

Final Report December 31, 2022

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CommissionMeetings:

The Commission began meeting in March 20202d held eight hearingswhich included invited panels of stakeholders and two meetings for publicomment.

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BackgroundCurrent System Special Education Funding

While special education funding changes have been made within the last several years at the state-defined on overall school finance in the last several years also generated renewed interest in thoroughly reviewwing the sate funds special education pecial education in public schools is funded both through federal and state appropriations. This Commissions report focuses only on the state financial commitments.

The state currently funds special education exaministructional arrangements, or settings. Theseformulas are based on how much time a student spends in a special education setting. The current settings funding model for special education in Texassas been in place since the 1990's. This mapplies a differentiated funding weight to the average daily attendance funding calculation for a student, which then determines the amount offundaling for that student There are multiple funding weights that are differentiated to align with a pressul level of cost associated with the various setting options available in most schools. The weighted funding-instead based on the amount of time the individual student is reported to spend in thespective educational setting. Additionally, the ambust time spent receiving special education services is then subtracted from the overall calculation so that the student generates generated education funding for the time that they are not reported asserting special education services special education funding for the time they spend receiving special education services

While the current

Students in Texas public schools who receive special education serwicced be categorized to one of the seven different weighted funding tiers based upon the types and number of basic special education services they receive. T tiers are associated respectively with a specific funding weight to be applied that the fundament (BA) and multiplied by the number of students in average daily attendance (ADA) in each of the tiers. An offset of the basic allotment may need to be applied depending on the appropriation and the data collected.

Students may fall into only one of the seven weighted fundintigers. If a stuation occurs which an individual student has characteristics across more than one tier, whether the funding associated with that student fell to the lowestern would be a policy decision the legislature would make outline in the enabligmentation.

The tiers

In contrast to the Intensity of Servisca ers described above the Service Ground funding chegories are applied on a multiple snapshot enrollment basis with allocations to LEAs to be prorated west intervals for students to generate the respective category funding for less than an entire school year. Also, in contrast to the Intensity coefs Tiers, some students may be eligible to generate funding under multiple groups. Under this model, these individual students would generate funds for respective LEAs for every group in which they air less than an entire school year.

Funding Group Level One. Students who are eligible to generate funding associated with this group receive a single ancillary instructional service such as speech therapy or dyslexia the application of the student receives related services described in 34 CFR 300.3 fuch as physical occupational therapy, audiological services, music therapy, and special education counseling services that this group level can be used more than once and is based on each eligible service that a student receives Students who are eligible to generate funding associated with this group would also include students who get a functional behavioral assessment (FBA) or a behavioral intervention plan (BIP).

Funding Group Level Two. Students who require assistive technology and/or augmented communication or audiologic devices or systems would generate funding associated with this group. Examples of this would be the need for an Faudio system within the classroom to support students who are hard of the audion that requires an assistive technology communication device.

Funding Group Level Thre tudents who require a dedicated staff member for less than half of the school day would generate funding associated with this group. Examples of this would be dedicated in group paraprofessional staff that are assigned to an individual student as part of a stude EPs I

Funding Group Level Four. Students who require a dedicated staff member for at least that school day would generate funding associated with thisogp. Examples of this would be dedicated nursing or paraprofessional are assigned to an individual student as parthe student's IEP.

Recommendation 2: Provide a Cost Offset for Full and Individual Initial Evaluations (FIIEs)

As part of the requirements to find all children who may need special education services within their geographic boundary, school systems conduct thousands of initial student evaluations everly destermine if students qualify for special education service. The TEA currently collects data from LEAs related to the number of FIIEs that are conducted annually. However, the state does not collect specific data on the cost of these evaluations overall cost is dependent on the disabilities suspected, demographic information, and the evaluations that are required for a given student, the Commission was advised of an average costapiproximately \$1,500 per evaluation. The Commission recomd settinated 3

education positionshave historically been harto-staff. In today's climate, it continues to total staff under to find qualified staff. LEAs are often forced hire uncertified or inappropriately certified staff when certified or licensed professionals cannot be located. There are instances where a recently retired special education professional might set that someone with full certification can be utilized by the LEA. However, current state law percents on those who return to the field within twelve months foretirement. The Commission therefore recommends that the Legislature provide fundsfor LEAs to cover the retire/rehire penalties associated with a recently retired employee who returns to the public school setting when qualified professionals cannot toward. This would include all types of special education positions, including teacher, srelated services personnel, and evaluation personnel. While it is difficult to ascertain the fiscal impact of this recommendation because the TRS does not keep specific data on the type of position to which a retiree return initial unofficial estimates from TRS at the time of this report indicate that approximately-600 million per year would be needed to address this issue for the state to appropriate between \$2 million and \$12 million per year to assist in covering the surcharge penalties for thos who return to a special education position.

Recommendation 5: Provide funding for special education teacher -6 (t33.3 (r)3.29 (w)-6.)-6 (ao (c)-5 (a)-9 (t)-4

Appendix

Appendix A:

All Texas Commission on Special Education Funding docu**amehits**formation can be foun<u>d here</u> (https://tea.texas.gov/financeand-grants/state-funding/additional-financeresources/texascommission-on-special education-

 $funding \#: \sim : text = Texas\%20 Commission\%20 on\%20 Special \%20 Funding\%20 House\%20 Bill, to\%20 address\%20 is sues\%20 related\%20 to\%20 special \%20 education\%20 funding.$

Appendix B:

Commission Member Letters



Mary E. González State Representative, District 75

December 27, 2022

Stacey Neal Combest Chair, Texas Commission on Special Education Funding Texas Education Agency 1701 N Congress Ave Austin, TX 78701

Dear Chair Combest,

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The Commission on Special Education Funding took on a broad and respectsibility laid out in House Bill 1525 to improve the method of funding education for moreable 000 students with disabilities, to not only transform their lives individually but the education system for a spectrum of positive outcomes. The bulk of our seven meetings reflected the seriousness and necessity of that charge, providing a wealth of information and suggestions. The report proposed for our Commission's adoption containstical elements that should move forward with urgency in the upcoming legislative session.

Paramount among the several excellent recommendations contained in the proposed report is moving from funding special education based on student placement to funding based on service intensity. I believe the longerm effect of such a change will be transformational and of enduring value to our students with disabilities. Other recommendations, including those to update transportation funding, to provide financialsistance to districts, and to recruit and retain qualified educators, offer even more immediate benefit to students and all those who serve them.

Several proposals included in the draft report do not meet the threshold of having reasonably proved to offer a significant benefit to students in special education. Recommendations for more careful adoption could have made those regarding the Supplemental Special Education Services Program, grants for nonprofit agencies, or funding for nonpublic day programs acceptable but without such, I am not able to support those recommendations. That said, as the first thirteen recommendations stood within the draft report even without adopting offered charlescaled have been pleased to join in signing and endorsing the overall report.

Therefore, however am saddenedam unable to ratify the Commission report because it contains recommendation fourteen that threatens public education for students with disabilities and for their more than five million peers Regardless of whether they are called "educations savings accounts" or something else and regardless of the particular implementation, public voucher for students to attend private schools have negative implications for our state, our communities, ou 5.5 million students and their families, and, most especially our 600,000 students with disabilities.

Educating students with disabilities in a private nool setting removes critical protections for students and families. Of the themost significant protections invalethe Individuals with Disabilities Education Act (IDEA)Section 504 of the Rehabilitation Act, and the Americans with Disabilities Act. These federal guidelines have a record spanning several description hundreds of thousands of students thou IDEA, for example, students lose the right to have individualized education programmed placements the least restrictive environment. Research demonstrates these two specific elements support portunity for students with districts to achieve the highest academic success.

The record illustrate private school vouchers, whether for all students or those in special education, at best, provide no overall improvement in students' educational performance and, in the largest and most recent cases, lead to a significant decline. Particularly as **stadens** chools struggle to make up ground lost during the pandemic, which affected students with disabilities significantly more than their peers, it is unconscionable that our state consider siphoning resources into a system that would actually serve those students less well and offer zero protections as compared to our public schools.

A publicly-funded privateschool voucher does noes nothing to address the overwhelming need for more than 600,000 students receiving special education services at more than 8,000 Texas public school campuses. In fact, such a plandermines the constitutional obligation of public schools to serve all students and specifically has a multiplied negative effect on rural communities. Our state's constitution, our statutes, and myayears of case law leave no doubt that public school districts and our neighborhood public schools are obliged to serve every Texas child who comes through their doors, regardless of when the child comes or where the child was in school before. Amyweithde a disability, whether entering kindergarten on the first day of the school year or leaving a private school in the middle of a senior high school year must and will be served by the student's local public school.

As I would with any proposed legistion put before the House of Representatives, I must judge the Commission's report as a whole. It contains urgent elements, but the inclusion of a recommendation for privateschool vouchers makes that whole unacceptable and I cannot serve my constituents state, the 5.5 million school children including the 600,000 living with disabilities, or my conscience were I to sign it.

Sincerely

Mary E. GonzálezPhD Texas State Representative House District 75

State Representative Dan Huberty District 127

December 16, 2022

Members of the Commission on Special Education Funding,

I have been honored to serome the Commission Special Education Funding during the Materian Session. I want to thank the Commission for all their hard work, especially Chair Combest and the Texas Education Agency for their work in pulling the final report together.

While it is my intent to vote for the final report, I cannot support RecPHQGDWLRQ Consider K VWDW Educational Savings Accounts better serve students with disabilities and unique educational requirements, the legislature should consider Educational Savings Accounts as a form of education fundinghoeks provide additional avenues for families of students with disabilities to access education services. The TEA shall develop resources for families considering ESAs to ensure they are fully informed on the resources and utilization RI (6 \$ V)

When crating HB 1525, and in particular the language that created the Commission on Special Education Funding, the intent was to address the gap in funding that exists betweether spend and what was funded by the State. This final report proved **the**t