov website established by the Recovery Accountability and Transparency Board (Section 1554).

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- Use of Funds for Certain Expenditures Prohibited: ARRA funds shall not be used for any casino or other gambling establishment, aquarium, zoo, golf course, or swimming pool (Section 1604).
- 5. **Use of Funds for Construction Prohibited:** Unless specifically authorized in the applicable program statute, regulations, guidelines, Request for Application (RFA), TEA Standard Application System (SAS), the approved grant application, or other written authorization, none of the ARRA additional formula funds shall be used for construction, remodeling, or renovation.
- 6. **Buy American Use of American Iron, Steel, and Manufactured Goods:** If construction is allowed and approved pursuant to the previous paragraph pertaining to "Use of Funds for Construction Prohibited", none of the funds may be used for the construction, alteration, maintenance, or repair of a public building or public work unless all of the iron, steel, and manufactured goods used in the project are produced in the United States unless waived by the Secretary of Education (Section 1605).
- 7. Wage Rate Requirements for Contracted Laborers and Mechanics— Compliance with the Davis-Bacon Act: Subject to further clarification issued by the Office of Management and Budget, and notwithstanding any other provision of law and in a manner consistent with other provisions of ARRA, all laborers and mechanics employed by contractors and subcontractors on projects funded directly by or assisted in whole or in part by and through the Federal Government pursuant to this award shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 40, United States Code. With respect to the labor standards specified in this section, the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code (Section 1606).
- M. Compliance with OMB Circular A-133 Audits and Schedule of Expenditures of Federal Awards: Grantees agree to separately identify the expenditures for each grant award funded under ARRA as required by Office of Management and Budget Circular A-133, "Audits of States, Local Governments, and Non-Profit Organizations" and to comply with all other provisions of the Single Audit Act and OMB Circular A-133.

The signing of Schedule #1 - General Information by applicant indicates acceptance of and compliance with all requirements described on this schedule