PR3000 Title II, Part A

Federal Program Compliance Division (512) 462499

Contents

Unsafe School Choice Option (USCO) Statewide Policy Requirement	.2
LEA-Required USCO Student Transfer Policy	.2
Victim of a Violent Criminal Offense	.2
Other Conditions of Student Transfers	.3
Transportation	.3
Methodology for Identifying USCO Campuses	.4
Disciplinary Actions Mandatory Expulsions Included in Methodology	.5
Disciplinary Action Reasons - Mandatory Expulsion Incidents Included in Methodology	.6
Location of Incident Included in Methodology	.8
Watch Lists and Persistently Dangerous Schools (PDS) Designation	.8
Notice of USCO Identification and Appeal Process	.8
Corrective Action Requirements	10
Compliance Monitoring1	12
Resources1	12
Contact1	12

Unsafe School Choicetiop Guidance Handboo

PEIMS/TSDS Action ReasorCode (C165)	Translation
17	Murder, Capital Murder, Criminal Attlemophmmit Murder, Or Capital MutdleC §37.007(a)(2)(C)

1310.48 r

Unsafe School Choice Op

Unsafe School Choicetiop Guidance Handboo

(D) personal hazing under Section 37.152; or (E)

Review and Final Notification

TEA will review the documentation submitted and make a determination as to whether the campus is remain on the assigned watch list. TEA will enbeing of the final determination.

After the appeal process is complete, campuses identified to be on water sister tables dangerous are published on the initial notification.

Note

The PEIMS Action Reason Code 36 will remain part of the methodology2024theh2023ear. If LEA designation is solely due to the use of vapingthetsA elects to appeal, the LEA must provide documentation stating:

- x the PEIMS datavaere coded incorrectly; or
- x the incidents were due to the use of vaping pens.

Corrective Action Requirements

The corrective ction processor campuse identified under USCO is progressive. The tables below outline the LEA required activities and submissions. EAs a reequired to complete the required activitie is ted below within 20 calendar days fter the public release of the lists.

WatchListforOne z OEncidents

Compliance Monitoring

The Federal Program Compliance Division will conduct yearly random validation monitoring of the required USCO Student Transfer Policy totleated scomply with the statutory requirements related to the USCO. Deskaudits will be conducted comonitor LEA compliance in offering transfero eligibles tudents sreported on the PR6200 itle VIII, Section 853 School Choice Opticompliance Report. LEAs that do not meet the compliance monitoring requirements will be required to implement corrective actions and receive technical assistance from their regional Education Service Centers.