ADMISSIONS & ENROLLMENT

The governing body ("Board") of Academy of Accelerated Learning adopts the following policy which shall be effective on the date that the policy is adopted by the Board.

Sec. 1. NON-DISCRIMINATION IN ADMISSIONS

It is the policy of Academy of Accelerated Learning to comply with all state and federal regulations regarding admission and not to discriminate during the admission and the lottery process on the basis of sex; national origin; ethnicity; religion; disability; academic, artistic, or athletic ability; or the district the child would otherwise attend. Education Code 12.111(a)(5).

Sec. 2. GENERAL ELIGIBILITY FOR ADMISSION

Academy of Accelerated Learning shall generally admit all persons who reside within Academy of Accelerated Learning's geographic boundaries and for whom Academy of Accelerated Learning operates a grade level sought and who, as of September 1 of any school year, are at least three years of age and under 18 years of age, or are at and admitted by Academy of Accelerated Learning to complete the requirements for a middle school diploma, if the person meets any of the following conditions:

- a. The applicant and either parent reside in Academy of Accelerated Learning's geographic boundaries.
- b. The applicant does not reside in Academy of Accelerated Learning's geographic boundaries, but one of the parents resides within Academy of Accelerated Learning's geographic boundaries and that parent is a joint managing conservator or the sole managing conservator or possessory conservator of the applicant.
- c. The applicant and his or her guardian or other person having lawful control under a court order reside within Academy of Accelerated Learning's geographic boundaries.
- d. The applicant is under the age of 18 and has established a separate residence in Academy of Accelerated Learning's geographic boundaries separate and apart from his or her parent, guardian, or other person having lawful control under an order of a court and has established that the applicant's presence in Academy of Accelerated Learning is not for the primary purpose of participation in extracurricular activities. However, Academy of Accelerated Learning is not required to admit an applicant under this provision if the applicant:
- e. Has engaged in conduct or misbehavior within the preceding year that has resulted in removal to a disciplinary alternative education program or expulsion;
 - 1. Has engaged in delinquent conduct or conduct in need of supervision and is on probation or other conditional release for that conduct; or
 - 2. Has been convicted of a criminal offense and is on probation or other conditional release.
- f. The applicant is homeless, regardless of the residence of the applicant, of either parent of the applicant, or of the applicant's guardian or other person having lawful control of the applicant.
- g. The applicant is a foreign exchange student placed with a host family that resides in Academy of Accelerated Learning's geographic boundaries by a nationally recognized foreign exchange program, unless Academy of Accelerated Learning has applied for and been granted a waiver by the Commissioner because:
 - 1. Admission would impose a financial or staffing hardship on Academy of Accelerated Learning;
 - 2. Admission would diminish Academy of Accelerated Learning's ability to provide high-quality education services for Academy of Accelerated Learning's domestic students; or
 - 3. Admission would require domestic students to compete with foreign exchange students for educational resources.
- h. The applicant resides at a residential facility, as defined in Education Code 5.001, located within Academy of Accelerated Learning's boundaries.
- i. The applicant does not reside in Academy of Accelerated Learning's boundaries, but a grandparent resides in Academy of Accelerated Learning's boundaries and provides a substantial amount of after-school care for the applicant as determined by the Board.

j. The applicant and either parent of the applicant reside in a residence homestead that is located on a parcel of property any part of which is located in Academy of Accelerated Learning's geographic boundaries.

Education Code 25.001.

Sec. 3. APPLICATION REQUIREMENT

Academy of Accelerated Learning requires applicants to submit a complete application form in order to be considered for admission. The Superintendent or designee shall set a beginning and closing date for the application window for each school year.

In order to be eligible for admission, the applicant or qualifying occupant specified by Education Code 25.001(b) must generally reside in the geographic boundaries set by the AAL charter, and satisfy any other admissions criteria specified in this policy. See Sec. 10 below.

Sec. 4. LOTTERY PROVISIONS

A "lottery" for purposes of this policy is a non-weighted, random selection process that determines the order of enrollment of student applicants. A lottery is to be conducted if the number of applicants exceeds the maximum enrollment. The lottery shall take place within 5 days after the closing date of the application period. The lottery will be conducted via lottery selection software. The principal or designee of each campus will conduct the computerized lottery, with supervision by at least one member of the sponsoring entity or his or her designee and a representative from the Academy of Accelerated Learning District Office. This ensures that the admissions list and the waiting list are selected randomly. Results of the lottery shall be certified by a notary public.

Sec. 5. DEVELOPMENT OF WAITING LIST

The lottery will be paused momentarily after all available seats are filled. The drawing will then continue, and the randomly selected numbers will be used to create a waiting list. As space becomes available, applicants will be called from the waiting list beginning with applicants with the lowest number assignment. Applicants selected by lottery will be "deemed admitted" and may proceed from provisional admission (Texas Education Code Section 25.002) to enrollment.

Sec. 6. ADMISSION PROCESS OF RETURNING STUDENTS

Returning students (students who currently attend Academy of Accelerated Learning and intend to return the next school year) are exempted from the lottery if they notify Academy of Accelerated Learning of their intent to return for the next school year by the deadline designated by the Superintendent or designee for the then-current school year.

Sec. 7. SIBLINGS POLICY AND CHILDREN OF THE SCHOOL'S FOUNDERS AND EMPLOYEES

Siblings of returning students currently enrolled at the Academy of Accelerated Learning campus and who timely notify Academy of Accelerated Learning of their intent to return for the next school year are exempt from the lottery and, space permitting, are automatically enrolled. For this policy "sibling" shall mean a biological or legally adopted brother or sister residing in the same household as the applicant. Cousins, nieces, nephews and unrelated children sharing an address with the applicant are not siblings. Sibling enrollment is dependent on available space and does not guarantee enrollment of each listed sibling.

Children of Academy of Accelerated Learning's founders, teachers, and staff (so long as the total number of students allowed constitutes only a small percentage of the total enrollment) are exempt from lottery requirements, as permitted by federal guidance on the Charter Schools Program.

Sec. 8. APPLICATIONS SUBMITTED OUTSIDE THE DESIGNATED APPLICATION PERIOD

If a student applies to Academy of Accelerated Learning outside of the designated application period, the student will be placed on a waiting list in the order of the date in which the application is received.

Sec. 9. STUDENTS WITH DOCUMENTED HISTORIES OF A CRIMINAL OFFENSE AND/OR MISCONDUCT

As authorized by Education Code § 12.111(a)(5)(A), Academy of Accelerated Learning shall exclude from enrollment those students who have a documented history of a criminal offense, a juvenile court adjudication, or other discipline problems under Subchapter A, Chapter 37 of the Education Code.

Sec. 10. DOCUMENTS AND INFORMATION APPLICANTS ARE REQUIRED TO PROVIDE

Applicants must complete and submit the common admission application form developed and made available by the Texas Education Agency ("TEA") under Education Code 12.1173.

Applicants are not required to provide transcripts or other academic records until after they are offered admission.

Sec. 11. VERIFICATION OF RESIDENCY AND IMMUNIZATION RECORDS FOR ENROLLMENT

Verification of residency and current immunization records are required for all students enrolling. Every student enrolling for the first time must present a signed statement from a physician or documentation of immunizations as required by the Texas Department of Health, no later than 30 days after enrolling. Students who submit an affidavit from a physician stating immunizations should not be administered for medical reasons, and students who submit an affidavit signed by the student's parent or guardian declining immunizations for reasons of conscience, will be excepted from this requirement. The parent or guardian must furnish records that verify the identity of the student.

A person's "residence," for the purpose of this policy is the true, fixed and permanent place where the qualifying occupant ordinarily lives and sleeps, not less than four nights during the school week and to which, when temporarily absent from the residence, the occupant intends to return. The qualifying occupant specified by Education Code 25.001(b) must generally reside in the authorized geographic boundaries of Academy of Accelerated Learning, as described in the Academy of Accelerated Learning charter. A person who is homeless, as defined by 42 U.S.C. 11302, need not reside within the geographic boundaries of Academy of Accelerated Learning. In order to verify residency for enrollment, acceptable evidence of residency includes:

- Current property tax bill with parent/guardian's name and property address;
- Current rental or lease agreement with parent/guardian's name, student name, and address, as well as manager or owner's name and telephone number;
- Documents related to the purchase of the residence with the parent/guardian's name and property address;
- Mail dated within 60 days before the application date from the following sources:
- o Social Security Administration;
- o A Texas State government agency;
- o Utility companies;
- o Credit card bill;
- o Financial institutions; including checking or savings;
- o Insurance companies;
- o State and Federal Revenue documents:
- o Paycheck information; and
- o Other sources or documents demonstrating residency.

If, at any time, a student's or qualifying occupant's residence is in question, Academy of Accelerated Learning may ask for additional documents for verification. If the parent or legal guardian cannot provide evidence of residency because the parent or legal guardian is living with a relative or friend, a notarized statement by the relative or friend may be accepted by Academy of Accelerated Learning with the following stipulation:

• Notarized statement must state that the parent or legal guardian and child are living with the relative/friend;

- Notarized statement must state the name of the relative or friend who is on the relative or friend's proof of residence:
- Notarized statement must state the same address of the relative or friend who is on the relative or friend's proof of residence;
- A copy of the relative or friend's proof of residence must be attached to the notarized statement (meeting the documentation criteria described above); and
- The notarized statement must be signed by the same name of relative or friend who is on the relative or friend's proof of residence.

A person whose parent or guardian is an active-duty member of the armed forces of the United States, including the state military forces or a reserve component of the armed forces, may establish residency by providing to Academy of Accelerated Learning a copy of a military order requiring the parent's or guardian's transfer to a military installation in or adjacent to Academy of Accelerated Learning's attendance zone. Such proof of residence shall be provided to Academy of Accelerated Learning not later than the 10th day after the arrival date specified in the military order requiring the parent's or guardian's transfer. For purposes of this provision, the term "residence" includes residence in a military temporary lodging facility. Education Code 25.001(c-1)-(c-2).

Subsequently, within 60 days, at least two current documents, Academy of Accelerated Learning must be provided confirmation of residency from one or more of the following sources:

- Credit card companies;
- U. S. Treasury;
- Social Security Administration, including benefits letter;
- Texas State government agencies (including city and county agencies);
- Utility companies;
- Financial institutions including checking, savings, or investment account statements;
- Insurance companies; or
- State and Federal Revenue departments.

Academy of Accelerated Learning may conduct home-visits, at any time, to confirm residency of applicants and enrolled students. Falsification of residence on an enrollment form is a criminal offense.

Sec. 12. FOOD ALLERGY INFORMATION

The parent of each student enrolled with Academy of Accelerated Learning must complete a form provided by Academy of Accelerated Learning that discloses (1) whether the child has a food allergy or a severe food allergy that should be disclosed to Academy of Accelerated Learning to enable Academy of Accelerated Learning to take any necessary precautions regarding the child's safety and (2) specifies the food(s) to which the child is allergic and the nature of the allergic reaction.

For purposes of this requirement, the term "severe food allergy" means a dangerous or life-threatening reaction of the human body to a food-borne allergen introduced by inhalation, ingestion, or skin contact that requires immediate medical attention.

Academy of Accelerated Learning may also require information from a child's physician if the child has food allergies.

Sec. 13. STUDENTS WITH DIABETES

To meet the needs of students with diabetes, Academy of Accelerated Learning adopts the following policy.

Section 13.1. Diabetes Management and Treatment Plan (DMNT): If a student needs diabetic care while at school, Academy of Accelerated Learning must have a Diabetes Management and Treatment Plan (DMTP) on file at school from the treating physician. The DMTP must:

- 1. Identify the health-care services the student may receive at school,
- 2. Evaluate the student's ability to manage and level of understanding of the student's, diabetes; and
- 3. Be signed by the parent or guardian and the physician. The parent or guardian must submit the DMTP to the school.

Once a DMTP is received by the school, Academy of Accelerated Learning must review and update the plan prior to the beginning of the school year, upon enrollment, or as soon as practicable following a diagnosis of diabetes for the student.

Section 13.2. Individual Health Plan (IHP): An individual health plan (IHP) for the student will be developed by the Superintendent, or Superintendent designee, and the School Nurse. The IHP must be developed in collaboration with the student's parent or guardian and, to the extent practicable, the physician responsible for the student's diabetes treatment and one or more of the student's teachers. A student's IHP will incorporate components of the student's DMTP. In accordance with the student's IHP, student is permitted to attend to the management and care of the student's diabetes, which may include:

- 1. Performing blood glucose level checks,
- 2. Administering insulin through the insulin delivery system the student uses,
- 3. Treating hypoglycemia and hyperglycemia,
- 4. Possessing on the student's person at any time any supplies or equipment necessary to monitor and care for the student's diabetes; and
- 5. Otherwise attending to the management and care of the student's diabetes in the classroom, in any area of the school or school grounds, or at any school-related activity.

Section 13.3. Trained personnel: Academy of Accelerated Learning will ensure that a school nurse or at least one unlicensed diabetes care assistant (UDCA) is present and available to provide the required care to a student with diabetes during the regular school day.

Section 13.4. Placement: Academy of Accelerated Learning may not restrict the placement of a student with diabetes to a particular setting on the basis that the campus does not have the required personnel

Section 13. 5. Extracurricular Activities: Students with diabetes may not be excluded from extracurricular activities or school programs because of their diagnosis. Additionally, a student with diabetes may attend field trips and Academy of Accelerated Learning cannot require the student's parent to attend.

Sec. 14. STUDENT RESIDENCY SEPARATE FROM PARENT/GUARDIAN

In order to protect the best interests of students enrolled, for purposes of students under the age of 18 who have established a residence apart from the person's parent, guardian, or other person having lawful control, such persons must establish their separate residency and verify it with documentation acceptable to Academy of Accelerated Learning in the same manner as other students. However, a student under 18 and not living with parents or guardian, who has engaged in conduct in the preceding year that has resulted in a disciplinary removal, alternative placement or expulsion, or who has engaged in delinquent conduct or conduct in need of supervision and is on probation or other conditional release for that conduct, or has been convicted of a criminal offense and is on probation or other conditional release, shall not be admitted to Academy of Accelerated Learning. The Superintendent or designee shall follow "Students with Documented Histories of a Criminal Offense and/or Misconduct," above, in making such determination.

Sec. 15. ADMISSION OF HOMELESS STUDENTS

a) Definitions

"Enroll" and "enrollment" include attending classes and participating fully in school activities.

"Homeless child" or "homeless children" means children or youths who lack a fixed, regular, and adequate nighttime

residence and includes:

- 1. Children who are sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason; are living in motels, hotels, trailer parks, or camping grounds due to the lack of alternative adequate accommodations; are living in emergency or transitional shelters; or are abandoned in hospitals;
- 2. Children who have a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings;
- 3. Children who are living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and
- 4. Migratory children living in circumstances described above. "Migratory child" means a child who made a qualifying move in the preceding 36 months (a) as a migratory agricultural worker or a migratory fisher; or (b) with, or to join, a parent or spouse who is a migratory agricultural worker or a migratory fisher.

"School of origin" means the school that the child attended when permanently housed or the school in which the child was last enrolled, including a preschool. When a child completes the final grade level served by the school of origin, the term "school of origin" shall include the designated receiving school at the next grade level for all feeder schools, as applicable.

"Unaccompanied youth" includes a homeless child or youth not in the physical custody of a parent or guardian.

b) General Requirements

As a condition of receiving federal funds under the McKinney-Vento Homeless Assistance Act, Academy of Accelerated Learning shall, according to a homeless child's best interest:

- 1. Continue the child's education in the school of origin for the duration of homelessness; a. If the child's family becomes homeless between academic years or during an academic year; and b. For the remainder of the academic year, if the child becomes permanently housed during an academic year; or
- 2. Enroll the child in any Academy of Accelerated Learning school that non-homeless students who live in Academy of Accelerated Learning's geographic boundaries are eligible to attend.

42 U.S.C. 11432(g)(3)(A).

In determining the best interest of a homeless child, Academy of Accelerated Learning shall:

- 1. Presume that keeping the child in the school of origin is in the child's best interest, except when doing so is contrary to the request of the child's parent or guardian, or in the case of an unaccompanied youth the youth;
- 2. Consider student-centered factors related to the child's best interest, including factors related to the impact of mobility on achievement, education, health, and safety of homeless children, giving priority to the request of the child's parent or guardian or the unaccompanied youth;
- 3. If, after conducting the best interest determination based on consideration of the presumption in item 1 above and the student-centered factors in item 2 above, Academy of Accelerated Learning determines that it is not in the child's best interest to attend the school of origin or the school requested by the parent or guardian or the unaccompanied youth, provide the parent, guardian, or unaccompanied youth with a written explanation of the reasons for its determination, in a manner and form understandable to such parent, guardian, or unaccompanied youth, including information regarding the right to appeal as set forth in Sec. 13-f below; and
- 4. In the case of an unaccompanied youth, ensure that the homeless liaison assists in placement and enrollment decisions under these provisions, gives priority to the views of such unaccompanied youth, and provides the notice to such youth of the right to appeal as set forth in Sec. 13-f below.

42 U.S.C. 11432(g)(3)(B).

Academy of Accelerated Learning shall not stigmatize or segregate a student who is homeless.

c) Information from Parents

Academy of Accelerated Learning may require the parent or guardian of a homeless child to submit contact information. 42 U.S.C. 11432(g)(3)(H).

d) Enrollment

Academy of Accelerated Learning shall immediately enroll a homeless child, depending on available seats, even if the child:

- 1. Is unable to produce records normally required for enrollment, such as previous academic record, records of immunization and other required health records, proof of residency, or other document; or
- 2. Has missed application or enrollment deadlines during any period of homelessness.

42 U.S.C. 11432(g)(3)(C).

e) Enrollment in School of Origin

In determining the best interest of the student for the purpose of continuing the student's education in the school of origin, Academy of Accelerated Learning shall presume that keeping the student in his or her school of origin is in the student's best interest, except when doing so is contrary to the request of the parent, guardian, or unaccompanied youth.

Academy of Accelerated Learning shall also consider the best interests of the student with regard to the impact of moving schools on the student's achievement, education, health, and safety, including such relevant factors as:

- 1. Continuity of instruction;
- 2. Age and grade placement of the student;
- 3. Distance of the commute and its impact on the student's education or special needs;
- 4. Personal safety of the student;
- 5. The student's eligibility and need for any specialized services and supports, such as Section 504, special education and related services, or bilingual or English as a second language services;
- 6. Length of anticipated stay in a temporary shelter or other temporary location, if applicable;
- 7. Likely area of the family's or youth's future housing;
- 8. Time remaining in the school year; and
- 9. School placement of siblings.

Services, including transportation, that Academy of Accelerated Learning is required to provide shall not be considered in determining the student's school of attendance.

f) Disputes Concerning Enrollment

If a dispute arises over eligibility, or school selection or enrollment in a school:

- 1. The child shall be immediately enrolled in the school in which enrollment is sought, pending final resolution of the dispute, including all available appeals;
- 2. The parent or guardian of the child or an unaccompanied youth shall be provided with a written explanation of any decisions related to school selection or enrollment made by Academy of Accelerated Learning, including the rights of the parent, guardian, or unaccompanied youth to appeal such decisions.
- 3. The parent, guardian, or unaccompanied youth shall be referred to the homeless liaison, who shall carry out the dispute resolution process as expeditiously as possible after receiving notice of the dispute; and
- 4. In the case of an unaccompanied youth, the liaison shall ensure that the youth is immediately enrolled in the school in which the youth seek enrollment pending resolution of such dispute.

42 U.S.C. 11432(g)(3)(E).

g) Comparable Services

Academy of Accelerated Learning shall provide a homeless child with services comparable to those offered to other student in the school in which the child is enrolled. 42 U.S.C. 11432(g)(4).

Sec. 16. ADMISSION OF MILITARY DEPENDENTS

a) Applicability

The provisions of Sec. 14 of this policy shall apply to the children of:

- 1. Active duty members of the uniformed services, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Sections 1209 and 1211;
- 2. Members or veterans of the uniformed services who are severely injured and medically discharged or retired for a period of one year after medical discharge or retirement; and
- 3. Members of the uniformed services who die on active duty or as a result of injuries sustained on active duty for a period of one year after death.

Sec. 14 of this policy shall not apply to the children of:

- 1. Inactive members of the national guard and military reserves;
- 2. Members of the uniformed services now retired, except as provided above;
- 3. Veterans of the uniformed services, except as provided in this policy; and
- 4. Other U.S. Department of Defense personnel and other federal agency civilian and contract employees not defined as active duty members of the uniformed services.

Education Code 162.002 Article III.

b) Definitions

"Active duty" means full-time duty status in the active uniformed service of the United States, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Sections 1209 and 1211.

"Children of military families" means a school-aged child, enrolled in kindergarten through twelfth grade, in the household of an active duty member.

"Deployment" means the period one month prior to the service members' departure from their home station on military orders through six months after return to their home station.

"Transition" means:

- 1. The formal and physical process of transferring from school to school; or
- 2. The period of time in which a student moves from one school in the sending state to another school in the receiving state.

"Uniformed services" means the Army, Navy, Air Force, Marine Corps, Coast Guard, as well as the Commissioned Corps of the National Oceanic and Atmospheric Administration, and Public Health Services.

"Veteran" means a person who served in the uniformed services and who was discharged or released therefrom under conditions other than dishonorable.

Education Code 162.002 Article II.

c) Eligibility for Enrollment

Special power of attorney, relative to the guardianship of a child of a military family and executed under applicable law, shall be sufficient for the purposes of enrollment and all other actions requiring parental participation and consent.

i. Continued Acceptance

A transitioning military child, placed in the care of a non-custodial parent or other person standing in loco parentis who lives in a jurisdiction other than that of the custodial parent, may continue to attend the school in which the child was enrolled while residing with the custodial parent.

Education Code 162.002 art. VI, § A.

- d) Education Records
- i. Unofficial Records

In the event that official education records cannot be released to the parents for the purpose of transfer, the custodian of the records in the sending state shall prepare and furnish to the parents a complete set of unofficial education records containing uniform information as determined by the Interstate Commission. Upon receipt of the unofficial education records, Academy of Accelerated Learning shall enroll and appropriately place the student based on the information provided in the unofficial records pending validation by the official records, as quickly as possible.

ii. Official Records

Simultaneous with the enrollment and conditional placement of the student, Academy of Accelerated Learning shall request the student's official education record from the sending district.

Education Code 162.002 art. IV, §§ A–B.

e) Tuition

AAL Charter School is prohibited from charging tuition to:

- 1. A transitioning military child placed in the care of a non-custodial parent or other person standing in loco parentis who lives in a jurisdiction other than that of the custodial parent; or
- 2. A student who is domiciled in another state and resides in military housing that is located within Academy of Accelerated Learning's boundaries.

Education Code 25.004, 162.002 art. VI, § A.

f) Grade-Level Placement

Students shall be allowed to continue their enrollment at grade level in Academy of Accelerated Learning commensurate with their grade level, including kindergarten, from the sending district at the time of transition, regardless of age. A student that has satisfactorily completed the prerequisite grade level shall be eligible for enrollment in the next highest-grade level in Academy of Accelerated Learning, regardless of age. A student transferring after the start of the school year shall enter Academy of Accelerated Learning on his or her validated level from an accredited school in the sending state. Education Code

162.002 art. IV, § D.

g) Course Placement

When the student transfers before or during the school year, Academy of Accelerated Learning shall initially honor placement of the student in educational courses based on the student's enrollment in the sending district and/or educational assessments conducted at the sending district if the courses are offered. Course placement includes but is not limited to honors, international baccalaureate, advanced placement, vocational, technical, and career pathways courses.

Continuing the student's academic program from the previous school and promoting placement in academically and career challenging courses should be paramount when considering placement. This does not preclude Academy of Accelerated Learning from performing subsequent evaluations to ensure appropriate placement and continued enrollment of the student in the course(s). Education Code 162.002 art. V. § A.

h) Educational Program Placement

Academy of Accelerated Learning shall initially honor placement of the student in educational programs based on current educational assessments conducted at the sending district or participation/placement in like programs in the sending state. Such programs include, but are not limited to:

- 1. English as a second language (ESL);
- 2. Gifted and talented programs;

This does not preclude Academy of Accelerated Learning from performing subsequent evaluations to ensure appropriate placement of the student. Education Code 162.002 art. V, § B.

i) Waivers

Academy of Accelerated Learning administrative officials shall have flexibility in waiving course/program prerequisites, or other preconditions for placement in courses/programs offered by Academy of Accelerated Learning. Education Code 162.002 art. IV, §§ A–B, D.

Sec. 17. DISCREPANCIES IN STUDENT NAME

The Superintendent or designee shall notify the Missing Children and Missing Persons Information Clearinghouse if a child is enrolled under a name other than the name that appears on the identifying documents. If a student's records have not been received within 30 days of a request, the Superintendent or designee shall notify local law enforcement for a determination of whether the child has been reported as missing. Education Code 25.002(b).