TEXAS ECONOMIC DEVELOPMENT ACT PURPOSE	THESE PROVISIONS OUTLINE THE DISTRICT'S PROCE- DURES FOR ACCEPTING, REVIEWING, AND CONSIDERING APPLICATIONS AND AMENDMENTS TO APPLICATIONS, AND, WHEN NECESSARY, ENFORCING AGREEMENTS UNDER THE TEXAS ECONOMIC DEVELOPMENT ACT (THE ACT), AS SET FORTH IN TAX CODE CHAPTER 313. [SEE CCGB(LEGAL)]
DEFINITIONS	IN ADDITION TO THE DEFINITIONS SET OUT IN CCGB(LE- GAL), THE FOLLOWING DEFINITIONS APPLY IN THIS POLICY:
	"APPLICATION REVIEW PERIOD" MEANS THE PERIOD DUR- ING WHICH THE BOARD WILL CONSIDER AND ACT ON AN APPLICATION. THE APPLICATION REVIEW PERIOD BEGINS ON THE APPLICATION REVIEW START DATE AND ENDS ON THE 151ST DAY THEREAFTER, UNLESS THE APPLICATION REVIEW PERIOD IS EXTENDED BY BOARD ACTION PRIOR TO THE EXPIRATION DATE.
	"APPRAISAL DISTRICT" MEANS EACH COUNTY APPRAISAL DISTRICT THAT APPRAISES PROPERTY THAT IS THE SUB- JECT OF AN APPLICATION.
	"LARGE PROJECT APPLICATION" MEANS AN APPLICATION FOR WHICH THE QUALIFIED INVESTMENT EXCEEDS THREE HUNDRED MILLION DOLLARS (\$300,000,000.00).
FILING AN APPLICATION	IN THE FORM AND FORMATS REQUIRED BY THE COMP- TROLLER, AN APPLICANT SHALL FILE WITH THE SUPERIN- TENDENT THE ORIGINAL AND COPIES OF THE COMPLETED APPLICATION ALONG WITH A SEARCHABLE ELECTRONIC COPY CERTIFIED TO CONTAIN IDENTICAL INFORMATION TO THE ORIGINAL HARD COPY. [SEE CCGB(LEGAL) AT RE- QUIRED CONTENTS AND FORMAT]
	INCOMPLETE APPLICATIONS OR APPLICATIONS SUBMITTED WITHOUT THE FULL APPLICATION FEE SHALL BE HELD BY THE SUPERINTENDENT UNTIL THE APPLICATION IS PROPERLY COMPLETED AND THE APPLICATION FEE IS PAID. THE SUPERINTENDENT'S DETERMINATION OF WHETHER AN APPLICATION IS COMPLETE SHALL BE FINAL.
CONFIDENTIALITY OF APPLICANT INFORMATION	IF THE BOARD DECIDES TO CONSIDER AN APPLICATION, IN- FORMATION PROVIDED IN CONNECTION WITH AN APPLICA- TION WILL NOT BE CONSIDERED CONFIDENTIAL EXCEPT AS ALLOWED BY LAW. [SEE CCGB(LEGAL) AT CONFIDENTIAL BUSINESS INFORMATION]
AMENDING AN APPLICATION	AN APPLICANT MAY SEEK TO AMEND AN APPLICATION AT ANY TIME PRIOR TO FINAL BOARD ACTION ON THE APPLI- CATION. IF AN AMENDED APPLICATION IS FILED WITHIN 60
ADOPTED:11/19/19	

	DAYS OF THE END OF THE APPLICATION REVIEW PERIOD, THE APPLICATION REVIEW PERIOD SHALL BE EXTENDED AUTOMATICALLY TO THE 61ST DAY AFTER THE DATE ON WHICH THE LAST AMENDED APPLICATION IS FILED, UN- LESS THE BOARD TAKES ACTION TO EXTEND THE APPLICA- TION REVIEW PERIOD OTHERWISE.			
STANDARD APPLICATION FEE	THE SUPERINTENDENT SHALL REVIEW AND FORWARD TO THE COMPTROLLER ANY AMENDED APPLICATION OR SUP- PLEMENTAL INFORMATION ON RECEIPT.			
	AN APPLICANT SHALL PAY A STANDARD APPLICATION FEE OF SEVENTY-FIVE THOUSAND DOLLARS (\$75,000.00) TO THE DISTRICT TO COVER THE DISTRICT'S COSTS IN PRO- CESSING AND CONSIDERING THE APPLICATION. THIS FEE IS NONREFUNDABLE EXCEPT AS SET FORTH IN THIS POLICY:			
	1. FOR LARGE PROJECT FEES AFTER THE INITIAL FEE SUBMISSION; OR			
	2. IF THE APPLICATION IS REJECTED AFTER AN INITIAL BOARD REVIEW.			
	THE STANDARD APPLICATION FEE DOES NOT INCLUDE ANY AMOUNT CHARGED BY THE COMPTROLLER TO THE APPLI- CANT FOR THE COMPTROLLER'S ECONOMIC IMPACT EVAL- UATION.			
LARGE PROJECT APPLICATION FEE	FOR A LARGE PROJECT APPLICATION, THE BOARD MAY SET AN APPLICATION FEE HIGHER THAN THE STANDARD APPLICATION FEE IF THE ANALYSIS OR EVALUATION OF THE APPLICATION WARRANTS A HIGHER FEE. IN THIS CASE, THE APPLICANT SHALL INITIALLY SUBMIT THE STANDARD APPLICATION FEE. IF THE BOARD SETS A HIGHER FEE, THE APPLICANT MAY WITHDRAW ITS APPLICATION AND ANY FEE SUBMITTED IF THE APPLICANT DISAGREES WITH THE HIGHER FEE.			
PROCESSING AN APPLICATION	UPON RECEIPT OF AN APPLICATION AND APPLICATION FEE, THE SUPERINTENDENT SHALL:			
BEFORE INITIAL BOARD REVIEW	1. SEND THE APPLICANT WRITTEN CONFIRMATION OF RECEIPT OF THE APPLICATION AND APPLICATION FEE.			
	2. REVIEW THE APPLICATION AND, AS NECESSARY, RE- QUIRE THE APPLICANT TO SUBMIT ADDITIONAL AND/OR SUPPLEMENTARY INFORMATION, INCLUDING ALL REQUIRED SCHEDULES.			

	3.	WITHIN SEVEN DAYS OF RECEIPT OF A COMPLETED APPLICATION, SUBMIT THE APPLICATION TO THE COMPTROLLER, TOGETHER WITH ANY ECONOMIC ANALYSIS OF THE PROPOSED PROJECT SUBMITTED BY THE APPLICANT.		
	4.	OBTAIN NECESSARY CONFLICT OF INTEREST DISCLO- SURES. [SEE BBFA(LEGAL)]		
INITIAL BOARD REVIEW	AS SOON AS PRACTICAL AFTER AN APPLICATION IS FILED, THE BOARD SHALL CONDUCT AN INITIAL REVIEW OF THE APPLICATION DURING WHICH THE BOARD MAY CONSIDER THE SUPERINTENDENT'S RECOMMENDATION AND WRITTEN OR ORAL PRESENTATIONS CONCERNING THE APPLICA- TION.			
	THA THE TIO FEE	AFTER THE INITIAL REVIEW, THE BOARD DETERMINES AT THE APPLICATION IS NOT IN THE BEST INTERESTS OF E DISTRICT, THE BOARD SHALL REJECT THE APPLICA- N AND RETURN TO THE APPLICANT THE APPLICATION E, LESS ANY NECESSARY AND REASONABLE COSTS OF E INITIAL REVIEW.		
	FOI	THE BOARD ACCEPTS A LARGE PROJECT APPLICATION R FURTHER CONSIDERATION, THE BOARD SHALL SET AN PROPRIATE FEE IN ACCORDANCE WITH THIS POLICY.		
AFTER INITIAL BOARD REVIEW		THE BOARD ELECTS TO CONSIDER THE COMPLETED AP- CATION, THE SUPERINTENDENT SHALL:		
	1.	DEPOSIT THE APPLICATION FEE AND PROVIDE RE- QUIRED WRITTEN NOTICE TO THE APPLICANT AND COMPTROLLER, WITH A COPY TO THE APPRAISAL DIS- TRICT, THAT THE DISTRICT HAS RECEIVED AND WILL CONSIDER THE COMPLETED APPLICATION;		
	2.	DELIVER TO THE COMPTROLLER A COPY OF THE AP- PLICATION AND REQUIRED MATERIAL ALONG WITH A REQUEST FOR AN ECONOMIC IMPACT EVALUATION;		
	3.	ACCEPT ON BEHALF OF THE BOARD ANY AMEND- MENTS OR SUPPLEMENTS SUBMITTED BY THE APPLI- CANT, AND TRANSMIT COPIES TO THE COMPTROLLER WITHIN SEVEN DAYS OF RECEIPT;		
	4.	DIRECT APPROPRIATE DISTRICT PERSONNEL TO CRE- ATE A LINK FROM THE DISTRICT'S WEBSITE TO THE LOCATION ON THE COMPTROLLER'S WEBSITE WHERE COPIES OF APPLICATIONS ARE POSTED;		

	5.	WITHIN THE TIME ALLOWED BY LAW, PROVIDE ALL RE- QUIRED SUPPLEMENTAL INFORMATION NECESSARY TO ASSIST THE COMPTROLLER AND THE TEXAS EDU- CATION AGENCY (TEA) WITH THE REQUIRED ANAL- YSES;
	6.	ON RECEIPT, PROVIDE THE APPLICANT AND DISTRICT CONSULTANTS WITH A COPY OF THE ECONOMIC IM- PACT EVALUATION AND THE SCHOOL FACILITIES IM- PACT ANALYSIS;
	7.	WORK WITH THE APPLICANT AND DISTRICT CONSULT- ANTS TO PROVIDE THE DISTRICT AND THE COMPTROL- LER WITH COPIES OF THE PROPOSED AGREEMENT IN A TIMELY MANNER [SEE CCGB(LEGAL) AT CONTINUED ELIGIBILITY];
	8.	TAKE ALL ACTION NECESSARY OR REQUIRED TO PRO- CESS THE APPLICATION;
	9.	NOT LATER THAN 151 DAYS AFTER THE APPLICATION REVIEW START DATE, PRESENT TO THE BOARD AN AGREEMENT FOR FINAL APPROVAL OR A REQUEST FOR EXTENSION OF THE APPLICATION REVIEW PE- RIOD;
	10.	IF AN EXTENSION OF THE APPLICATION REVIEW PE- RIOD IS REQUESTED, REPORT EACH SUCH REQUEST TO THE COMPTROLLER WITHIN SEVEN DAYS OF THE DECISION TO GRANT THE EXTENSION; AND
	11.	AFTER BOARD ACTION ON THE APPLICATION, IF ANY, TRANSMIT ALL NECESSARY AND REQUIRED INFOR- MATION TO THE COMPTROLLER, THE APPLICANT, AND THE APPRAISAL DISTRICT.
DISTRICT CONSULTANTS	INCL TION MAT ANA PLIC AN A AND	RETENTION BY THE BOARD, DISTRICT CONSULTANTS, UDING LEGAL COUNSEL, SHALL REVIEW THE APPLICA- N TO ENSURE IT INCLUDES ALL REQUIRED INFOR- TON. DISTRICT CONSULTANTS SHALL ALSO BEGIN AN ALYSIS OF THE APPLICATION, CONSIDER ANY LEGAL IM- CATIONS OF THE APPLICATION, DRAFT AND NEGOTIATE APPROPRIATE REVENUE PROTECTION AGREEMENT, EVALUATE THE ANALYSES FROM THE COMPTROLLER TEA ON RECEIPT.
	-	RICT CONSULTANTS SHALL BE PAID FOR SERVICES

ADOPTED:11/19/19

ANALYSES IN TIME TO ASSIST THE BOARD, AS APPROPRI-ATE, IN ITS INITIAL REVIEW OR FINAL DETERMINATION ON THE APPLICATION.

- BOARD ACTION ON APPLICATION COMPLETED APPLICATIONS MAY BE CONSIDERED FOR AP-PROVAL BY THE BOARD ONLY AFTER COMPLETION OF THE ECONOMIC IMPACT EVALUATION AND THE SCHOOL FACILI-TIES IMPACT ANALYSIS, RECEIPT OF THE COMPTROLLER'S CERTIFICATION, SUBMISSION OF THE FINAL AGREEMENT TO THE COMPTROLLER FOR REVIEW AND APPROVAL, AS REQUIRED BY THE ACT.
  - PUBLIC HEARING THE BOARD'S FINAL DETERMINATION ON AN APPLICATION SHALL BE MADE AFTER A PUBLIC HEARING AT WHICH THE SUPERINTENDENT, DISTRICT CONSULTANTS, THE APPLI-CANT, AND MEMBERS OF THE PUBLIC MAY PROVIDE INPUT AND INFORMATION CONCERNING THE PROPOSED APPLICA-TION. THE COMPTROLLER'S CERTIFICATION SHALL BE DIS-CLOSED AT THE PUBLIC HEARING.

THE PUBLIC HEARING SHALL BE HELD AT A TIME THAT AL-LOWS THE BOARD TO APPROVE OR DISAPPROVE AN AP-PLICATION BEFORE THE EXPIRATION OF THE APPLICATION REVIEW PERIOD, UNLESS THE DEADLINE HAS BEEN EX-TENDED.

FINDINGS OF AFTER THE PUBLIC HEARING, THE BOARD SHALL MAKE FACT SPECIFIC WRITTEN FINDINGS AS REQUIRED BY LAW. [SEE CCGB(LEGAL) AT APPROVAL]

ADOPTION OF AGREEMENT AFTER CONSIDERING THE COMPTROLLER'S CERTIFICA-TION, THE ECONOMIC IMPACT EVALUATION, THE SCHOOL FACILITIES IMPACT ANALYSIS, INFORMATION FROM DIS-TRICT CONSULTANTS, AND ANY OTHER RELEVANT INFOR-MATION, THE BOARD MAY APPROVE THE APPLICATION AND ENTER INTO AN AGREEMENT THAT COMPLIES WITH ALL LE-GAL REQUIREMENTS. [SEE CCGB(LEGAL) AT AGREEMENT] THE BOARD SHALL ALSO CONSIDER AND ADOPT AN AGREEMENT WITH THE APPLICANT TO PROVIDE PROTEC-TION FROM OR COMPENSATION FOR ANY FINANCIAL RISKS UNDERTAKEN BY THE DISTRICT IN ACCEPTING THE APPLI-CATION.

WAIVER OF JOBS REQUIREMENT CCGB(LEGAL) AT WAIVE THE NEW JOBS CREATION RE-QUIREMENT IN ACCORDANCE WITH THE LAW. [SEE CCGB(LEGAL) AT WAIVER OF NEW JOBS CREATION RE-QUIREMENT] IF AN APPLICANT MAKES A WAIVER REQUEST SUBSEQUENT TO THE ORIGINAL APPLICATION, THE BOARD MAY CHARGE THE APPLICANT A FEE TO COVER THE COSTS

	OF ANY CONSULTANT REQUIRED BY THE BOARD IN MAKING THE REQUISITE FINDING.
APPLICANT REPORTING OBLIGATIONS	DURING THE TERM OF ITS AGREEMENT WITH THE DISTRICT, AN APPLICANT SHALL TIMELY MAKE ALL REPORTS RE- QUIRED BY LAW AND CONTEMPORANEOUSLY PROVIDE THE DISTRICT WITH A COPY OF ALL SUCH REPORTS OR CERTI- FICATIONS.
SUPERINTENDENT RESPONSIBILITIES AFTER AGREEMENT	DURING THE TERM OF ANY AGREEMENT, THE SUPERINTEN- DENT SHALL ENSURE THAT ALL REPORTING REQUIRE- MENTS ARE MET IN A TIMELY MANNER BY THE DISTRICT AND THE APPLICANT. THE SUPERINTENDENT IS AUTHOR- IZED TO DELEGATE THIS FUNCTION TO DISTRICT CONSULT- ANTS.
STATEMENTS REGARDING CONFLICTS OF INTEREST	EACH BOARD MEMBER AND ANY DISTRICT EMPLOYEE WHO IS A LOCAL GOVERNMENT OFFICIAL UNDER LOCAL GOV- ERNMENT CODE CHAPTER 176 SHALL SUBMIT A CONFLICT OF INTEREST STATEMENT CONFIRMING OR DENYING THE EXISTENCE OF A CONFLICT OF INTEREST OR A SUBSTAN- TIAL BUSINESS INTEREST IN EACH PROJECT THAT IS THE SUBJECT OF AN APPLICATION, AGREEMENT, OR AMEND- MENT TO AN AGREEMENT WITH THE DISTRICT. WITHIN 60 DAYS AFTER EACH BOARD ELECTION OR THE APPOINT- MENT OF A BOARD MEMBER, EACH NEW BOARD MEMBER SHALL COMPLETE A STATEMENT. THE COMPLETED STATE- MENTS SHALL BE RETAINED BY THE DISTRICT WITH EACH AFFECTED APPLICATION OR AGREEMENT. IF A CONFLICT OR SUBSTANTIAL INTEREST EXISTS, THE APPROPRIATE DISCLOSURE FORMS SHALL BE COMPLETED AND FILED AS REQUIRED BY LAW. [SEE BBFA(LEGAL)]