NAME OF STUDENT	ID#	MEDICAID#	CAMPUS	DATE OF BIRTH
Dear				
Congratulations on reaching age all parental rights, which were one eligible for Special Education serv	ce accorded to	your parents, have trans	sferred to you as an adul	t student since you are
Through the Admission, Review, a will transfer to you when you reac included with this letter in your na	h 18 years of a			
The one parental right that is "sha parent. As an example, the "Invita				
This transfer of parental rights me to make educational decisions as you to assist you.				
To obtain additional information a	bout this transfo	er of parental rights, ple	ase contact:	
Name of Staff Person			one Number	
Federal regulation require that pa mode of communication each time placement of your child/you or the you, or upon conducting a manife	e the proposes provision of a	students be provided p or refuses to initiate or free and appropriate pu	rior notice in their native change the identification	, or educational
If the native language or other motranslated orally or by other mean				
Name of Interpreter		Date		

NAME OF STUDENT	ID#	MEDICAID#	CAMPUS	DATE OF BIRTH

§89.1049. Parental Rights Regarding Adult Students.

- (a) In accordance with 34 Code of Federal Regulations (CFR), §300.320(c) and §300.520, and Texas Education Code (TEC), §29.017, beginning at least one year before a student reaches 18 years of age, the student's individualized education program (IEP) must include a statement that the student has been informed that, unless the student's parent or other individual has been granted guardianship of the student under the Probate Code, Chapter XIII, Guardianship, all rights granted to the parent under the Individuals with Disabilities Education Act (IDEA), Part B, other than the right to receive any notice required under IDEA, Part B, will transfer to the student upon reaching age 18. The student has been provided information and resources regarding guardianship, alternatives to guardianship, including a supported decision-making agreement under Texas Estates Code, Chapter 1357, and other supports and services that may enable the student to live independently. After the student reaches the age of 18, except as provided by subsection (b) of this section, the school district shall provide any notice required under IDEA, Part B, to both the adult student and the parent.
- (b) In accordance with 34 CFR, §300.520(a)(2), and TEC, §29.017(a), all rights accorded to a parent under IDEA, Part B, including the right to receive any notice required by IDEA, Part B, will transfer to an 18-year-old student who is incarcerated in an adult or juvenile, state or local correctional institution, unless the student's parent or other individual has been granted guardianship of the student under the Probate Code, Chapter XIII, Guardianship.
- (c) In accordance with 34 CFR, §300.520(a)(3), a school district must notify in writing the adult student and parent of the transfer of parental rights, as described in subsections (a) and (b) of this section, at the time the student reaches the age of 18. This notification is separate and distinct from the requirement that the student's IEP include a statement relating to the transfer of parental rights beginning at least one year before the student reaches the age of 18. This notification is not required to contain the elements of notice referenced in 34 CFR, §300.503, but must include a statement that parental rights have transferred to the adult student and provide contact information for the parties to use in obtaining additional information.
- (d) A notice under IDEA, Part B, which is required to be given to an adult student and parent does not create a right for the parent to consent to or participate in the proposal or refusal to which the notice relates. For example, a notice of an admission, review, and dismissal (ARD) committee meeting does not constitute invitation to, or create a right for, the parent to attend the meeting. However, in accordance with 34 CFR, §300.321(a)(6), the adult student or the school district may invite individuals who have knowledge or special expertise regarding the student, including the parent.
- (e) Nothing in this section prohibits a valid power of attorney from being executed by an individual who holds rights under IDEA, Part B.

Source: The provisions of this §89.1049 adopted to be effective April 18, 2002, 27 TexReg 3061; amended to be effective November 11, 2007, 32 TexReg 8129.

NAME OF STUDENT	ID#	MEDICAID#	CAMPUS	DATE OF BIRTH
To the parent of				
Your child continues to be eligible Act" (IDEA), is required to notify student when that student reacherights transfer to your child unless Probate Code, Chapter XIII, Guaschool if guardianship of your child	the student and es the age of ma s you or another rdianship. Pleas	the parent that the right ijority. In the state of Te individual has been grade notify the Special Edu	ts, once accorded to the xas the age of majority is anted guardianship of you	parent, transfer to the 18. These parental ur child under the
Through the Admission, Review, will transfer to your child. Now th child with the exception of the proto you as the parent. As an exan copy to you as the parent.	at your child has	s reached the age of 18 e". Any "Notice" that p	s, the parental rights have rovides will be provided to	transferred to your o your child and a copy
This transfer of parental rights me rights to make educational decision assist him/her.				
To obtain additional information a	about this transfe	er of parental rights, ple	ase contact:	
Name of Staff Person		 	none Number	
Federal regulation require that pa mode of communication each tim placement of your child/you or the you, or upon conducting a manife	e the proposes e provision of a	or refuses to initiate or free and appropriate pu	change the identification	, or educational
If the native language or other mo translated orally or by other mear				
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