

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

E.T. by and through her parents and
and next friends, et al.

Plaintiffs,

V.

Civil Action No. 1:21-cv-00717-LY

Mike Morath, in his official capacity as the
Commissioner of the Texas Education
Agency; the Texas Education Agency;
and Attorney General Ken Paxton, in
is official capacity as Attorney
General of Texas,

Defendants.

DEFENDANTS' TRIAL BRIEF

INTRODUCTION

Plaintiffs are seven Texas-based children with disabilities suing to enjoin two COVID-19-related orders: Governor Abbott’s Executive Order GA-38 (“GA-38”) and the Texas Education Agency (“TEA”)’s August 5, 2021 Guidance (“August 5th Guidance,” collectively, the “Challenged Orders”). They complain that the Challenged Orders—which require nothing of Plaintiffs themselves—stops local officials from mandating the wearing of facemasks.

Plaintiffs' claims suffer from numerous jurisdictional defects, with standing being the most glaring. Plaintiffs cite the risk of a COVID-19 infection as their jurisdictional hook. However, this injury is speculative as it turns on: (1) how their school districts will react if the Challenged Orders are enjoined; (2) how students in those districts will react to a mask mandate; (3) who would contract COVID-19 in a district that mandated masks, as opposed to one that just encouraged masks; (4) whether Plaintiffs would contract COVID-19 themselves and from whom; (5) the severity of

Plaintiffs’ infection (asymptomatic, mild, severe, etc.) and the reasons for those reactions; and (6) various other contingencies. Plaintiffs will need to show that each contingency underlying their injuries is certainly impending to obtain standing, which they did not and realistically cannot do. What’s more, due to traceability and generalized grievance issues, Plaintiffs must connect their future COVID-19 infections to both the Challenged Orders *and* their disabilities.

If Plaintiffs could somehow overcome the “certainly impending” jurisdictional hurdle, they would then need to convince this Court to ignore 120 years of caselaw requiring an enforcement connection between the defendants sued and the statutes challenged. Yet numerous Fifth Circuit and Supreme Court decisions confirm that Plaintiffs sued the wrong defendants here and that they lack standing for various other reasons.

Plaintiffs’ claims: (1) fail for lack of standing and on sovereign immunity grounds (2) claims fail because they cannot meet their burden of proof on any claim.

FACTS

I. The Texas Disaster Act, GA-38, and the August 5th Guidance.

This case centers on Governor Abbott’s GA-38 and the TEA’s August 5th Guidance.

GA-38: GA-38 is one of many executive orders Governor Abbott issued in response to the COVID-19 pandemic. This order is authorized by the Texas Disaster Act (“TDA”), the State’s comprehensive set of statutes allocating powers and responsibilities during a disaster.¹ The TDA makes the Governor “responsible for meeting . . . the dangers to the state and people presented by disasters.”² The TDA gives the Governor a broad array of powers allowing him to fulfill this responsibility.³ Among other relevant provisions, Tex. Gov’t Code § 418.012 gives the Governor the

¹ See Tex. Gov’t Code §§ 418.001 *et seq.*

² *Id.* at § 418.011.

³ *Id.* at §§ 418.011–.026.

power to issue executive orders carrying “the force and effect of law.”⁴ The Texas Supreme Court has interpreted the TDA to allow the Governor to issue orders aimed at a variety of concerns, such as “encouraging economic recovery, preserving constitutional rights, or promoting ballot integrity.”⁵ The scope of the Governor’s emergency powers is not at issue here.

Governor Abbott issued GA-38 on July 29, 2021.⁶ This order seeks to create a uniform response to the COVID-19 pandemic, one that gives individuals the autonomy to make personal health decisions free from government control.⁷ GA-38 bans most state and local officials from mandating the wearing of face masks and preempts any conflicting local orders on this issue.⁸ GA-38 “strongly encourages” people to wear masks⁹ but ultimately gives individuals the freedom to choose whether or not to wear a mask.¹⁰

A local official or entity who imposes a mask mandate in violation of GA-38 is subject to a fine of up to \$1,000.¹¹ Other than local officials, individuals cannot be punished under this section.¹² The ban on local mask mandates first appeared in GA-34, which was issued on March 2, 2021 and then again was expressly carried forward in GA-36, which was issued on May 18, 2021.¹³

The August 5th Guidance: The August 5th Guidance related to various issues affecting schools due to COVID-19 has been superseded several times. The portion of the August 5th Guidance Plaintiffs assert as relevant merely reiterates the requirements of GA-38:

Per GA-38, school systems cannot require students or staff to wear a mask. GA-38 addressed government-mandated face coverings in response to the COVID-19

⁴ *Id.* at § 418.012.

⁵ *Abbott v. Anti-Defamation League Austin, Sw., & Texoma Regions*, 610 S.W.3d 911, 918 (Tex. 2020).

⁶ Ex. 1. A copy of GA-38 is publicly available at the following website: https://gov.texas.gov/uploads/files/press/EO-GA-38_continued_response_to_the_COVID-19_disaster_IMAGE_07-29-2021.pdf (last visited September 29, 2021).

⁷ *Id.* at 1.

⁸ *Id.* at 3–5.

⁹ *Id.* at 1.

¹⁰ *Id.* at 3.

¹¹ *Id.* at 4–5.

¹² *See id.*

¹³ Exh. 2 at 2. A copy of GA-36 is publicly available at the following website: <https://lrl.texas.gov/scanned/govdocs/Greg%20Abbott/2021/GA-36.pdf> (last visited September 29, 2021).

pandemic. Other authority to require protective equipment, including masks, in an employment setting is not necessarily affected by GA-38.

School systems must allow individuals to wear a mask if they choose to do so.¹⁴

The August 5th Guidance does not specify how it will be enforced or who will enforce it.¹⁵

The August 5th Guidance was superseded two weeks later when TEA issued a revised guidance (the “August 19th Guidance”) that “replac[ed] all prior guidances.”¹⁶ Relevant here, the August 19th Guidance’s mask provision stated as follows: “Please note, mask provisions of GA-38 are not being enforced as the result of ongoing litigation. Further guidance will be made available after the court issues are resolved.”¹⁷ The August 19th Guidance did not specify who would be enforcing GA-38’s mask provisions absent ongoing litigation.¹⁸

The August 19th Guidance was superseded on September 2, 2021 (the “September 2nd Guidance”).¹⁹ Like its predecessor, the September 2nd Guidance also states that “[the] mask provisions of GA-38 are not being enforced as the result of ongoing litigation” due to “court issues” regarding GA-38.²⁰ It notes that TEA will issue a further guidance regarding face masks after pending court issues are resolved.²¹

On September 17, 2021, TEA again updated its guidance regarding mask policies (“September 17th Guidance”), readopting the language used in its August 5 Guidance (quoted *supra*).²²

¹⁴ Exh. 3 at 1.

¹⁵ *See id.*

¹⁶ Exh. 4 at 1.

¹⁷ *Id.*

¹⁸ *See id.*

¹⁹ Exh. 5. A copy of the September 2nd Guidance is publicly available at <https://tea.texas.gov/sites/default/files/covid/SY-20-21-Public-Health-Guidance.pdf> (last visited September 29, 2021).

²⁰ *Id.*

²¹ *Id.*

²² Exh. 6. A copy of the September 17th Guidance is publicly available at https://tea.texas.gov/sites/default/files/covid/210917_21-22%20Public%20Health%20Guidance_final.pdf (last visited September 29, 2021).

II. TEA and the Office of the Attorney General's Actions Regarding GA-38 and the Public Health Guidance.

TEA's public health guidance lists GA-38's requirements regarding mask mandates, but does not itself impose such requirements.²³ TEA does not prohibit schools from instituting mask mandates, GA-38 does.²⁴ TEA's public health guidance references GA-38's mask requirements for informational purposes.²⁵ The intended effect of TEA's public health guidance is to provide information to the education community.²⁶ TEA does not have the authority to enforce GA-38, and cannot use its enforcement mechanisms against school districts requiring masks in contravention of GA-38.²⁷ TEA's policy is for schools to provide in-person instruction to as many students as can take advantage of it.²⁸ TEA does not offer guidance regarding required mitigation strategies.²⁹

TEA does not expect that school districts will follow its Public Health Guidance or not, but only that the districts will seriously consider the guidance.³⁰ TEA does not take action if school districts do not follow its guidance.³¹ School districts have not sought TEA input on whether a given policy violates GA-38.³² TEA has not enforced GA-38.³³ TEA knows that districts will have different reactions to its public health guidance.³⁴ TEA is unaware of any school districts withdrawing mask mandates as a result of its public health guidance.³⁵ The intent of TEA's public health guidance is to clearly restate existing law.³⁶

²³ Exh. 7, 41:22-42:2.

²⁴ *Id.* at 42:3-7.

²⁵ *Id.* at 42:8-18.

²⁶ *Id.* at 43:22-44:2.

²⁷ *Id.* at 44:18-45:14.

²⁸ Exh. 8, 18:3-9.

²⁹ *Id.* at 18:10-23.

³⁰ *Id.* at 28:3-14.

³¹ *Id.* at 28:15-22.

³² *Id.* at 30:2-11.

³³ *Id.* at 34:2-7.

³⁴ *Id.* at 39:2-22.

³⁵ *Id.* at 50:24-51:5.

³⁶ *Id.* at 52:18-25.

TEA provides information to the OAG regarding local education agencies about which TEA has received complaints regarding compliance with GA-38.³⁷ TEA does so at the request of the OAG.³⁸ The information TEA provides is public information.³⁹ TEA does not know how the OAG uses the information.⁴⁰ When TEA receives complaints that school districts are not in compliance with GA-38, it responds that it does not have the authority to investigate such complaints, and refers the complainant to the local grievance process.⁴¹

TEA does have the authority to make rules, which are found in the Texas Administrative Code.⁴² TEA adopts such rules pursuant to the procedures required by the Administrative Procedures Act.⁴³ TEA's Public Health Guidance is not a rule adopted by TEA pursuant to the Administrative Procedures Act, and TEA's mechanisms for enforcing its rules do not apply to enforcing its Public Health Guidance.⁴⁴ While the Public Health Guidance contains some requirements, its discussion of masks do not constitutes requirements.⁴⁵ TEA's discussion of mask requirements in the Public Health Guidance is not subject to investigation or enforcement by TEA, and TEA has instituted no such actions regarding alleged violations of GA-38.⁴⁶

The Office of the Attorney General ("OAG") has issued letters to school districts regarding compliance with GA-38.⁴⁷ The intent of those letters is to give the school districts the opportunity to move into compliance with the current state of the law, with the understanding that the OAG might institute legal action to assert the supremacy of state law over local ordinances or policies.⁴⁸ That legal

³⁷ Exh. 7, 19:10-16.

³⁸ *Id.* at 19:17-23.

³⁹ *Id.* at 34:19-23.

⁴⁰ *Id.* at 19:24-20:9.

⁴¹ *Id.* at 22:3-12.

⁴² *Id.* at 70:14-20.

⁴³ *Id.* at 70:21-25.

⁴⁴ *Id.* at 71:10-18.

⁴⁵ *Id.* at 71:19-72:17.

⁴⁶ *Id.* at 72:18-25.

⁴⁷ Exh. 9, 10:14-19.

⁴⁸ *Id.* at 22:4-19

action includes civil lawsuits in State Court seeking injunctions against mask mandates adopted by local school districts.⁴⁹ The authority of the OAG includes seeking an injunction to get a declaration and enjoin *ultra vires* acts.⁵⁰ The OAG has instituted legal actions against school districts such as Round Rock and Richardson school districts.⁵¹ Those lawsuits demonstrate the nature of relief contemplated by OAG letters to school districts.⁵² The letters to school districts contemplated seeking the full range of available civil action remedies.⁵³ Private parties have also sued local officials for violating GA-38 based on an *ultra vires* theory.⁵⁴

III. An Overview of Plaintiffs' Claims.

A. Plaintiffs' Legal Theories

Plaintiffs are seven young Texas-based students with disabilities,⁵⁵ and allege they are at “an increased risk of serious complications or death” from COVID-19 due to their disabilities.⁵⁶ Plaintiffs challenge GA-38’s ban on mask mandates and the related portion of the August 5th Guidance referencing GA-38’s position on mask mandates.⁵⁷ Plaintiffs cannot show the Challenged Orders were ever enforced against them or explain how they could ever be in the future.

Plaintiffs claim the Challenged Orders: (1) violate the Americans with Disabilities Act (“ADA”); (2) violate Section 505 of the Rehabilitation Act (“Section 504”); and (3) are preempted by those two statutes, as well as the American Rescue Plan Act of 2021 (“ARPA Act”).⁵⁸ Plaintiffs seek to enjoin Defendants from enforcing the Challenged Orders as well as declaratory relief against them

⁴⁹ *Id.* at 23:11-19.

⁵⁰ *Id.* at 19:7-12.

⁵¹ *Id.* at 39:24-40:5.

⁵² *Id.*

⁵³ *Id.* at 40:11-15.

⁵⁴ *See, e.g.*, Order at 3, *Scribner, et al. v. Treger, et al.*, No. 02-21-00277-CV (Tex.App.—Fort Worth, Sept. 13, 2021) (publicly available at <https://tinyurl.com/2ndCOAOrder02-21-00277>).

⁵⁵ ECF 45 (“2d Am. Compl.”) at ¶¶ 2, 17–23.

⁵⁶ *Id.* at ¶ 2.

⁵⁷ *Id.* at ¶ 2; ECF 21-2.

⁵⁸ *Id.* at ¶¶ 2-3, 27, 73–97.

as a group.⁵⁹ These claims rest on Plaintiffs' insistence that the Challenged Orders will increase the spread of COVID-19 in schools, resulting in Plaintiffs either (1) becoming infected with COVID-19 if they attend school in-person or (2) being forced to stay home to avoid contracting COVID-19.⁶⁰

B. Plaintiffs' Schools and School Districts, and Attendance

Plaintiff M.P. attends Fort Settlement Middle School in Fort Bend ISD.⁶¹ Fort Bend ISD has not had a mask mandate for most of the 2021-22 school year.⁶² Despite having no mask mandate in place, Fort Bend ISD's COVID-19 positivity rate is not markedly different from the other school districts at issue in this lawsuit.⁶³ The current infection rate among students and staff combined in Fort Bend ISD is .23%, and there are only four positive COVID-19 cases in Plaintiff M.P.'s school, out of a combined 1,502 students and staff.⁶⁴ Plaintiff M.P. has elected to attend school remotely.⁶⁵ The impacts or injuries of which Plaintiff M.P. complains include a loss of speech services and reading support, poor class performance, and loss of reading fluency.⁶⁶

Plaintiff E.T. attends Pearson Ranch Middle School in Round Rock ISD.⁶⁷ Round Rock ISD has a mask mandate in place.⁶⁸ Despite some activities remaining mask-optional at her school, Plaintiff E.T. has elected to attend school in-person.⁶⁹ If Round Rock ISD rescinds its mask mandate, Plaintiff E.T. will elect to attend school remotely. According to DSHS data and Round Rock ISD data, both Plaintiff E.T.'s school and Round Rock ISD have COVID-19 infection rates similar to Fort Bend

⁵⁹ *Id.* at pgs. 38-39 (Prayer for Relief).

⁶⁰ *Id.* at ¶¶ 35-42, 66-72.

⁶¹ Stipulated Facts at Exhibit A.

⁶² *Id.*

⁶³ Exh. 10. For complete Department of State Health Services ("DSHS") COVID-19 school district information for the relevant schools and school districts, *see* Exh. 13-19.

⁶⁴ Exhs. 11-12.

⁶⁵ Stipulated Facts at Exh. A.

⁶⁶ *Id.*

⁶⁷ *Id.*

⁶⁸ *Id.*

⁶⁹ *Id.*

ISD.⁷⁰ The impacts or injuries of which Plaintiff E.T. complains include the “loss of significant educational opportunities,” educational supplies, and “extracurriculars.”⁷¹

Plaintiff S.P. attends Canyon Creek Elementary in Richardson ISD.⁷² Richardson ISD has a mask mandate in place.⁷³ Plaintiff S.P. has elected to attend school in person and will continue to do so whether his school rescinds its mask mandate or not.⁷⁴ According to DSHS data and Richardson ISD data, both Plaintiff S.P.’s school and Richardson ISD have COVID-19 infection rates similar to Fort Bend ISD.⁷⁵ The impacts or injuries of which Plaintiff S.P. complains include falling behind in class (including the areas of reading, math, and socialization) as the result of attending school remotely in the previous school year.⁷⁶

Plaintiff J.R. attends Bonham Academy in San Antonio ISD.⁷⁷ San Antonio ISD has a mask mandate in place.⁷⁸ Despite some activities at her school remaining mask free, Plaintiff J.R. has elected to attend school in person.⁷⁹ Plaintiff J.R.’s parents have purchased HEPA filters for her classroom.⁸⁰ Plaintiff J.R.’s concern regarding masks is not based solely on her own disabilities, but also on the asthma and autoimmune disorder diagnoses of her family.⁸¹ If San Antonio ISD rescinds its mask mandate, Plaintiff J.R. will elect to homeschool.⁸² Both DSHS data and San Antonio ISD data reflect that Plaintiff J.R.’s school and San Antonio ISD have COVID-19 infection rates similar to Fort Bend

⁷⁰ Exh. 10;

⁷¹ Stipulated Facts at Exh. A.

⁷² *Id.*

⁷³ *Id.*

⁷⁴ *Id.*

⁷⁵ Exhs. 10, 21-22.

⁷⁶ *Id.*

⁷⁷ *Id.*

⁷⁸ *Id.*

⁷⁹ *Id.*

⁸⁰ *Id.*

⁸¹ *Id.*

⁸² *Id.*

ISD.⁸³ The impacts or injuries of which Plaintiff J.R. complains include the loss of access to services and support that in-person school provides, and that homeschooling does not.⁸⁴

Plaintiff H.M. attends River Place Elementary School in Leander ISD.⁸⁵ Leander ISD has a mask mandate in place.⁸⁶ Plaintiff H.M. has elected to attend school in person.⁸⁷ If another classmate tests positive for COVID-19, Plaintiff H.M. will elect to attend school remotely.⁸⁸ According to DSHS data and Leander ISD data, both Plaintiff H.M.'s school and Leander ISD have COVID-19 infection rates similar to Fort Bend ISD.⁸⁹ The impacts or injuries of which Plaintiff H.M. complains include missing out on peer modeling experiences to aid his behavioral and speech development, as well as the loss of face-to-face instruction.⁹⁰

Plaintiff A.M. attends Roosevelt Elementary in Edgewood ISD.⁹¹ Edgewood ISD has a mask mandate in place.⁹² Even though some activities remain mask-optional, Plaintiff A.M. has elected to attend school in-person.⁹³ If Edgewood ISD rescinds its mask mandate, Plaintiff A.M. will elect to attend remotely.⁹⁴ According to DSHS data, both Plaintiff A.M.'s school and Edgewood ISD have COVID-19 infection rates similar to Fort bend ISD.⁹⁵ The impacts or injuries of which Plaintiff A.M. complains include a loss in total hours of instruction, and the achievement of substantial progress in classes, including verbalizing words.⁹⁶

⁸³ Exhs. 10, 23-24.

⁸⁴ Stipulated Facts at Exh. A.

⁸⁵ *Id.*

⁸⁶ *Id.*

⁸⁷ *Id.*

⁸⁸ *Id.*

⁸⁹ Exhs. 10, 25-26.

⁹⁰ Stipulated Facts at Exh. A.

⁹¹ *Id.*

⁹² *Id.*

⁹³ *Id.*

⁹⁴ *Id.*

⁹⁵ Exh. 10.

⁹⁶ Stipulated Facts at Exh. A.

Plaintiff E.S. attends Skipcha Elementary School in Killeen ISD. Plaintiff E.S.’s school does not have a mask mandate in place. Plaintiff E.S. attends school in person.⁹⁷ If remote options were available, Plaintiff E.S. would consider them, but would be concerned regarding the potential loss of social interaction.⁹⁸ According to both DSHS data and Killeen ISD data, Plaintiff E.S.’s school and Killeen ISD have COVID-19 infection rates similar to those districts with mask mandates in place;⁹⁹ in fact, Plaintiff E.S.’s school has only 3 positive student cases.¹⁰⁰ The impacts or injuries of which Plaintiff E.S. complains include lost social interaction, loss of sufficient progress in class, and loss of “1:1 assistance.”¹⁰¹

Although Plaintiffs allege losses of free appropriate public education, none allege or can show that: (1) they have Section 504 plans in place; (2) that they have sought Section 504 plans or other accommodations due to masking; or that they have exhausted remedies set out by the Individuals with Disabilities Education Act. Instead, Plaintiffs complain of Attorney General Paxton’s “Enforcement Campaign” regarding GA-38,¹⁰² which refers to his efforts to stop local officials from violating a state law.¹⁰³ Plaintiffs cannot show that Attorney General Paxton ever threatened to sue them, or anyone closely associated with them, for violating GA-38.¹⁰⁴ Indeed, such a suit would be impossible as GA-38 regulates the conduct of public officials and entities, not individuals.¹⁰⁵ Plaintiffs likewise cannot show the TEA Defendants ever enforced or threatened to enforce GA-38.

⁹⁷ Stipulated Facts at Exh. A.

⁹⁸ *Id.*

⁹⁹ Exhs. 10, 27-28.

¹⁰⁰ Exh. 28.

¹⁰¹ Stipulated Facts at Exh. A.

¹⁰² *See, e.g., id.* at ¶¶ 51–72 (bold omitted).

¹⁰³ *See* Tex. Gov’t Code § 418.012 (giving the Governor’s emergency orders the force and effect of law).

¹⁰⁴ *See id.*

¹⁰⁵ *See* Ex. D.

LEGAL STANDARDS

Plaintiffs, “as the parties asserting federal subject-matter jurisdiction, bear the burden of proving that its requirements are met.”¹⁰⁶ “A plaintiff is also required to submit facts through some evidentiary method and has the burden of proving by a preponderance of the evidence that the trial court does have subject matter jurisdiction.”¹⁰⁷ Moreover, courts “have an independent obligation to determine whether subject-matter jurisdiction exists.”¹⁰⁸ If Plaintiffs do not sustain their burden, or if the Court is not otherwise satisfied that it has subject-matter jurisdiction, then the court lacks “power to adjudicate the case,” and it must be dismissed.¹⁰⁹

With respect to the merits of plaintiff’s claims, “the burden is on the plaintiff to prove every element.”¹¹⁰ At a bench trial, the Court should ignore any inadmissible evidence that it may hear when making its decisions.¹¹¹ Appellate courts will “review findings of fact for clear error and conclusions of law and mixed questions of law and fact de novo” in an appeal from a bench trial.¹¹²

JURISDICTIONAL BARRIERS TO PLAINTIFFS’ CLAIMS

I. Plaintiffs Lack Standing to Bring this Suit.

Plaintiffs’ claim to standing is foreclosed by multiple Supreme Court and Fifth Circuit decisions. Plaintiffs’ alleged injuries—being unable to safely return to school due to the Challenged Orders—are too remote and speculative to confer standing. And their injuries are not redressable by

¹⁰⁶ *Willoughby v. U.S. ex rel. U.S. Dep’t of the Army*, 730 F.3d 476, 479 (5th Cir. 2013).

¹⁰⁷ *Cell Science Sys. Corp. v. La. Health Serv.*, 804 F. App’x 260, 264 (5th Cir. 2020) (quoting *Paterson v. Weinberger*, 644 F.2d 521, 523 (5th Cir. 1981)) (cleaned up).

¹⁰⁸ *Arbaugh v. Y&H Corp.*, 546 U.S. 500, 501 (2006).

¹⁰⁹ *Hooks v. Landmark Indus., Inc.*, 797 F.3d 309, 312 (5th Cir. 2015) (quoting *Home Builders Ass’n of Miss., Inc. v. City of Madison*, 143 F.3d 1006, 1010 (5th Cir. 1998)) (cleaned up).

¹¹⁰ *Miraglia v. Bd. of Sup’rs of La. State Museum*, 901 F.3d 565, 573 (5th Cir. 2018) (quoting *Malvino v. Delluniversita*, 840 F.3d 223, 231 (5th Cir. 2016)) (cleaned up).

¹¹¹ See *Harris v. Rivera*, 454 U.S. 339, 346 (1981).

¹¹² *Dickerson v. Lexington Ins. Co.*, 556 F.3d 290, 294 (5th Cir. 2009).

a favorable decision in this suit, largely because Plaintiffs did not sue the officials with proper enforcement authority.

Plaintiffs’ prior briefing tries to confuse the standing issue.¹¹³ Thus, we will first clarify the nature of Plaintiffs’ injury, explaining that Plaintiffs must meet the test applicable to “imminent” injuries. We will then explain that Plaintiffs need to sue an official or entity with enforcement authority over the Challenged Orders. Finally, we will analyze standing issues particular to each Defendant and note the various binding cases that foreclose Plaintiffs’ claim to standing.

A. Plaintiffs’ Must Satisfy the Test for “Imminent” Injuries.

An injury can either be “actual” or “imminent” for standing purposes.¹¹⁴ An imminent injury is subject to a more stringent standing test.¹¹⁵ To be legally cognizable, the threatened injury must be “certainly impending”; “allegations of *possible* future injury are not sufficient.”¹¹⁶

Plaintiffs seek only equitable relief in this suit.¹¹⁷ Under Fifth Circuit and Supreme Court precedent, requests for equitable relief implicate the standing test for “imminent” injuries.¹¹⁸ This means Plaintiffs must show a “substantial risk that they will suffer the potential future injury absent the requested relief.”¹¹⁹

This conclusion is also justified by the nature of Plaintiffs’ alleged injuries. Plaintiffs claim the Challenged Orders will increase the spread of COVID-19 in schools, which will result in Plaintiffs

¹¹³ See generally ECF 26.

¹¹⁴ See, e.g., *Clapper v. Amnesty Intern. USA*, 568 U.S. 398, 409 (2013) (hereinafter “*Amnesty International*”).

¹¹⁵ See *id.*

¹¹⁶ *Id.* (brackets and quotations omitted).

¹¹⁷ See 2d Am. Compl. at pgs. 38–39 (Prayer for Relief).

¹¹⁸ See, e.g., *Stringer v. Whitley*, 942 F.3d 715, 721 (5th Cir. 2019); (“[P]laintiffs seeking injunctive relief must show a continuing or threatened future injury to themselves.”); *Deutsch v. Annis Enterprises, Inc.*, 882 F.3d 169, 173 (5th Cir. 2018) (noting that the “standing requirements for equitable relief” require the plaintiff to “show that ‘there is a real and immediate threat of repeated injury’”) (quoting *City of Los Angeles v. Lyons*, 461 U.S. 95, 102 (1983)); *Machete Productions, L.L.C. v. Page*, 809 F.3d 281, 288 (5th Cir. 2015) (“In the context of prospective injunctive and declaratory relief, past exposure to illegal conduct, by itself, does not evince a present case or controversy and thus cannot establish standing.”) (citing *O’Shea v. Littleton*, 414 U.S. 488, 495–96 (1974)).

¹¹⁹ *Stringer*, 942 F.3d at 721. The “substantial risk” standard is likely synonymous with—or at least not meaningfully distinguishable from—the “certainly impending” standard. See *Amnesty International*, 568 U.S. at 414 n.5).

either (1) becoming infected with COVID-19 if they attend school in-person or (2) being forced to stay home to avoid getting COVID-19.¹²⁰ Fearing a future COVID-19 infection is a forward-looking injury for obvious reasons.¹²¹ And staying home from school (whether now or in the future) due to fear of a future COVID-19 infection also qualifies as forward-looking injury since: “[Plaintiffs] cannot manufacture standing merely by inflicting harm on themselves based on their fears of hypothetical future harm that is not certainly impending.”¹²²

In sum, Plaintiffs’ alleged injuries are subject to the stricter standing test applicable to “imminent” injuries. As shown below, Plaintiffs lack standing as they have not, and realistically cannot, meet this test.

B. Plaintiffs Cannot Prove a “Certainly Impending” Injury Fairly Traceable to the Challenged Orders.

In *Glass v. Paxton*, the Fifth Circuit set forth a two-step test for analyzing whether an injury is too speculative to confer standing. First, identify the core injury at issue.¹²³ If the injury is self-inflicted (like self-censorship or, here, staying home from school), the focus is on “the catalyst” for that self-inflicted injury—i.e. the harm the plaintiffs sought to avoid.¹²⁴ Second, “identify each contingency prompting” the injury (or the catalyst for that injury).¹²⁵ “Each link in the chain of contingencies must be ‘certainly impending’ to confer standing.”¹²⁶

Step 1: Identify the Harm: We analyzed this issue above. Plaintiffs’ core injury is the threat of a COVID-19 infection. For obvious traceability reasons, Plaintiffs cannot rely on the threat we all

¹²⁰ See 2d Am. Compl. at ¶¶ 35–50, 66–72.

¹²¹ See *Amnesty International*, 568 U.S. at 409 (“[W]e have repeatedly reiterated that threatened injury must be *certainly impending* to constitute injury in fact, and that allegations of *possible* future injury are not sufficient.”) (quotations and brackets omitted).

¹²² *Id.* at 416; *Glass v. Paxton*, 900 F.3d 233, 238–42 (5th Cir. 2018) (applying *Amnesty International*’s “certainly impending” test to professors’ decision to self-censor their speech due to the alleged increased risk of harm stemming from a statute allowing handguns in college classrooms).

¹²³ *Glass*, 900 F.3d at 239.

¹²⁴ *Id.*

¹²⁵ *Id.*

¹²⁶ *Id.*

face from COVID-19. Rather, Plaintiffs must show a certainly impending threat of a COVID-19 infection stemming from the Challenged Orders.¹²⁷

Step 2: Identify Each Link in the Chain of Contingencies: There are at least eight contingencies underlying Plaintiffs’ claim to standing.

Contingency #1: Will the Plaintiffs’ Schools Impose a Mask Mandate? Plaintiffs must show a substantial likelihood that their schools would impose mask mandates were it not for the Challenged Orders’ ban on mask mandates. The seven Plaintiffs attend seven different school districts.¹²⁸ Of these seven school districts, five have mask mandates despite the Challenged Orders.¹²⁹ The five Plaintiffs at the “mask mandate” school districts are not being injured by the Challenged Orders, and it is unlikely that this Court’s injunction against the Challenged Orders will materially change the behavior of school districts already defying GA-38, which is a state law.¹³⁰

For the two remaining districts, their decision not to impose a mask mandate must be attributable to the Challenged Orders for purposes of Plaintiffs’ standing. For example, a district that does not think mask mandates are good policy—or that used the Challenged Orders as political cover for such a belief—would not be impacted by an injunction against the Challenged Orders. In that scenario, Plaintiffs would need to sue the school district’s board of trustees and convince this Court to order those trustees to enact a mask mandate; this Court could not redress Plaintiffs’ injuries as this suit stands now. Realistically, when a plaintiff’s injury turns on how a group of officials will respond

¹²⁷ See, e.g., *California v. Texas*, 141 S. Ct. 2104, 2108 (2021) (finding that the plaintiff must assert an injury fairly traceable “to the allegedly unlawful conduct” challenged in the suit) (quotations omitted); *Amnesty International*, 568 U.S. at 401–02 (“[E]ven if respondents could demonstrate that the threatened injury is certainly impending, they still would not be able to establish that this injury is fairly traceable to [the challenged statute].”).

¹²⁸ 2d Am. Compl. at ¶¶ 66–72.

¹²⁹ Compare *id.* at ¶¶ 66–72, with *COVID-19: List of Government Entities Unlawfully Imposing Mask Mandates*, ATTORNEY GENERAL OF TEXAS, <https://www.texasattorneygeneral.gov/covid-governmental-entity-compliance> (Sept. 29, 2021). The six schools that have imposed mask mandates are: (1) Round Rock Independent School District; (2) Edgewood Independent School District; (3) San Antonio Independent School District; (4) Killeen Independent School District; (5) Leander Independent School District; and (6) Richardson Independent School District.

¹³⁰ Tex. Gov’t Code § 418.012.

to a hot-button political issue at some undetermined point in the future, that plaintiff is going to have serious standing problems.

Contingency #2: A Mask Mandate Will Substantially Increase the Number of School Children Wearing Masks: The Challenged Orders do not prohibit anyone from wearing a mask and, in fact, these orders encourage the wearing of masks.¹³¹ In this context, Plaintiffs will need to show that an order mandating masks will significantly increase the number of people wearing masks when compared to an order that merely encourages mask wearing. Even for a “mask mandate” order, the compliance rate would turn on numerous factors: the specifics of the order; the rate of enforcement; the penalty for enforcement; loopholes or exceptions to the order, etc. Plaintiffs make no meaningful showing on this point.

Contingency #3: The Hypothetical Maskless Child with COVID-19: Plaintiffs must show a certainly impending risk that some maskless child in the future (the hypothetical “Maskless Child”) in their school will become infected with COVID-19. If the Maskless Child was masked, then his contracting COVID-19 is not traceable to the Challenged Orders. This is an easy contingency to meet, but it leads to other problems for Plaintiffs.

Contingency #4: The Maskless Child Spreads COVID-19 Due to Being Maskless: In this context, the Maskless Child with COVID-19 would need to spread the disease to others in the Plaintiff’s school when he otherwise would not have if he was wearing a mask. If the Maskless Child would have infected others regardless of his masked status, then those subsequent infections are not traceable to the Challenged Orders. This contingency is harder to meet than the one above.

Contingency #5: The Maskless Child with COVID-19 Interacts with the Plaintiff: To catch a disease from the Maskless Child, the Plaintiff must interact with him (or at least interact with others who interacted with him). This issue turns on a number of factors: the Maskless Child’s hygiene practices; when he discovered he was sick; how he responded to this discovery; how social he is, etc.

¹³¹ See Exs. A, D.

Contingency #6: The Plaintiff Catches COVID-19 from the Maskless Child: This contingency is obvious. To have an injury traceable to the Maskless Child (and thus the Challenged Orders), the Plaintiff must contract COVID-19 from the Maskless Child. Less obvious is the fact that the Plaintiff must catch COVID-19 from the Maskless Child *even though the Plaintiff is wearing a mask*. If even the Plaintiffs refuse to wear masks in school, then we have to stop and ask ourselves: What are we even doing here?

Contingency #7: The Plaintiff will have a Severe Reaction to COVID-19: Plaintiffs cannot rely on a generalized fear that they will contract COVID-19. The entire world is under that threat. To overcome the generalized grievance hurdle, Plaintiffs must assert a sufficiently particularized injury.¹³²

Here, Plaintiffs claim their disabilities put them at “an increased risk of serious complications or death in the event that they contract COVID-19.”¹³³ It is the increased risk of “serious complications or death” due to their disabilities that helps create a more particularized injury.¹³⁴ It is not the risk of an asymptomatic or light case, which is what most children experience if they contract COVID-19.¹³⁵ This leads to the final contingency.

Contingency #8: The Plaintiff will Have a Severe Reaction to COVID-19 Because of His Disability: This follows from the point above. Plaintiffs’ claims turn on their increased risk due to COVID-19 *because of their disabilities*.¹³⁶ Were it not for this “disability” connection, their alleged injuries would be

¹³² See, e.g., *Warth v. Seldin*, 422 U.S. 490, 499 (1975) (defining a generalized grievance as one “shared in substantially equal measure by all or a large class of citizens”); *Kulikowski v. Polis*, 20-CV-03152-RM-NYW, 2021 WL 2517149, at *4 (D. Colo. May 28, 2021) (noting, in the context of a plaintiff’s challenge to a governor’s COVID-19-related orders, the plaintiff must articulate a particularized injury to overcome generalized grievance issues), report and recommendation adopted, 20-CV-03152-RM-NYW, 2021 WL 2514575 (D. Colo. June 18, 2021); *Delaney v. Baker*, 511 F. Supp. 3d 55, 69 (D. Mass. 2021) (same); *Parker v. Wolf*, 506 F. Supp. 3d 271, 288 (M.D. Pa. 2020) (same).

¹³³ 2d Am. Compl. at ¶ 3.

¹³⁴ Although it is certainly debatable whether, even with this limit, Plaintiffs’ alleged injuries are sufficiently particularized to confer standing.

¹³⁵ *Frequently Asked Questions*, CDC, <https://www.cdc.gov/coronavirus/2019-ncov/faq.html> (“Children can be infected with the virus that causes COVID-19 and get sick with COVID-19. Most children with COVID-19 have mild symptoms or they may have no symptoms at all (‘asymptomatic’).”) (last visited Sept. 11, 2021).

¹³⁶ See, e.g., 2d Am. Compl. at ¶¶ 2, ¶¶ 66–72.

nonjusticiable generalized grievances. Thus, even if Plaintiffs could meet all the contingencies above, they would still lack standing if they would have become seriously ill regardless of their disabilities.

Putting it Together: Plaintiffs cannot prove a certainly impending risk of COVID-19 infection fairly traceable to the Challenged Orders. Under binding precedent, Plaintiffs must allege plausible facts showing that “[e]ach link in the chain of contingencies” noted above is “certainly impending.”¹³⁷ Plaintiffs cannot meet their burden of proof.

Plaintiffs may contest the fairness of the analysis above—that our analysis effectively insulates the Challenged Orders from review. The Supreme Court rejected this argument in *Amnesty International*, finding “the assumption that if respondents have no standing to sue, no one would have standing, is not a reason to find standing.”¹³⁸

And our analysis—which is the analysis required by binding precedent—merely reveals that *these* Plaintiffs will not have standing to bring *these* claims. Plaintiffs are not the object of the Challenged Orders, and the Challenged Orders did not require them to do (or not do) anything. It will always be difficult for a plaintiff to establish standing in this context.¹³⁹ That difficulty is magnified when, as here, the plaintiff’s claim to standing turns on how third parties not before the court will respond (school board trustees, the hypothetical Maskless Child, etc.).

¹³⁷ *Glass v. Paxton*, 900 F.3d 233, 239 (5th Cir. 2018).

¹³⁸ *Amnesty International*, 568 U.S. at 420 (quotations and brackets omitted).

¹³⁹ See, e.g., *Bennett v. Spear*, 520 U.S. 154, 167 (1997) (“[T]o have standing] the injury must be fairly traceable to the challenged action of the defendant, and not the result of the independent action of some third party not before the court.”); *Lujan v. Defs. of Wildlife*, 504 U.S. 555, 562 (1992) (“[W]hen the plaintiff is not himself the object of the government action or inaction he challenges, standing is not precluded, but it is ordinarily substantially more difficult to establish.”) (quotations omitted).

C. Plaintiffs Lack Standing, Largely Because They Did Not Sue an Official or Entity with Enforcement Authority Over the Challenged Orders.

1. Over 120 Years of Precedent Require Plaintiffs to Sue an Official or Entity with Enforcement Authority Over the Challenged Orders.

To have standing, a plaintiff *must* sue an official or entity with enforcement authority over the law in question. As we will show in the next section, Plaintiffs’ suit violates this core jurisprudential rule.

Over 120 years of caselaw support the need to sue an official or entity with enforcement authority. In 1899, the U.S. Supreme Court found that the Eleventh Amendment requires there to be a “special relation” between “the state officers named” and the “particular statute alleged to be unconstitutional.”¹⁴⁰ About a decade later the Court, in *Ex parte Young*, reframed this analysis as requiring state officers to “have some connection with the enforcement of the act” due to Eleventh Amendment concerns.¹⁴¹ For over 100 years, courts have applied *Ex parte Young* to find “that the defendant state official must have some enforcement connection with the challenged statute.”¹⁴²

The need for an enforcement connection applies equally in the standing context, an analysis that “significant[ly] overlaps” with *Ex parte Young*.¹⁴³ As the Court explained a few months ago in *California v. Texas*: “[O]ur cases have consistently spoken of the need to assert an injury that is the result of a statute’s actual or threatened *enforcement*, whether today or in the future.”¹⁴⁴ There, the Court found the plaintiffs’ claims failed on redressability grounds, among other things.¹⁴⁵ The Supreme Court reasoned that the plaintiffs could not enjoin the Secretary of Health and Human Services from

¹⁴⁰ *Fitts v. McGhee*, 172 U.S. 516, 530 (1899) (“If, because they were law officers of the state, a case could be made for the purpose of testing the constitutionality of the statute, by an injunction suit brought against them, then the constitutionality of every act passed by the legislature could be tested by a suit against the governor and the attorney general, based upon the theory that the former, as the executive of the state, was, in a general sense, charged with the execution of all its laws, and the latter, as attorney general, might represent the state in litigation involving the enforcement of its statutes.”).

¹⁴¹ 209 U.S. 123, 157 (1908).

¹⁴² *Okpalobi v. Foster*, 244 F.3d 405, 415 (5th Cir. 2001).

¹⁴³ *Air Evac EMS, Inc. v. Tex., Dep’t of Ins., Div. of Workers’ Comp.*, 851 F.3d 507, 514 (5th Cir. 2017).

¹⁴⁴ 141 S. Ct. 2104, 2114 (2021) (citing cases).

¹⁴⁵ *Id.* at 2115–16.

enforcing a statute that “he ha[d] no power to enforce.”¹⁴⁶ Nor could the plaintiffs rely on the federal Declaratory Judgment Act, which “cannot alone supply jurisdiction otherwise absent.”¹⁴⁷

More recently, in *Whole Woman’s Health v. Jackson*, the Supreme Court vacated an injunction to Texas’s Senate Bill (S.B.) 8 on jurisdictional grounds.¹⁴⁸ In doing so, the Court also framed the issue in terms of “enforcement,” noting the State’s “represent[ation] that neither it nor its executive employees possess the authority to enforce the Texas law either directly or indirectly” and the private defendant’s sworn statement “that he has no present intention to enforce the law.”¹⁴⁹ As the Court explained: “[F]ederal courts enjoy the power to enjoin individuals tasked with enforcing laws, not the laws themselves.”¹⁵⁰

California v. Texas and *Whole Woman’s Health* are not novel rulings. These decisions reflect well-settled precedent requiring an enforcement connection between the official sued and the statute at issue.¹⁵¹ As shown below, Plaintiffs lack standing as they have not sued the requisite enforcing official/entity.

¹⁴⁶ *Id.* at 2116.

¹⁴⁷ *Id.*

¹⁴⁸ 21A24, 2021 WL 3910722, at *1 (U.S. Sept. 1, 2021).

¹⁴⁹ *Id.*

¹⁵⁰ *Id.* (citing *California v. Texas*, 141 S. Ct. at 2123).

¹⁵¹ See, e.g., *Susan B. Anthony List v. Driehaus*, 573 U.S. 149, 158 (2014) (“One recurring issue in our cases is determining when the threatened enforcement of a law creates an Article III injury.”); *Babbitt v. United Farm Workers Nat. Union*, 442 U.S. 289, 298 (1979) (“A plaintiff who challenges a statute must demonstrate a realistic danger of sustaining a direct injury as a result of the statute’s operation or enforcement.”); *Commonwealth of Massachusetts v. Mellon*, 262 U.S. 447, 488 (1923) (“The party who invokes the power must be able to show, not only that the statute is invalid, but that he has sustained or is immediately in danger of sustaining some direct injury as the result of its enforcement, and not merely that he suffers in some indefinite way in common with people generally.”); *Support Working Animals, Inc. v. Governor of Florida*, 20-12665, 2021 WL 3556779, at *5 (11th Cir. Aug. 12, 2021) (“[A] plaintiff’s injury isn’t redressable by prospective relief where other state actors, who aren’t parties to the litigation, would remain free and clear of any judgment and thus free to engage in the [enforcement] conduct that the plaintiffs say injures them”); *Jacobson v. Florida Sec’y of State*, 974 F.3d 1236, 1257 (11th Cir. 2020) (“If rulemaking authority were sufficient to establish traceability, plaintiffs could presumably also challenge a law by suing the legislators who enacted it instead of the officials who execute it. Although in many cases the same official will both make and execute a challenged regulation, that arrangement is not present here.”); *Digital Recognition Network, Inc. v. Hutchinson*, 803 F.3d 952, 958 (8th Cir. 2015) (“The redressability prong is not met when a plaintiff seeks relief against a defendant with no power to enforce a challenged statute.”) (quotations omitted); *Bronson v. Swensen*, 500 F.3d 1099, 1112 (10th Cir. 2007) (“The absence of a nexus between Swensen’s enforcement powers and the challenged criminal provisions renders ineffectual plaintiffs’ requested prospective relief.”); *Okpalobi v. Foster*, 244 F.3d 405, 426 (5th Cir. 2001) (“The requirements of *Lujan* are entirely consistent with the long-standing rule that a plaintiff may not sue a state official who is without any power to enforce the complained-of statute.”); *Hope Clinic v. Ryan*, 249 F.3d 603, 605 (7th Cir. 2001) (“[P]laintiffs lack standing to contest the statutes authorizing private rights of action, not only because the defendants

2. Plaintiffs Lack Standing as Defendants Do Not Have Enforcement Authority Over the Challenged Orders and for Various Other Reasons.

Below, we will go through Plaintiffs’ claims against each Defendant and explain why Plaintiffs lack standing to sue them. These arguments are in addition to the “certainly impending” issue analyzed above, which is an independent reason why Plaintiffs lack standing.

Attorney General Paxton: Plaintiffs lack standing to sue Attorney General Paxton for six reasons.

First, Plaintiffs cannot show that Attorney General Paxton has an enforcement connection to the August 5th Guidance. Thus, they lack standing to sue him over this order.

Second, the Fifth Circuit has recognized that Attorney General Paxton does not “enforce” Governor Abbott’s emergency orders: “[W]e hold the Attorney General ... lacks the required enforcement connection to GA-09 and may not be sued for injunctive relief under the Eleventh Amendment.”¹⁵² The Court’s holding was in the context of an *Ex parte Young* analysis and was later vacated when the parties’ dispute became moot,¹⁵³ but its reasoning and conclusion apply equally here.¹⁵⁴ Put simply, an order enjoining Attorney General Paxton from enforcing GA-38 will not redress Plaintiffs’ injuries as he does not enforce GA-38 in the first place.¹⁵⁵ Rather, Governor

cannot cause the plaintiffs injury by enforcing the private-action statutes, but also because any potential dispute plaintiffs may have with future private plaintiffs could not be redressed by an injunction running only against public prosecutors.”).

¹⁵² *In re Abbott*, 956 F.3d 696, 709 (5th Cir. 2020), *cert. granted, judgment vacated sub nom. Planned Parenthood Ctr. for Choice v. Abbott*, 141 S. Ct. 1261 (2021),

¹⁵³ *Id.*

¹⁵⁴ *See, e.g., City of Austin v. Paxton*, 943 F.3d 993, 1002 (5th Cir. 2019) (noting the similarities between the *Ex parte Young* and standing analyses), *cert. denied sub nom. City of Austin, Tex. v. Paxton*, 141 S. Ct. 1047 (2021); *Air Evac EMS, Inc.*, 851 F.3d at 520 (same); *NiGen Biotech, L.L.C. v. Paxton*, 804 F.3d 389, 395 (5th Cir. 2015) (same).

¹⁵⁵ *See, e.g., California v. Texas*, 141 S. Ct. at 2116 (“Plaintiffs cannot enjoin the Secretary of Health and Human Services, because he has no power to enforce [the challenged statute] against them.”).

Abbott’s TDA-based emergency orders are akin to criminal statutes.¹⁵⁶ As a result, these orders are enforced by other officials, most naturally the appropriate local district attorney.¹⁵⁷

Third, Plaintiffs’ claim to standing—that they were injured when Attorney General Paxton sued, or threatened to sue school, school districts¹⁵⁸—is hard to square with how such issues are normally analyzed. Take *Susan B. Anthony List v. Driehaus* for instance.¹⁵⁹ There, the Supreme Court analyzed when “the threatened enforcement of a law creates an Article III injury.”¹⁶⁰ The Court set out a three-part test for analyzing such claims: (1) did the plaintiffs show an intent to engage in a course of conduct arguably affected with a constitutional interest; (2) was the plaintiff’s intended conduct proscribed by the statute they wish to challenge; and (3) was the threat of future enforcement “substantial”?¹⁶¹ Plaintiffs cannot meet the second part of this test as the Challenged Orders do not prohibit their conduct in any way. And Plaintiffs cannot meet the third part of this test as the Challenged Orders will never be “enforced” against them.

Fourth, it is debatable whether the threat of a civil lawsuit—not a criminal proceeding, not a suit to impose a statutory penalty, but a garden-variety civil lawsuit—is a legally cognizable injury even for the person being threatened. In *Driehaus* for example, the Court did not decide whether a “burdensome” administrative proceeding would “alone give[] rise to an Article III injury.”¹⁶² The Court found that it was the combination of the proceeding “backed by the additional threat of criminal prosecution” that gave rise to standing in that case.¹⁶³

¹⁵⁶ See Tex. Gov’t Code § 418.173 (noting that the Governor’s emergency orders can carry penalties of (1) a fine up to \$1,000 and (2) confinement in jail for up to 180 days).

¹⁵⁷ See *In re Abbott*, 956 F.3d at 709; *In re Abbott*, 601 S.W.3d 802, 812–13 (Tex. 2020) (acknowledging the State’s concession on this issue and finding that the plaintiffs lacked standing as they did not allege from an official with actual enforcement authority, meaning the appropriate local district attorney).

¹⁵⁸ See 2d Am. Compl. at ¶¶ 51–64.

¹⁵⁹ 573 U.S. 149 (2014).

¹⁶⁰ *Id.* at 158.

¹⁶¹ *Id.* at 158–67.

¹⁶² *Id.* at 166.

¹⁶³ *Id.*

Plaintiffs are asking for a seemingly unprecedented extension of the federal judiciary's reach. Under their theory, the person threatened with a civil lawsuit will be able to, somewhat illogically, redress that injury by filing their own federal civil lawsuit. Not only that, but any persons tangentially impacted by the threat of civil litigation can also jump into federal court. Plaintiffs, "as the parties asserting federal subject-matter jurisdiction, bear the burden of proving that its requirements are met."¹⁶⁴ Plaintiffs cannot do so here.

Fifth, Plaintiffs cite the Fifth Circuit's decision in *NiGen Biotech L.L.C. v. Paxton* as the "controlling precedent" here.¹⁶⁵ Not so. There, the Attorney General sent letters to NiGen and its retailers identifying NiGen's products as "'false, misleading, or deceptive' in violation of the Texas Deceptive Trade Practices Act ('DTPA')."¹⁶⁶ These letters "intimat[ed] that formal enforcement was on the horizon for both NiGen and the retailers," and caused the retailers to pull NiGen's products from their shelves, costing "NiGen millions of dollars in lost revenue."¹⁶⁷

The issue was the Attorney General's letters were acting as a "preliminary injunction against the lawful sale of NiGen's products."¹⁶⁸ This situation was further complicated by the Attorney General's longstanding refusal (four years by the time of the Fifth Circuit's decision) "to justify its threatening letters."¹⁶⁹ The Court understandably found that NiGen's injury was redressable.¹⁷⁰ In that context, a favorable judicial decision would allow NiGen to "sell its products freely in Texas" and "repair its damaged relationship with its retailers that has resulted from the Attorney General's conduct."¹⁷¹

¹⁶⁴ *Willoughby*, 730 F.3d at 479.

¹⁶⁵ ECF 26 at 5.

¹⁶⁶ *NiGen Biotech, L.L.C.*, 804 F.3d at 392.

¹⁶⁷ *Id.*

¹⁶⁸ *Id.* at 397.

¹⁶⁹ *Id.* at 395.

¹⁷⁰ *Id.* at 397.

¹⁷¹ *Id.*

There are key differences between this case and *NiGen*. In *NiGen*, the Attorney General had specific authority to enforce the DTPA.¹⁷² This matters, as the enforcement issue requires that the official has both a “demonstrated willingness to enforce [the statute]” *and* “the particular duty to enforce the statute in question.”¹⁷³ Plaintiffs cannot use *NiGen* as a lever to enjoin an official with no power to enforce the Challenged Orders. That argument is foreclosed by the Supreme Court’s recent decision in *California v. Texas* and over a century’s worth of other caselaw.¹⁷⁴

Plaintiffs use the veil of *NiGen* to cover up their true argument: They are asking this Court to enjoin Attorney General Paxton from exercising his *general duty* to uphold Texas state laws. Binding precedent dictates that this “general duty” is insufficient to create the required enforcement connection.¹⁷⁵

Another problem for Plaintiffs is that, in *NiGen*, the Attorney General did not contest the traceability of the plaintiff’s injury.¹⁷⁶ Thus, *NiGen* has no bearing on the traceability issues here—issues that prove fatal to Plaintiffs’ claims.

Finally, Plaintiffs argue their request for a declaratory judgment itself can confer standing.¹⁷⁷ This argument is foreclosed by *California v. Texas*. There, the Court explained: “The Declaratory Judgment Act alone does not provide a court with jurisdiction.”¹⁷⁸ The Court continued: “[J]ust like suits for every other type of remedy, declaratory-judgment actions must satisfy Article III’s case-or-controversy requirement.”¹⁷⁹

¹⁷² See Tex. Bus. & Com. Code § 17.47(a) noting that “the consumer protection division” can “bring an action in the name of the state against the person [violating the DTPA]”; *id.* at § 17.45(8) (defining the “Consumer protection division” as “the consumer protection division of the attorney general’s office”).

¹⁷³ See *Tex. Democratic Party v. Abbott*, 978 F.3d 168, 181 (5th Cir. 2020), cert. denied, 141 S. Ct. 1124 (2021) (quoting *Morris v. Livingston*, 739 F.3d 740, 746 (5th Cir. 2014)).

¹⁷⁴ *Supra* at pgs. 14-15; see also *Tex. Democratic Party v. Abbott*, 978 F.3d 168, 181 (5th Cir. 2020) (“[O]ur cases do not support the proposition that an official’s public statement alone establishes authority to enforce a law, or the likelihood of his doing so, for *Young* purposes.”) (quoting *In re Abbott*, 956 F.3d at 709), cert. denied, 141 S. Ct. 1124 (2021).

¹⁷⁵ See, e.g., *Tex. Democratic Party*, 978 F.3d at 181; *City of Austin*, 943 F.3d at 999–1000.

¹⁷⁶ *NiGen Biotech, L.L.C.*, 804 F.3d at 396.

¹⁷⁷ ECF 26 at 8.

¹⁷⁸ 141 S. Ct. at 2115.

¹⁷⁹ *Id.*

The idea is that remedies “operate with respect to specific parties,” as opposed to “legal rules in the abstract.”¹⁸⁰ “[I]t must be the effect of the court’s judgment on the defendant that redresses the plaintiff’s injury, whether directly or indirectly.”¹⁸¹ Thus, when “defendant officials do not enforce the [challenged statute], a declaratory judgment would not meet the requirement of redressability.”¹⁸² If the plaintiff’s desire to obtain favorable judicial precedent on a legal question was alone enough to confer standing, “then the federal courts would be busy indeed issuing advisory opinions that could be invoked as precedent in subsequent litigation.”¹⁸³

In sum, Plaintiffs have no meaningful claim to standing against Attorney General Paxton. Plaintiffs face similar problems in their claim to standing against Governor Abbott, the TEA, and Commissioner Morath, so these other Defendants will be given less attention.

TEA Defendants: Plaintiffs try to connect TEA Defendants to the enforcement of both Challenged Orders. For clarity, the standing issues for these orders are analyzed separately.

GA-38: Plaintiffs cannot connect either of the TEA Defendants to GA-38’s enforcement. TEA Defendants simply never have enforced or will enforce GA-38. TEA has expressly disclaimed authority to enforce GA-38, and Plaintiffs’ conclusory allegation of a conspiracy to aid the OAG in alleged enforcement efforts by sharing publicly available between the two agencies is an unserious attempt to argue otherwise.¹⁸⁴

Also, to have standing, Plaintiffs must show the threat of future enforcement from TEA Defendants is “substantial.”¹⁸⁵ TEA has disclaimed any ability to do so. In sum, Plaintiffs do not have standing to challenge GA-38 against TEA Defendants.

¹⁸⁰ *Id.*

¹⁸¹ *Digital Recognition Network, Inc.*, 803 F.3d at 958 (quoting *Nova Health Sys. v. Gandy*, 416 F.3d 1149, 1159 (10th Cir. 2005)) (emphasis omitted).

¹⁸² *Id.* at 959; *see also Bronson*, 500 F.3d at 1112.

¹⁸³ *Digital Recognition Network, Inc.*, 803 F.3d at 958–59.

¹⁸⁴ *See, supra*, pp. 5-6.

¹⁸⁵ *Driebeaus*, 573 U.S. at 158.

Public Health Guidance: Plaintiffs’ claim to standing against TEA’s Public Health Guidance is fatally flawed. As with GA-38, TEA Defendants have never enforced, or threatened to enforce, its Public Health Guidance against any person or entity,¹⁸⁶ and Plaintiffs do not allege otherwise. Thus, they cannot show the required “substantial” threat of future enforcement.¹⁸⁷ And enjoining TEA Defendants from enforcing the Public Health Guidance would be meaningless. The current Public Health Guidance merely states what GA-38 requires.¹⁸⁸ And truthfully describing the law to school districts certainly does not create a justiciable controversy, at least not on the facts before this Court.

Finally, Plaintiffs face a ripeness problem. “A claim is not ripe for review if it rests upon contingent future events that may not occur as anticipated, or indeed may not occur at all.”¹⁸⁹ At the time Plaintiffs filed their Complaint,¹⁹⁰ it was unclear if or how TEA Defendants would enforce the August 5th Guidance, which does not identify a specific enforcement mechanism or penalty.¹⁹¹

Ultimately, Plaintiffs lack standing against all named Defendants, and their claims therefore fail.

II. Plaintiffs’ American Rescue Plan Act and Americans with Disabilities Act Claims are Barred by Sovereign Immunity.

A state’s sovereign immunity can be overcome in three ways: (1) a clearly stated waiver or consent to suit by the state; (2) a valid abrogation by Congress; or (3) the *Ex parte Young* exception.¹⁹²

Plaintiffs argue that Defendants’ sovereign immunity has been waived for the Section 504 claim, an issue Defendants do not dispute at this stage.¹⁹³ Plaintiffs’ brief clarifies that they rely on the

¹⁸⁶ Aghazadian Decl. at ¶ 8.

¹⁸⁷ *Driehaus*, 573 U.S. at 158.

¹⁸⁸ *Compare* Ex. A at 1, *with* Ex. D.

¹⁸⁹ *United States v. Magana*, 837 F.3d 457, 459 (5th Cir. 2016) (quoting *United States v. Carmichael*, 343 F.3d 756, 761 (5th Cir. 2003) (quotations omitted)).

¹⁹⁰ *Carr v. Alta Verde Indus., Inc.*, 931 F.2d 1055, 1061 (5th Cir. 1991) (“As with all questions of subject matter jurisdiction except mootness, standing is determined as of the date of the filing of the complaint, and subsequent events do not deprive the court of jurisdiction.”).

¹⁹¹ *See* Ex. A.

¹⁹² *See Port Auth. Trans-Hudson Corp. v. Feeney*, 495 U.S. 299, 304 (1990); *Ex parte Young*, 209 U.S. 123 (1908).

¹⁹³ ECF 26 at 3.

Ex parte Young exception for their ARPA and ADA claims.¹⁹⁴ To be entitled to this exception, “the plaintiff at least must show the defendant has ‘the particular duty to enforce the statute in question and a demonstrated willingness to exercise that duty.’”¹⁹⁵ As detailed above, Plaintiffs have not shown that Defendants had the requisite enforcement connection with the Challenged Orders.¹⁹⁶ The same analysis applies here.

PLAINTIFFS CANNOT PREVAIL ON THE MERITS

I. Plaintiffs Cannot Prove Their Section 504 Claim.

Plaintiffs assert disability discrimination and failure-to-accommodate claims under Section 504.¹⁹⁷ Plaintiffs can prevail on neither.

To establish a *prima facie* case for disability discrimination under Section 504, a plaintiff must show: (1) a qualifying disability; (2) that the plaintiff is being excluded from participation in, denied the benefits of, or otherwise discriminated against by a covered entity; and (3) such discrimination is solely by reason of the plaintiff’s disability.¹⁹⁸ “Discrimination includes a failure to make accommodations.”¹⁹⁹ To establish a *prima facie* reasonable accommodation claim under Section 504, the plaintiff must have either (1) identified his disability and resulting limitation and requested an accommodation in direct and specific terms, or (2) his disability, the resulting limitation, and the necessary reasonable accommodation must have been “open, obvious, and apparent” to the entity’s relevant agents.²⁰⁰

¹⁹⁴ *Id.* at 4–11.

¹⁹⁵ *Tex. Democratic Party*, 978 F.3d at 179 (quoting *Morris v. Livingston*, 739 F.3d 740, 746 (5th Cir. 2014)).

¹⁹⁶ *Supra* at pgs. 14–23.

¹⁹⁷ 2d Am. Compl. at ¶ 87.

¹⁹⁸ *Francois v. Our Lady of the Lake Hospital, Inc.*, 8 F.4th 370, 378 (5th Cir. 2021) (citing *Miraglia v. Bd. of Supervisors of La. State Museum*, 901 F.3d 565, 574 (5th Cir. 2018)); *Smith v. Harris Cnty., Tex.*, 956 F.3d 311, 316 (5th Cir. 2020) (discussing the difference between the Rehabilitation Act “solely by reason of” causation standard and the ADA “by reason of” causation standard).

¹⁹⁹ *Campbell v. Lamar Institute of Tech.*, 842 F.3d 375, 380 (5th Cir. 2016).

²⁰⁰ *Id.* (citing *Smith v. Harris Cnty.*, 956 F.3d 311, 317 (5th Cir. 2020) and *Windham v. Harris Cnty.* 875 F.3d 229, 236 (5th Cir. 2017)).

To the extent Plaintiffs contend they were discriminated against due to their disabilities in a manner other than through a failure to accommodate, their claim fails for three reasons.

First, Plaintiffs do not plausibly allege that Defendants excluded them from participation in school, denied them the benefits of education, or otherwise discriminated against them. Defendants are not excluding Plaintiffs from attending school. Plaintiffs are free to attend school, and six of them do. The seventh has elected to stay home despite her school exhibiting COVID-19 positive rates that are less than or equal to the rates at schools attended by other plaintiffs and that have mask mandates in place. It is Plaintiffs' fear of COVID-19 that poses the barrier. And Plaintiffs are free to engage in the interactive process with their respective schools to identify accommodations that would mitigate the risk of COVID-19 to assuage their fears. But there is a fundamental disconnect between Defendants' alleged actions and the purported exclusion from programming by the school districts providing that programing.

Second, Plaintiffs cannot show that the purported exclusion is solely due to their disabilities. Plaintiffs simply cannot show—and do not attempt to show—that Defendants issued these orders solely because of Plaintiffs' disabilities or that Defendants were motivated by Plaintiffs' disabilities.

Third, Plaintiffs have not been denied “meaningful access” to an education, as is required to support their claims.²⁰¹ The Challenged Orders left Plaintiffs free to attend school in person while wearing masks and engaging in any other COVID-19 precautions they deem appropriate. If Plaintiffs did not want to attend school in person, the Challenged Orders left Plaintiffs free to make that choice, as the orders contain no restrictions on Plaintiffs' ability to attend school virtually or on local schools' ability to offer this service.

To the extent Plaintiffs rely on failure-to-accommodate as discrimination, their claim fares no better. “A critical component of a Title II claim for failure to accommodate . . . is proof that the

²⁰¹ See, e.g., *Ruskai v. Pistole*, 775 F.3d 61, 78–79 (1st Cir. 2014) (citing *Alexander v. Choate*, 469 U.S. 287, 299 (1985)).

disability and its consequential limitations were known by the entity providing public services.”²⁰² “Mere knowledge of the disability is not enough; the service provider must also have understood the limitations the plaintiff experienced . . . as a *result* of that disability.”²⁰³ “The burden falls on the plaintiff to specifically identify the disability and resulting limitations, and to request an accommodation in direct and specific terms.”²⁰⁴

“Once a qualified individual with a disability requests reasonable accommodations, the public entity has an obligation to engage in an interactive process to determine the best means of accommodating the plaintiff’s disability.”²⁰⁵ In reviewing such requests, “[a]n institution is not duty bound to acquiesce in and implement every accommodation a disabled student demands.”²⁰⁶ Put simply, the student “is not entitled to his preferred accommodation” so long as the offered accommodation is reasonable.²⁰⁷

Here, Plaintiffs cannot show they submitted a request for an accommodation for a known disability in direct and specific terms for Defendants to review, consider, and respond with alternative accommodations. This omission, while fatal to Plaintiffs’ claim, is also understandable because such requests would be virtually nonsensical when directed to the Attorney General, the Commissioner of Education, or the TEA. It is the various schools and school districts who can engage in the interactive process with Plaintiffs, as only they can review direct and specific requests for particularized limitations and offer reasonable accommodations to address those limitations—all of which will be based on the needs of the requestor and the resources of the recipient. At its core, there is a fundamental disconnect between the essence of a failure-to-accommodate claim—the interactive process and reasonableness

²⁰² *Windham*, 875 F.3d at 236 (internal quotations omitted).

²⁰³ *Id.* (internal quotations omitted, emphasis in original).

²⁰⁴ *Id.* (internal quotations omitted).

²⁰⁵ See *Shrub v. Univ. of Tex. Health Sci. Ctr. at Houston-Sch. of Med.*, 63 F. Supp.3d 700, 708–09 (S.D. Tex. 2014) (citing *Jenkins v. Cleco Power, LLC*, 487 F.3d 309, 315 (5th Cir. 2007); see also *Campbell*, 842 F.3d at 379–82).

²⁰⁶ *Campbell*, 842 F.3d at 381.

²⁰⁷ *Id.* at 382.

of the offers extended by participants thereto—and Plaintiffs’ choice of defendants—state policymakers sued for enacting state policy.

Also, to present a viable accommodation claim, Plaintiffs’ requested accommodation must be “reasonable.” But Plaintiffs’ proposed accommodation is not. GA-38 seeks to establish a uniform policy leaving the decision to wear or not wear a mask up to each student (and their parents). Plaintiffs’ requested accommodation, however, is that every school must *mandate* the wearing of masks, overriding the students (and their parents’) choice. Changing GA-38’s “no mask mandate” to a “mask mandate” would “fundamentally alter” the policy choice set forth in GA-38, and thus it is not a reasonable accommodation.²⁰⁸

Fourth, Plaintiffs do not qualify for the limited exception that can, in narrow circumstances, waive their need to request an accommodation. “When a plaintiff fails to request an accommodation [in direct and specific terms], he can prevail only by showing that the disability, resulting limitation, and necessary reasonable accommodation were open, obvious, and apparent to the entity’s relevant agents.”²⁰⁹ “Knowledge of a disability is different from knowledge of the resulting limitation.”²¹⁰ “And it is certainly different from knowledge of the necessary accommodation.”²¹¹ “To prevail, [Plaintiff] must adduce evidence that all three were or should have been obvious.”²¹² Here, Plaintiffs cannot prove that Defendants knew of their “disabilit[ies] and [their] consequential limitations,” with any specificity—a prerequisite to their failure-to-accommodate claim.²¹³

Finally, Plaintiffs cannot show they exhausted their administrative remedies. Plaintiffs must exhaust dispute-resolution procedures set out in the Individuals with Disabilities Education Act

²⁰⁸ *Id.*

²⁰⁹ *Windham*, 875 F.3d at 236 (internal quotations omitted).

²¹⁰ *Id.* at 238.

²¹¹ *Id.*

²¹² *Id.* at 238.

²¹³ *See Cadena v. El Paso Cty.*, 946 F.3d 717, 723–24 (5th Cir. 2020).

(“IDEA”) even if they do not bring suit under the IDEA.²¹⁴ Congress extended the IDEA’s requirement to exhaust administrative remedies to any suit under federal law that “seek[s] relief also available” under the IDEA.²¹⁵ A suit seeks such relief when attempting to “remedy the deprivation of the free appropriate public education that the IDEA guarantees.”²¹⁶ Free appropriate public education includes “‘instruction’ tailored to meet a child’s ‘unique needs’ and sufficient supportive services’ to permit the child to benefit from that instruction.”²¹⁷ A lawsuit raising the inadequacy of instruction or lack of support services for students with disabilities, it likely seeks relief that is available under the IDEA.²¹⁸

Here, Plaintiffs complain of inadequate instruction and insufficient support services as students with disabilities. But they cannot show they have exhausted the dispute-resolution procedure required under IDEA.²¹⁹ As a result, Plaintiffs’ Section 504 claims fail.

Plaintiffs also bring a pre-emption claim under the ADA, but that claim is also relies on the premise that Defendants have violated the ADA. As described above, Defendants have not violated the ADA, and so Plaintiffs’ pre-emption claim fails.

II. Plaintiffs Cannot Prevail on Their ADA Claim.

As Plaintiffs acknowledged, Section 504 and ADA claims are generally analyzed under the same standard.²²⁰ Plaintiffs’ ADA claim fails for the same reasons as their Section 504 claim.²²¹

²¹⁴ *McMillen v. New Caney Indep. Sch. Dist.*, 939 F.3d 640, 645 (5th Cir. 2019).

²¹⁵ 20 U.S.C. § 1415(l).

²¹⁶ *McMillen*, 939 F.3d at 645.

²¹⁷ *Fry v. Napoleon Cmty. Sch.*, 137 S.Ct. 743, 748-49 (2017) (quoting 20 U.S.C. §§ 1401(9), (26), and (29)).

²¹⁸ *McMillen*, 939 F.3d at 645.

²¹⁹ *See* 20 U.S.C. §§ 1415(b), (f), (i)(2).

²²⁰ ECF 7 at 16.

²²¹ This includes Plaintiffs’ failure to exhaust administrative remedies under the IDEA (*see, e.g., Logan v. Morris Jeff Cmty. Sch.*, No. 21-30258 (5th Cir. Sep. 28, 2021)).

III. Plaintiffs Cannot Prevail on Their Claim under the American Rescue Plan Act.

Plaintiffs' ARPA claim fails as they do not have a private right of action to bring this claim.²²²

Private rights of action to enforce federal law must be created by Congress.²²³ Courts must determine whether Congress intended the statute to create both a private right, and a private remedy.²²⁴ Absent statutory intent, courts may not create such private rights and remedies, "no matter how desirable that might be as a policy matter, or how compatible with the statute."²²⁵

The ARPA does not create a private cause of action.²²⁶ Likewise, the Supremacy Clause does not create any federal rights, or a private cause of action.²²⁷ Plaintiffs have no right of action to bring an ARPA claim. Without a private right of action, Plaintiffs have no ARPA claim.²²⁸

CONCLUSION

For the reasons set forth above, Defendants respectfully request that this Court: (1) grant Defendants' motion to dismiss (ECF 34); or alternatively, upon trial of this cause enter an order denying Plaintiffs' requested relief in its entirety and dismiss Plaintiffs' claims; and (3) award Defendants such further relief as the Court deems just and proper.

KEN PAXTON
Attorney General of Texas

BRENT WEBSTER
First Assistant Attorney General

GRANT DORFMAN

²²² *Webb v. Texas Higher Education Coordinating Bd.*, Co. EP-14-CV-00345-FM, 2014 WL 12594193, at *12 (W.D. Tex., Dec. 12, 2014) (dismissing claim under Rule 12(b)(6) where statutory provision provided no private right of action).

²²³ *Alexander v. Sandoval*, 532 U.S. 275, 286 (2001) (citing *Touche Ross & Co. v. Redington*, 442 U.S. 560, 578 (1979)).

²²⁴ *Id.* (citing *Transamerica Mortgage Advisors, Inc. v. Lewis*, 444 U.S. 11, 15 (1979)).

²²⁵ *Id.* (citing *Massachusetts Mut. Life Ins. Co. v. Russell*, 473 U.S. 134, 145 (1985); *Transamerica*, 444 U.S. at 23; *Touche Ross*, 442 U.S. at 575-56).

²²⁶ *Anthony Lamar ADC #120479 v. ASA Hutchison, et al.*, No. 4:21-CV-00529, 2021 WL 4047158 at * 6, n. 47 (E.D. Ark. Sep. 3, 2021).

²²⁷ *Armstrong v. Exceptional Child Ctr., Inc.*, 575 U.S. 320, 324 (2015) ("[T]he Supremacy Clause is not the source of any federal rights, and certainly does not create a cause of action") (internal quotations and citations omitted); *see also Chapman v. Houston Welfare Rights Org.*, 441 U.S. 600, 613 (1979); *Jefferson Cmty. Health Care Ctrs., Inc. v. Jefferson Par. Gov't*, 849 F.3d 615, 626 (5th Cir. 2017).

²²⁸ Even the federal government is unconcerned with the Challenged Orders' purported interference with ARPA. *See* ECF 47.

Deputy First Assistant Attorney General

SHAWN COWLES

Deputy Attorney General for Civil Litigation

THOMAS A. ALBRIGHT

Chief - General Litigation Division

/s/ Todd Dickerson

TODD DICKERSON

Texas Bar No. 24118368

RYAN G. KERCHER

Texas Bar No. 24060998

TAYLOR GIFFORD

Texas Bar No. 24027262

CHRISTOPHER HILTON

Texas Bar No. 24087727

Assistant Attorneys General

Office of the Attorney General

P.O. Box 12548, Capitol Station

Austin, Texas 78711-2548

Phone: 512-463-2120

Fax: 512-320-0667

Todd.Dickerson@oag.texas.gov

Ryan.Kercher@oag.texas.gov

Taylor.Gifford@oag.texas.gov

Christopher.Hilton@oag.texas.gov

Counsel for Defendants

CERTIFICATE OF SERVICE

I certify that on September 29, 2021, a true and correct copy of the foregoing document was served via the Court's CM/ECF system to all counsel of record.

/s/ Todd Dickerson

Todd Dickerson

Assistant Attorney General



GOVERNOR GREG ABBOTT

July 29, 2021

FILED IN THE OFFICE OF THE
SECRETARY OF STATE

3:15 PM O'CLOCK

JUL 29 2021

Secretary of State

Mr. Joe A. Esparza
Deputy Secretary of State
State Capitol Room 1E.8
Austin, Texas 78701

Dear Deputy Secretary Esparza:

Pursuant to his powers as Governor of the State of Texas, Greg Abbott has issued the following:

Executive Order No. GA-38 relating to the continued response to the COVID-19 disaster.

The original executive order is attached to this letter of transmittal.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "G. Davidson", written over the typed name.

Gregory S. Davidson
Executive Clerk to the Governor

GSD/gsd

Attachment

EXHIBIT

1

Executive Order

BY THE
GOVERNOR OF THE STATE OF TEXAS

Executive Department
Austin, Texas
July 29, 2021

EXECUTIVE ORDER
GA 38

Relating to the continued response to the COVID-19 disaster.

WHEREAS, I, Greg Abbott, Governor of Texas, issued a disaster proclamation on March 13, 2020, certifying under Section 418.014 of the Texas Government Code that the novel coronavirus (COVID-19) poses an imminent threat of disaster for all Texas counties; and

WHEREAS, in each subsequent month effective through today, I have renewed the COVID-19 disaster declaration for all Texas counties; and

WHEREAS, from March 2020 through May 2021, I issued a series of executive orders aimed at protecting the health and safety of Texans, ensuring uniformity throughout Texas, and achieving the least restrictive means of combatting the evolving threat to public health by adjusting social-distancing and other mitigation strategies; and

WHEREAS, combining into one executive order the requirements of several existing COVID-19 executive orders will further promote statewide uniformity and certainty; and

WHEREAS, as the COVID-19 pandemic continues, Texans are strongly encouraged as a matter of personal responsibility to consistently follow good hygiene, social-distancing, and other mitigation practices; and

WHEREAS, receiving a COVID-19 vaccine under an emergency use authorization is always voluntary in Texas and will never be mandated by the government, but it is strongly encouraged for those eligible to receive one; and

WHEREAS, state and local officials should continue to use every reasonable means to make the COVID-19 vaccine available for any eligible person who chooses to receive one; and

WHEREAS, in the Texas Disaster Act of 1975, the legislature charged the governor with the responsibility “for meeting ... the dangers to the state and people presented by disasters” under Section 418.011 of the Texas Government Code, and expressly granted the governor broad authority to fulfill that responsibility; and

WHEREAS, under Section 418.012, the “governor may issue executive orders ... hav[ing] the force and effect of law;” and

WHEREAS, under Section 418.016(a), the “governor may suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business ... if strict compliance with the provisions ... would in any way prevent, hinder, or delay necessary action in coping with a disaster;” and

WHEREAS, under Section 418.018(c), the “governor may control ingress and egress to

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
3:15pm O'CLOCK

JUL 29 2021

Governor Greg Abbott
July 29, 2021

Executive Order GA-38
Page 2

and from a disaster area and the movement of persons and the occupancy of premises in the area;" and

WHEREAS, under Section 418.173, the legislature authorized as "an offense," punishable by a fine up to \$1,000, any "failure to comply with the [state emergency management plan] or with a rule, order, or ordinance adopted under the plan;"

NOW, THEREFORE, I, Greg Abbott, Governor of Texas, by virtue of the power and authority vested in me by the Constitution and laws of the State of Texas, do hereby order the following on a statewide basis effective immediately:

1. To ensure the continued availability of timely information about COVID-19 testing and hospital bed capacity that is crucial to efforts to cope with the COVID-19 disaster, the following requirements apply:
 - a. All hospitals licensed under Chapter 241 of the Texas Health and Safety Code, and all Texas state-run hospitals, except for psychiatric hospitals, shall submit to the Texas Department of State Health Services (DSHS) daily reports of hospital bed capacity, in the manner prescribed by DSHS. DSHS shall promptly share this information with the Centers for Disease Control and Prevention (CDC).
 - b. Every public or private entity that is utilizing an FDA-approved test, including an emergency use authorization test, for human diagnostic purposes of COVID-19, shall submit to DSHS, as well as to the local health department, daily reports of all test results, both positive and negative. DSHS shall promptly share this information with the CDC.
2. To ensure that vaccines continue to be voluntary for all Texans and that Texans' private COVID-19-related health information continues to enjoy protection against compelled disclosure, in addition to new laws enacted by the legislature against so-called "vaccine passports," the following requirements apply:
 - a. No governmental entity can compel any individual to receive a COVID-19 vaccine administered under an emergency use authorization. I hereby suspend Section 81.082(f)(1) of the Texas Health and Safety Code to the extent necessary to ensure that no governmental entity can compel any individual to receive a COVID-19 vaccine administered under an emergency use authorization.
 - b. State agencies and political subdivisions shall not adopt or enforce any order, ordinance, policy, regulation, rule, or similar measure that requires an individual to provide, as a condition of receiving any service or entering any place, documentation regarding the individual's vaccination status for any COVID-19 vaccine administered under an emergency use authorization. I hereby suspend Section 81.085(i) of the Texas Health and Safety Code to the extent necessary to enforce this prohibition. This paragraph does not apply to any documentation requirements necessary for the administration of a COVID-19 vaccine.
 - c. Any public or private entity that is receiving or will receive public funds through any means, including grants, contracts, loans, or other disbursements of taxpayer money, shall not require a consumer to provide, as a condition of receiving any service or entering any place, documentation regarding the consumer's vaccination status for any COVID-19 vaccine administered under an emergency use authorization. No consumer may be denied entry to a facility financed

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
3:15 PM O'CLOCK

JUL 29 2021

Governor Greg Abbott
July 29, 2021

Executive Order GA-38
Page 3

- in whole or in part by public funds for failure to provide documentation regarding the consumer's vaccination status for any COVID-19 vaccine administered under an emergency use authorization.
- d. Nothing in this executive order shall be construed to limit the ability of a nursing home, state supported living center, assisted living facility, or long-term care facility to require documentation of a resident's vaccination status for any COVID-19 vaccine.
 - e. This paragraph number 2 shall supersede any conflicting order issued by local officials in response to the COVID-19 disaster. I hereby suspend Sections 418.1015(b) and 418.108 of the Texas Government Code, Chapter 81, Subchapter E of the Texas Health and Safety Code, and any other relevant statutes, to the extent necessary to ensure that local officials do not impose restrictions in response to the COVID-19 disaster that are inconsistent with this executive order.
3. To ensure the ability of Texans to preserve livelihoods while protecting lives, the following requirements apply:
- a. There are no COVID-19-related operating limits for any business or other establishment.
 - b. In areas where the COVID-19 transmission rate is high, individuals are encouraged to follow the safe practices they have already mastered, such as wearing face coverings over the nose and mouth wherever it is not feasible to maintain six feet of social distancing from another person not in the same household, but no person may be required by any jurisdiction to wear or to mandate the wearing of a face covering.
 - c. In providing or obtaining services, every person (including individuals, businesses, and other legal entities) is strongly encouraged to use good-faith efforts and available resources to follow the Texas Department of State Health Services (DSHS) health recommendations, found at www.dshs.texas.gov/coronavirus.
 - d. Nursing homes, state supported living centers, assisted living facilities, and long-term care facilities should follow guidance from the Texas Health and Human Services Commission (HHSC) regarding visitations, and should follow infection control policies and practices set forth by HHSC, including minimizing the movement of staff between facilities whenever possible.
 - e. Public schools may operate as provided by, and under the minimum standard health protocols found in, guidance issued by the Texas Education Agency. Private schools and institutions of higher education are encouraged to establish similar standards.
 - f. County and municipal jails should follow guidance from the Texas Commission on Jail Standards regarding visitations.
 - g. As stated above, business activities and legal proceedings are free to proceed without COVID-19-related limitations imposed by local governmental entities or officials. This paragraph number 3 supersedes any conflicting local order in response to the COVID-19 disaster, and all relevant laws are suspended to the extent necessary to preclude any such inconsistent local orders. Pursuant to the legislature's command in Section 418.173 of the Texas Government Code and the State's emergency management plan, the imposition of any conflicting or inconsistent limitation by a local governmental entity or official constitutes a "failure to comply with" this executive order that is subject to a fine up to \$1,000.

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
3:15pm O'CLOCK

JUL 29 2021

Governor Greg Abbott
July 29, 2021

Executive Order GA-38
Page 4

4. To further ensure that no governmental entity can mandate masks, the following requirements shall continue to apply:
 - a. No governmental entity, including a county, city, school district, and public health authority, and no governmental official may require any person to wear a face covering or to mandate that another person wear a face covering; provided, however, that:
 - i. state supported living centers, government-owned hospitals, and government-operated hospitals may continue to use appropriate policies regarding the wearing of face coverings; and
 - ii. the Texas Department of Criminal Justice, the Texas Juvenile Justice Department, and any county and municipal jails acting consistent with guidance by the Texas Commission on Jail Standards may continue to use appropriate policies regarding the wearing of face coverings.
 - b. This paragraph number 4 shall supersede any face-covering requirement imposed by any local governmental entity or official, except as explicitly provided in subparagraph number 4.a. To the extent necessary to ensure that local governmental entities or officials do not impose any such face-covering requirements, I hereby suspend the following:
 - i. Sections 418.1015(b) and 418.108 of the Texas Government Code;
 - ii. Chapter 81, Subchapter E of the Texas Health and Safety Code;
 - iii. Chapters 121, 122, and 341 of the Texas Health and Safety Code;
 - iv. Chapter 54 of the Texas Local Government Code; and
 - v. Any other statute invoked by any local governmental entity or official in support of a face-covering requirement.

Pursuant to the legislature's command in Section 418.173 of the Texas Government Code and the State's emergency management plan, the imposition of any such face-covering requirement by a local governmental entity or official constitutes a "failure to comply with" this executive order that is subject to a fine up to \$1,000.
 - c. Even though face coverings cannot be mandated by any governmental entity, that does not prevent individuals from wearing one if they choose.
5. To further ensure uniformity statewide:
 - a. This executive order shall supersede any conflicting order issued by local officials in response to the COVID-19 disaster, but only to the extent that such a local order restricts services allowed by this executive order or allows gatherings restricted by this executive order. Pursuant to Section 418.016(a) of the Texas Government Code, I hereby suspend Sections 418.1015(b) and 418.108 of the Texas Government Code, Chapter 81, Subchapter E of the Texas Health and Safety Code, and any other relevant statutes, to the extent necessary to ensure that local officials do not impose restrictions in response to the

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
3:15pm O'CLOCK

JUL 29 2021

Governor Greg Abbott
July 29, 2021

Executive Order GA-38
Page 5

- COVID-19 disaster that are inconsistent with this executive order, provided that local officials may enforce this executive order as well as local restrictions that are consistent with this executive order.
- b. Confinement in jail is not an available penalty for violating this executive order. To the extent any order issued by local officials in response to the COVID-19 disaster would allow confinement in jail as an available penalty for violating a COVID-19-related order, that order allowing confinement in jail is superseded, and I hereby suspend all relevant laws to the extent necessary to ensure that local officials do not confine people in jail for violating any executive order or local order issued in response to the COVID-19 disaster.

This executive order supersedes all pre-existing COVID-19-related executive orders and rescinds them in their entirety, except that it does not supersede or rescind Executive Orders GA-13 or GA-37. This executive order shall remain in effect and in full force unless it is modified, amended, rescinded, or superseded by the governor. This executive order may also be amended by proclamation of the governor.



Given under my hand this the 29th
day of July, 2021.

A handwritten signature in black ink that reads "Greg Abbott".

GREG ABBOTT
Governor

ATTESTED BY:

A handwritten signature in black ink that reads "Joe A. Esparza".

JOE A. ESPARZA
Deputy Secretary of State

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
3:15pm O'CLOCK

JUL 29 2021



GOVERNOR GREG ABBOTT

May 18, 2021

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
12:15 PM
MAY 8 2021
Secretary of State

The Honorable Ruth R. Hughs
Secretary of State
State Capitol Room 1E.8
Austin, Texas 78701

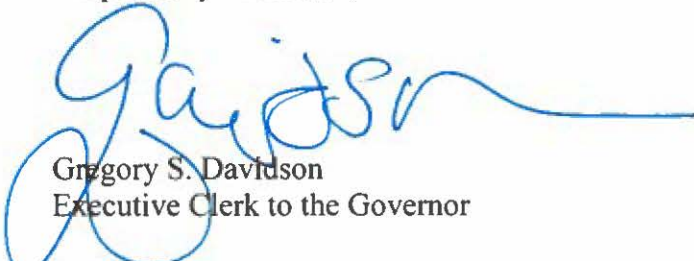
Dear Secretary Hughs:

Pursuant to his powers as Governor of the State of Texas, Greg Abbott has issued the following:

Executive Order No. GA-36 relating to the prohibition of governmental entities and officials from mandating face coverings or restricting activities in response to the COVID-19 disaster.

The original executive order is attached to this letter of transmittal.

Respectfully submitted,


Gregory S. Davidson
Executive Clerk to the Governor
GSD/gsd

Attachment

EXHIBIT
2

Executive Order

BY THE
GOVERNOR OF THE STATE OF TEXAS

Executive Department
Austin, Texas
May 18, 2021

EXECUTIVE ORDER GA 36

Relating to the prohibition of governmental entities and officials from mandating face coverings or restricting activities in response to the COVID-19 disaster.

WHEREAS, I, Greg Abbott, Governor of Texas, issued a disaster proclamation on March 13, 2020, certifying under Section 418.014 of the Texas Government Code that the novel coronavirus (COVID-19) poses an imminent threat of disaster for all counties in the State of Texas; and

WHEREAS, I issued Executive Order GA-34 on March 2, 2021, to open Texas 100 percent and remove face-covering requirements; and

WHEREAS, since then, COVID-19 hospitalizations and the rate of new COVID-19 cases have continued their steady decline; and

WHEREAS, Executive Order GA-34 specifically provides that “no person may be required by any jurisdiction to wear or to mandate the wearing of a face covering,” and, notwithstanding that order, some local governmental entities have caused confusion by nonetheless purporting to require face coverings; and

WHEREAS, Executive Order GA-34 also provides that “there are no COVID-19-related operating limits for any business or other establishment,” that any “conflicting order issued by local officials in response to the COVID-19 disaster” is superseded, and that all relevant statutes are suspended to the extent necessary to preclude inconsistent local orders; and

WHEREAS, to further ensure statewide uniformity, and based on the continued improvement of conditions in Texas, revised standards are appropriate to achieve the least restrictive means of combatting COVID-19; and

WHEREAS, in the Texas Disaster Act of 1975, the legislature charged the governor with the responsibility “for meeting ... the dangers to the state and people presented by disasters” under Section 418.011 of the Texas Government Code, and expressly granted the governor broad authority to fulfill that responsibility; and

WHEREAS, under Section 418.012, the “governor may issue executive orders ... hav[ing] the force and effect of law;” and

WHEREAS, under Section 418.016(a), the “governor may suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business ... if strict compliance with the provisions ... would in any way prevent, hinder, or delay necessary action in coping with a disaster;” and

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
12:15 PM O'CLOCK

MAY 18 2021

Governor Greg Abbott
May 18, 2021

Executive Order GA-36
Page 2

WHEREAS, under Section 418.018(c), the “governor may control ingress and egress to and from a disaster area and the movement of persons and the occupancy of premises in the area;” and

WHEREAS, under Section 418.173, the legislature authorized as “an offense,” punishable by a fine up to \$1,000, any “failure to comply with the [state emergency management plan] or with a rule, order, or ordinance adopted under the plan;”

NOW, THEREFORE, I, Greg Abbott, Governor of Texas, by virtue of the power and authority vested in me by the Constitution and laws of the State of Texas, do hereby order the following on a statewide basis effective immediately:

1. No governmental entity, including a county, city, school district, and public health authority, and no governmental official may require any person to wear a face covering or to mandate that another person wear a face covering; provided, however, that:
 - a. state supported living centers, government-owned hospitals, and government-operated hospitals may continue to use appropriate policies regarding the wearing of face coverings; and
 - b. the Texas Department of Criminal Justice, the Texas Juvenile Justice Department, and any county and municipal jails acting consistent with guidance by the Texas Commission on Jail Standards may continue to use appropriate policies regarding the wearing of face coverings.
2. Notwithstanding the above, public schools may continue to follow policies regarding the wearing of face coverings to the extent reflected in current guidance by the Texas Education Agency, until June 4, 2021. The Texas Education Agency shall revise its guidance such that, effective 11:59 p.m. on June 4, 2021, no student, teacher, parent, or other staff member or visitor may be required to wear a face covering.
3. This executive order shall supersede any face-covering requirement imposed by any local governmental entity or official, except as explicitly provided in paragraph numbers 1-2. To the extent necessary to ensure that local governmental entities or officials do not impose any such face-covering requirements, I hereby suspend the following:
 - a. Sections 418.1015(b) and 418.108 of the Texas Government Code;
 - b. Chapter 81, Subchapter E of the Texas Health and Safety Code;
 - c. Chapters 121, 122, and 341 of the Texas Health and Safety Code;
 - d. Chapter 54 of the Texas Local Government Code; and
 - e. any other statute invoked by any local governmental entity or official in support of a face-covering requirement.

Pursuant to the legislature’s command in Section 418.173 of the Texas Government Code and the State’s emergency management plan, the imposition of any such face-covering requirement by a local governmental entity or official constitutes a “failure to comply with” this executive order that is subject to a fine up to \$1,000, beginning at 11:59 p.m. on May 21, 2021.

4. Under Executive Order GA-34, business activities and legal proceedings are free to proceed without COVID-19-related limitations imposed by local governmental entities or officials, in all counties not in an area of high hospitalizations as defined in that executive order. Executive Order GA-34 also superseded any conflicting local order in response to the COVID-19 disaster, and directed that all relevant laws

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
12:15 PM O'CLOCK

MAY 18 2021

Governor Greg Abbott
May 18, 2021

Executive Order GA-36
Page 3

are suspended to the extent necessary to preclude any such inconsistent local orders. Pursuant to the legislature's command in Section 418.173 of the Texas Government Code and the State's emergency management plan, the imposition of any conflicting or inconsistent limitation by a local governmental entity or official constitutes a "failure to comply with" this executive order that is subject to a fine up to \$1,000, beginning at 11:59 p.m. on May 21, 2021.

This executive order supersedes subparagraph numbers 1(b) and 2(c)(iii) of Executive Order GA-34, but does not otherwise supersede Executive Orders GA-10, GA-13, GA-34, or GA-35. This executive order shall remain in effect and in full force unless it is modified, amended, rescinded, or superseded by the governor. This executive order may also be amended by proclamation of the governor.

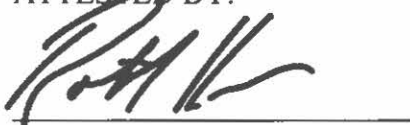


Given under my hand this the 18th
day of May, 2021.



GREG ABBOTT
Governor

ATTESTED BY:



RUTH R. HUGHS
Secretary of State

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
12:15pm O'CLOCK

MAY 18 2021



Public Health Guidance

August 5, 2021

The guidance in this document is authorized by Executive Order GA-38, which has the effect of state law under Section 418.012 of the Texas Government Code. Executive Order GA-38 provides TEA with the legal authority to publish requirements for the operation of public school systems during the COVID-19 pandemic. This document takes effect immediately, replacing all prior guidance. TEA recommends that public school systems consult with their local public health authorities and local legal counsel before making final decisions regarding the implementation of this guidance.

This guidance addresses:

- On-campus instruction
- Non-UIL extracurricular sports and activities
- Any other activities that students must complete

For guidance on matters related to school system staff, please refer [here](#).

Additionally, as a reference for practices recommended by the CDC, see [here](#).

Required Actions if Individuals with Test-Confirmed Cases Have Been in a School

1. If an individual who has been in a school is test-confirmed to have COVID-19, the school must notify its local health department, in accordance with applicable federal, state and local laws and regulations, including confidentiality requirements of the Americans with Disabilities Act (ADA) and Family Educational Rights and Privacy Act (FERPA).
2. Upon receipt of information that any teacher, staff member, student, or visitor at a school is test-confirmed to have COVID-19, the school must submit a report to the Texas Department of State Health Services via an online form. The report must be submitted each Monday for the prior seven days (Monday-Sunday).

Masks

Per GA-38, school systems cannot require students or staff to wear a mask. GA-38 addresses government-mandated face coverings in response to the COVID-19 pandemic. Other authority to require protective equipment, including masks, in an employment setting is not necessarily affected by GA-38.

School systems must allow individuals to wear a mask if they choose to do so.

Students Who Have COVID-19

As provided in this [Department of State Health Services \(DSHS\) Rule](#), school systems must exclude students from attending school in person who are actively sick with COVID-19 or who have received a positive test result for COVID-19. Parents must ensure they do not send a child to school on campus if the child has COVID-19 symptoms or is test-confirmed with COVID-19,

EXHIBIT

3

until the conditions for re-entry are met. See the DSHS rule for more details, including the conditions for ending the exclusion period and returning to school.

During the exclusion period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described [here](#).

To help mitigate the risk of asymptomatic individuals being on campuses, school systems may provide and/or conduct recurring COVID-19 testing using rapid tests provided by the state or other sources. Testing can be conducted with staff. With prior written permission of parents, testing can be conducted with students.

Students Who Are Close Contacts

As a reference, close contact determinations are generally based on [guidance outlined by the CDC](#), which notes that individuals who are vaccinated are not considered close contacts. Given the data from 2020-21 showing very low COVID-19 transmission rates in a classroom setting and data demonstrating lower transmission rates among children than adults, school systems are not required to conduct COVID-19 contact tracing. If school systems are made aware that a student is a close contact, the school system should notify the student's parents.

Parents of students who are determined to be close contacts of an individual with COVID-19 may opt to keep their students at home during the recommended stay-at-home period.

For individuals who are determined to be close contacts, a 14-day stay-at-home period was previously advised by the CDC based on the incubation period of the virus. CDC has since updated their guidance, and the stay-at-home period can end for students experiencing no symptoms on Day 10 after close contact exposure, if no subsequent COVID-19 testing is performed.

Alternately, students can end the stay-at-home period if they receive a negative result from a PCR acute infection test after the close contact exposure ends.

During the stay-at-home period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described [here](#)



Public Health Guidance

August 19, 2021

The guidance in this document is authorized by Executive Order GA-38, which has the effect of state law under Section 418.012 of the Texas Government Code. Executive Order GA-38 provides TEA with the legal authority to publish requirements for the operation of public school systems during the COVID-19 pandemic. This document takes effect immediately, replacing all prior guidance. TEA recommends that public school systems consult with their local public health authorities and local legal counsel before making final decisions regarding the implementation of this guidance. This guidance is subject to change as new information becomes available.

This guidance addresses:

- On-campus instruction
- Non-UIL extracurricular sports and activities
- Any other activities that students must complete

For guidance on matters related to school system staff, please refer [here](#). Additionally, as a reference for practices recommended by the CDC, see [here](#).

Required Actions if Individuals with Test-Confirmed Cases Have Been in a School

1. If an individual who has been in a school is test-confirmed to have COVID-19, the school must notify its [local health department](#), in accordance with applicable federal, state and local laws and regulations, including confidentiality requirements of the [Americans with Disabilities Act \(ADA\)](#) and Family Educational Rights and Privacy Act (FERPA).
2. Upon receipt of information that any teacher, staff member, student, or visitor at a school is test-confirmed to have COVID-19, the school must submit a report to the Texas Department of State Health Services via an online form. The report must be submitted each Monday for the prior seven days (Monday-Sunday).
3. Consistent with school notification requirements for other communicable diseases, and consistent with legal confidentiality requirements, schools must notify all teachers, staff, and families of all students in a classroom or extracurricular or after-school program cohort if a test-confirmed COVID-19 case is identified among students, teachers or staff who participated in those classrooms or cohorts.

Masks

Please note, mask provisions of GA-38 are not being enforced as the result of ongoing litigation. Further guidance will be made available after the court issues are resolved.

Students Who Have COVID-19

As provided in this [Department of State Health Services \(DSHS\) Rule](#), school systems must exclude students from attending school in person who are actively sick with COVID-19, who are

EXHIBIT

4

suspected of being actively sick with COVID-19, or who have received a positive test result for COVID-19, and must immediately notify parents if this is determined while on campus.

Parents must ensure they do not send a child to school on campus if the child has COVID-19 symptoms or is test-confirmed with COVID-19, until the conditions for re-entry are met. See the [DSHS rule](#) for more details, including the conditions for ending the exclusion period and returning to school.

During the exclusion period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described [here](#).

To help mitigate the risk of asymptomatic individuals being on campuses, school systems may provide and/or conduct recurring COVID-19 testing using rapid tests provided by the state or other sources. Testing can be conducted with staff. With prior written permission of parents, testing can be conducted with students.

Students Who Are Close Contacts

As a reference, close contact determinations are generally based on guidance [outlined by the CDC](#), which notes that individuals who are fully vaccinated may not need to follow the stay-at-home period.

As noted above, public health authorities will be notified of all positive cases in schools. While school systems are not required to conduct COVID-19 case investigations, local public health entities have authority to investigate cases and are currently engaged in cooperative efforts on that front. Participation by individuals in these investigations remains voluntary. If school systems are made aware that a student is a close contact, the school system must notify the student's parents.

Parents of students who are determined to be close contacts of an individual with COVID-19 may opt to keep their students at home during the recommended stay-at-home period. Parents who opt to send their children to school in the two weeks following exposure are encouraged to closely monitor their children for symptoms.

For individuals who are determined to be close contacts, a 14-day stay-at-home period was previously advised by the CDC based on the incubation period of the virus. CDC has since updated their guidance, and the stay-at-home period can end for students experiencing no symptoms on Day 10 after close contact exposure, if no subsequent COVID-19 testing is performed.

Alternately, students can end the stay-at-home period if they receive a negative result from a PCR acute infection test after the close contact exposure ends.

During the stay-at-home period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described [here](#).

Staff Who Have COVID-19 or Who are Close Contacts

Similar to students, school systems must exclude staff from attending school in person who are actively sick with COVID-19, who are suspected of being actively sick with COVID-19, or who have received a positive test result for COVID-19. Staff may return when the re-entry conditions have been met, as described in the [DSHS rule](#) used for students.

For staff who are not fully vaccinated who meet the close contact threshold with a COVID-19 positive individual, it is recommended that the staff remain off campus during the stay-at-home period.

For staff who meet the close contact threshold with a COVID-19 positive individual, if these staff continue to work on campus, rapid testing must be performed at the start of the day, at least once every other day until the end of day 10.



Public Health Guidance

September 2, 2021

The guidance in this document is authorized by Executive Order GA-38, which has the effect of state law under Section 418.012 of the Texas Government Code. Executive Order GA-38 provides TEA with the legal authority to publish requirements for the operation of public school systems during the COVID-19 pandemic. This document takes effect immediately, replacing all prior guidance. TEA recommends that public school systems consult with their local public health authorities and local legal counsel before making final decisions regarding the implementation of this guidance. This guidance is subject to change as new information becomes available.

This guidance addresses:

- On-campus instruction
- Non-UIL extracurricular sports and activities
- Any other activities that students must complete

For guidance on matters related to school system staff, please refer [here](#). Additionally, as a reference for practices recommended by the CDC, see [here](#).

Required Actions if Individuals with Test-Confirmed Cases Have Been in a School

1. If an individual who has been in a school is test-confirmed to have COVID-19, the school must notify its [local health department](#), in accordance with applicable federal, state and local laws and regulations, including confidentiality requirements of the [Americans with Disabilities Act \(ADA\)](#) and Family Educational Rights and Privacy Act (FERPA).
2. Upon receipt of information that any teacher, staff member, student, or visitor at a school is test-confirmed to have COVID-19, the school must submit a report to the Texas Department of State Health Services via an online form. The report must be submitted each Monday for the prior seven days (Monday-Sunday).
3. Consistent with school notification requirements for other communicable diseases, and consistent with legal confidentiality requirements, schools must notify all teachers, staff, and families of all students in a classroom or extracurricular or after-school program cohort if a test-confirmed COVID-19 case is identified among students, teachers or staff who participated in those classrooms or cohorts.

Masks

Please note, mask provisions of GA-38 are not being enforced as the result of ongoing litigation. Further guidance will be made available after the court issues are resolved.

Students Who Have COVID-19

As provided in this [Department of State Health Services \(DSHS\) Rule](#), school systems must exclude students from attending school in person who are actively sick with COVID-19, who are suspected of being actively sick with COVID-19, or who have received a positive test result for COVID-19, and must immediately notify parents if this is determined while on campus.

Parents must ensure they do not send a child to school on campus if the child has COVID-19 symptoms or is test-confirmed with COVID-19, until the conditions for re-entry are met. See the [DSHS rule](#) for more details, including the conditions for ending the exclusion period and returning to school.

During the exclusion period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described [here](#).

To help mitigate the risk of asymptomatic individuals being on campuses, school systems may provide and/or conduct recurring COVID-19 testing using rapid tests provided by the state or other sources. Testing can be conducted with staff. With prior written permission of parents, testing can be conducted with students.

Students Who Are Close Contacts

As a reference, close contact determinations are generally based on guidance [outlined by the CDC](#), which notes that individuals who are fully vaccinated may not need to follow the stay-at-home period.

As noted above, public health authorities will be notified of all positive cases in schools. While school systems are not required to conduct COVID-19 case investigations, local public health entities have authority to investigate cases and are currently engaged in cooperative efforts on that front. Participation by individuals in these investigations remains voluntary. If school systems are made aware that a student is a close contact, the school system must notify the student's parents.

School systems may choose to require household-based close contact students to stay at home during the below stay-at-home period if they are in an area with high or rising COVID case rates. This applies specifically to students who are close contacts because an individual who lives in the same household is COVID-19 positive.

Independent of whether a school system chooses to implement the above requirement, parents of students who are determined to be close contacts of an individual with COVID-19 may opt to keep their students at home during the recommended stay-at-home period. In cases when it is permitted, parents who opt to send their children to school in the two weeks following exposure are encouraged to closely monitor their children for symptoms.

For individuals who are determined to be close contacts, a 14-day stay-at-home period was previously advised by the CDC based on the incubation period of the virus. CDC has since updated their guidance, and the stay-at-home period can end for students experiencing no symptoms on Day 10 after close contact exposure, if no subsequent COVID-19 testing is performed.

Alternately, students can end the stay-at-home period if they receive a negative result from a PCR acute infection test after the close contact exposure ends.

During the stay-at-home period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described here.

Staff Who Have COVID-19 or Who are Close Contacts

Similar to students, school systems must exclude staff from attending school in person who are actively sick with COVID-19, who are suspected of being actively sick with COVID-19, or who have received a positive test result for COVID-19. Staff may return when the re-entry conditions have been met, as described in the [DSHS rule](#) used for students.

For staff who are not fully vaccinated who meet the close contact threshold with a COVID-19 positive individual, it is recommended that the school system require that staff remain off campus during the stay-at-home period, but this is a local employment policy decision.

For staff who meet the close contact threshold with a COVID-19 positive individual, if these staff continue to work on campus, rapid testing must be performed periodically for 10 days post-exposure.



Public Health Guidance

September 17, 2021

The guidance in this document is authorized by Executive Order GA-38, which has the effect of state law under Section 418.012 of the Texas Government Code. Executive Order GA-38 provides TEA with the legal authority to publish requirements for the operation of public school systems during the COVID-19 pandemic. This document takes effect immediately, replacing all prior guidance. TEA recommends that public school systems consult with their local public health authorities and local legal counsel before making final decisions regarding the implementation of this guidance. This guidance is subject to change as new information becomes available.

This guidance addresses:

- On-campus instruction
- Non-UIL extracurricular sports and activities
- Any other activities that students must complete

For guidance on matters related to school system staff, please refer [here](#). Additionally, as a reference for practices recommended by the CDC, see [here](#).

Required Actions if Individuals with Test-Confirmed Cases Have Been in a School

1. If an individual who has been in a school is test-confirmed to have COVID-19, the school must notify its [local health department](#), in accordance with applicable federal, state and local laws and regulations, including confidentiality requirements of the [Americans with Disabilities Act \(ADA\)](#) and Family Educational Rights and Privacy Act (FERPA).
2. Upon receipt of information that any teacher, staff member, student, or visitor at a school is test-confirmed to have COVID-19, the school must submit a report to the Texas Department of State Health Services via an online form. The report must be submitted each Monday for the prior seven days (Monday-Sunday).
3. Consistent with school notification requirements for other communicable diseases, and consistent with legal confidentiality requirements, schools must notify all teachers, staff, and families of all students in a classroom or extracurricular or after-school program cohort if a test-confirmed COVID-19 case is identified among students, teachers or staff who participated in those classrooms or cohorts.

Masks (restatement of pre-August 19th guidance document)

Per GA-38, school systems cannot require students or staff to wear a mask. GA-38 addresses government-mandated face coverings in response to the COVID-19 pandemic. Other authority to require protective equipment, including masks, in an employment setting is not necessarily affected by GA-38.

School systems must allow individuals to wear a mask if they choose to do so.

Students Who Have COVID-19

As provided in this [Department of State Health Services \(DSHS\) Rule](#), school systems must

exclude students from attending school in person who are actively sick with COVID-19, who are suspected of being actively sick with COVID-19, or who have received a positive test result for COVID-19, and must immediately notify parents if this is determined while on campus.

Parents must ensure they do not send a child to school on campus if the child has COVID-19 symptoms or is test-confirmed with COVID-19, until the conditions for re-entry are met. See the [DSHS rule](#) for more details, including the conditions for ending the exclusion period and returning to school.

During the exclusion period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described [here](#).

To help mitigate the risk of asymptomatic individuals being on campuses, school systems may provide and/or conduct recurring COVID-19 testing using rapid tests provided by the state or other sources. Testing can be conducted with staff. With prior written permission of parents, testing can be conducted with students.

Students Who Are Close Contacts

As a reference, close contact determinations are generally based on guidance [outlined by the CDC](#), which notes that individuals who are fully vaccinated may not need to follow the stay-at-home period.

As noted above, public health authorities will be notified of all positive cases in schools. While school systems are not required to conduct COVID-19 case investigations, local public health entities have authority to investigate cases and are currently engaged in cooperative efforts on that front. Participation by individuals in these investigations remains voluntary. If school systems are made aware that a student is a close contact, the school system must notify the student's parents.

School systems may choose to require household-based close contact students to stay at home during the below stay-at-home period if they are in an area with high or rising COVID case rates. This applies specifically to students who are close contacts because an individual who lives in the same household is COVID-19 positive.

Independent of whether a school system chooses to implement the above requirement, parents of students who are determined to be close contacts of an individual with COVID-19 may opt to keep their students at home during the recommended stay-at-home period. In cases when it is permitted, parents who opt to send their children to school in the two weeks following exposure are encouraged to closely monitor their children for symptoms.

For individuals who are determined to be close contacts, a 14-day stay-at-home period was previously advised by the CDC based on the incubation period of the virus. CDC has since updated their guidance, and the stay-at-home period can end for students experiencing no symptoms on Day 10 after close contact exposure, if no subsequent COVID-19 testing is performed.

Alternately, students can end the stay-at-home period if they receive a negative result from a PCR acute infection test after the close contact exposure ends.

During the stay-at-home period, the school system may deliver remote instruction consistent with the practice of remote conferencing outlined in the proposed *Student Attendance Accounting Handbook* (SAAH) rules, as described here.

Staff Who Have COVID-19 or Who are Close Contacts

Similar to students, school systems must exclude staff from attending school in person who are actively sick with COVID-19, who are suspected of being actively sick with COVID-19, or who have received a positive test result for COVID-19. Staff may return when the re-entry conditions have been met, as described in the [DSHS rule](#) used for students.

For staff who are not fully vaccinated who meet the close contact threshold with a COVID-19 positive individual, it is recommended that the school system require that staff remain off campus during the stay-at-home period, but this is a local employment policy decision.

For staff who meet the close contact threshold with a COVID-19 positive individual, if these staff continue to work on campus, rapid testing must be performed periodically for 10 days post-exposure.

1 ASHLEY JERNIGAN

2 UNITED STATES DISTRICT COURT

3 WESTERN DISTRICT OF TEXAS

4 AUSTIN DIVISION

5 --o0o--

6 E.T., by and through her parents)
and next friends; et al.,)

7)
8 Plaintiffs,)

9 vs.)

10 GOVERNOR GREG ABBOTT, in his)
official capacity as GOVERNOR OF)
11 TEXAS; et al.,)

12 Defendants.)

) Civil Action No.
) 1:21-CV-00717-LY
)

13 _____
14 VIDEO DEPOSITION OF

15 ASHLEY JERNIGAN

16 September 24, 2021
17 _____

18 DEPOSITION OF ASHLEY JERNIGAN, produced as
19 a witness, duly sworn by me via videoconference at
20 the instance of the PLAINTIFFS, was taken in the
21 above-styled and numbered cause on September 24,
22 2021, from 8:02 A.M. to 10:05 A.M., before
23 BRANDON D. COMBS, CSR, RPR, in and for the State of
24 Texas, reported by computerized machine shorthand
25 via videoconference. Job No. 200265

EXHIBIT

7

1 ASHLEY JERNIGAN

2 APPEARANCES

3
4
5
6 On behalf of the Plaintiffs:

7 WINSTON & STRAWN

8 2121 North Pearl Street

9 Dallas, TX 75201

10 BY: WILLIAM FOX, ESQ.

11 ALEX WOLENS, ESQ.

12 SCOTT THOMAS, ESQ.

13 BRANDON DUKE, ESQ.

14
15
16
17 On behalf of the Defendants:

18 OFFICE OF THE ATTORNEY GENERAL OF TEXAS

19 P.O. Box 12548

20 Austin, TX 78711

21 BY: RYAN KERCHER, ESQ.

1 ASHLEY JERNIGAN

2

3

4

5

6

7

8 On behalf of the Plaintiffs:

9 DISABILITY RIGHTS TEXAS

10 2111 East Missouri

11 El Paso, TX 79903

12 BY: ROBERT WINTERODE, ESQ.

13 DUSTIN RYNDERS, ESQ.

14

15

16

17

18 ALSO PRESENT:

19 Matthew Chin-Quee, Videographer

20 Christopher Jones

21

22

23

24

25

ASHLEY JERNIGAN

INDEX

Page

Examination by MR. FOX	8
Examination by MR. KERCHER	70
Further Examination by MR. FOX	73

EXHIBITS

PAGE

Exhibit 1	"Testifying today about certain topics on this list"	12
Exhibit 2	"Executive Order Number GA-38"	35
Exhibit 3	"Public Health Guidance"	39
Exhibit 4	"Another public health guidance document"	45
Exhibit 5	"Letter from the Attorney General's office to Round Rock ISD's superintendent"	58
Exhibit 6	"Pleading, State of Texas versus Round Rock ISD"	62

ASHLEY JERNIGAN

Exhibit numbers 7 - 9 skipped

Exhibit 10 "Letter from the U.S. Department 65
of Education office for civil
rights, addressed to Commissioner
Mike Morath"

1 ASHLEY JERNIGAN

2 ASHLEY JERNIGAN,

3 having been first duly sworn, testified as follows:

4 EXAMINATION

5 Q. (BY MR. FOX) Morning, Ms. Jernigan. My
6 name is Will Fox. I'm going to be taking your
7 deposition today. Thank you for your time.

8 Would you please state your name for the
9 record.

10 A. Yes. I am Ashley Jernigan.

11 Q. And what is your current profession,
12 Ms. Jernigan?

13 A. I am TEA's associate commissioner for
14 governance, compliance, and investigations.

15 Q. Great. I want to start out with a few
16 ground rules for depositions and particularly Zoom
17 depositions.

18 Have you ever given a deposition before?

19 A. I have not been deposed, but I have been
20 in the attorney's seat for depositions previously.

21 Q. Okay. So you have taken depositions?

22 A. That is correct.

23 Q. Okay. Have they been Zoom depositions?

24 A. No, they have not.

25 Q. Okay. So it's going to be like a normal

1 ASHLEY JERNIGAN

2 Q. And can we agree that -- to use the
3 acronym TEA in this deposition to refer to the Texas
4 Education Agency?

5 A. Yes.

6 Q. Thank you. And you've said you've taken
7 depositions before. Have you ever taken an
8 organization's deposition?

9 A. No.

10 Q. Okay. Are you familiar with Federal Civil
11 Procedure 30(b)(6)?

12 A. Can you remind me of what that is.

13 Q. It provides for the deposition of an
14 organization.

15 So do you understand that you're here as a
16 representative of the TEA to provide the TEA's
17 testimony today?

18 A. Yes.

19 Q. You understand that you're under oath
20 today?

21 A. Yes.

22 Q. And your testimony has the same effect as
23 if you were in court testifying in front of a judge
24 and a jury.

25 Do you understand that?

1 ASHLEY JERNIGAN

2 we'll assign the complaint to one of TEA's
3 investigation divisions for making factual findings,
4 and which could potentially get referred for
5 enforcement action.

6 Q. I'm going to show you an exhibit now. I
7 emailed the exhibits I plan to use today to your
8 attorney, and he will provide them to you.

9 So I'd like to show you Exhibit 1. Will
10 you let me know when you have that in your email.

11 (Whereupon, Exhibit 1 was marked for
12 identification.)

13 THE WITNESS: Do I need to open my TEA
14 email?

15 MR. KERCHER: Well, I'm sorry, Will. I
16 didn't understand you wanted me to provide the
17 witness with the document. Why don't you just put
18 it in the chat and we'll look at it that way.
19 Otherwise, you can share your screen.

20 That's probably the easiest way to do it.

21 MR. FOX: Okay. I'll then put them in the
22 chat and share my screen as well.

23 Q. (BY MR. FOX) Okay. Exhibit 1 should now
24 have come through via the chat function.

25 Ms. Jernigan, do you see that?

1 ASHLEY JERNIGAN

2 A. Yes, I do. It's making me download it.

3 Okay.

4 Q. I'm also going to share my screen so you
5 can see it.

6 Okay. Do you see Adobe open on the
7 screen?

8 A. Yes, I do.

9 Q. Have you seen this document before?

10 A. I have.

11 Q. And do you have an understanding that
12 you're going to be testifying today about certain
13 topics on this list?

14 A. Yes.

15 Q. And do you understand that you have been
16 designated by TEA to testify about Topic 6, 7, and
17 10?

18 A. Yes.

19 Q. Are you prepared to discuss all three of
20 those topics today?

21 A. I am.

22 Q. Did you do anything to prepare to discuss
23 those topics today?

24 A. Yes, I spoke with Mr. Kercher and I spoke
25 with Mr. Jones.

1 ASHLEY JERNIGAN

2 Q. Is it correct that your testimony is that
3 twice a week the Texas Education Agency sends to the
4 Attorney General's office the names of local
5 education agencies that are not in compliance with
6 Executive Order GA-38?

7 A. That we've received complaints that school
8 districts and charter schools are not in compliance
9 with, yes.

10 Q. Okay. So the names of the local education
11 agencies you provide to the Office of the Attorney
12 General twice a week, are attorney -- are local
13 education agencies about which you have received
14 complaints that they are not in compliance with
15 Executive Order GA-38?

16 A. That is correct.

17 Q. Why does the Texas Education Agency
18 provide the names of those local education agencies
19 about which people are complaining to the Office of
20 the Attorney General?

21 A. It was based on a request from the Office
22 of Attorney General that we provide the information
23 to them.

24 Q. Do you know why the Office of the Attorney
25 General has requested from the

1 ASHLEY JERNIGAN

2 Texas Education Agency the names of the local
3 education agencies about whom people have
4 complained?

5 A. I do not know.

6 Q. Do you know what the Office of the
7 Attorney General does with the names of the local
8 education agencies that provide it?

9 A. I do not know.

10 Q. My apologies for jumping around, but I
11 think we've gotten into Topic 6 and 7 here, so I'm
12 going to ask you some questions about those.

13 A. Okay.

14 Q. Do you understand that Topic 6 -- I'm
15 looking at Exhibit 1 -- is reports, investigations,
16 and complaints received by TEA and made by parents
17 relating to requests for mask requirements at any
18 Texas school?

19 A. Yes.

20 Q. And you understand that Topic Number 7 is
21 responses to reports, investigations and complaints
22 regarding requests for mask requirements to any
23 Texas school that were drafted, opined, and/or
24 otherwise created by TEA?

25 A. Yes, I do.

1 ASHLEY JERNIGAN

2 A. Yes.

3 Q. Has the Texas Education Agency received
4 complaints that school districts can't require masks
5 because of GA-38?

6 A. Yes.

7 Q. How does the Texas Education Agency
8 respond to those complaints?

9 A. We respond that TEA does not have the
10 authority to investigate those complaints, and we
11 refer the complainant to the local grievance
12 process.

13 Q. In the TEA's responses to complaints
14 that -- about Executive Order GA-38 not allowing
15 schools to require masks, does the TEA state any
16 position regarding Executive Order GA-38?

17 MR. KERCHER: Question is vague.

18 Ms. Jernigan, you can answer if you
19 understand it.

20 THE WITNESS: I don't understand it. If
21 you wouldn't mind rephrasing it.

22 Q. (BY MR. FOX) When the
23 Texas Education Agency receives a complaint that
24 school -- a school cannot require masks because of
25 GA-38, does the Texas Education Agency respond that

1 ASHLEY JERNIGAN

2 Attorney General's office?

3 A. Yes.

4 Q. What, if any, was Commissioner Morath's
5 role in the decision to engage in that practice?

6 A. I do not know.

7 Q. Have you ever communicated with
8 Commissioner Morath, at all?

9 A. Yes.

10 Q. Have you communicated with
11 Commissioner Morath about Executive Order GA-38?

12 A. No.

13 Q. Did Commissioner Morath direct
14 Texas Education Agency employees to comply with the
15 Attorney General office's request for the names of
16 local education agencies about which people have
17 complained?

18 A. Not to my knowledge.

19 Q. Would he have the authority to stop that
20 practice?

21 A. Well, it's public information, so if we
22 received a request, we would comply with the Public
23 Information Act.

24 Q. So is the request from the Attorney
25 General's office pursuant to a -- the Public

ASHLEY JERNIGAN

contain things that are guidance?

A. Yes.

Q. With respect to those things that are requirements, school districts must obey?

A. Yes.

Q. Let me direct your attention to the italicized word "masks."

Do you see that?

A. I do.

Q. And do you agree that this says, per GA-38 school systems cannot require students or staff to wear a mask?

A. Yes.

Q. Is that a requirement that school districts must follow?

A. Yes.

Q. So according to this document, school districts cannot require students or staff to wear a mask?

A. Yes.

Q. And the TEA has the authority to impose that requirement because of GA-38; is that correct?

A. I don't know that TEA is imposing the requirement. I believe that it is listed in the

ASHLEY JERNIGAN

public health guidance, yes.

Q. So does the Texas Education Agency prohibit schools from requiring students or staff to wear masks?

A. TEA does not prohibit this. The governor's order prohibits this.

Q. Why does this public guidance -- or why does this document contain the mask section that I just read to you?

A. It's -- for informational purposes.

Q. Why is the Texas Education Agency telling schools that GA-38 prohibits them from requiring masks?

A. It's for their information. We do that -- we provide information updates related to updates to law, to school districts and the education community frequently.

Q. Did the Attorney General's office ask the Texas Education Agency to include this mask section in its guidance?

MR. KERCHER: Object to invasion of the deliberative process privilege, which as you know applies to interagency communications.

Any advice or deliberation that goes into

1 ASHLEY JERNIGAN

2 federal rights. That's our argument that questions
3 about Exhibit 10 are covered by the noticed topics.

4 Pass the witness.

5 MR. KERCHER: We'll take that argument up
6 at the appropriate time.

7 MR. FOX: Okay. I pass the witness.

8 EXAMINATION

9 Q. (BY MR. KERCHER) Ms. Jernigan, while you
10 were speaking with Plaintiffs' counsel, he asked
11 about TEA's ability to promulgate rules.

12 Do you remember that?

13 A. Yes.

14 Q. Generally speaking, where could I find
15 rules promulgated by TEA?

16 A. It would be in the Texas Administrative
17 Code, Title 19.

18 Q. And those --

19 A. Whichever subdivision relates to the
20 Texas Education Agency.

21 Q. And are those rules adopted pursuant to a
22 particular statutory process?

23 A. Yes.

24 Q. Is that the Administrative Procedures Act?

25 A. That's correct.

1 ASHLEY JERNIGAN

2 Q. The public health guidance reflected in
3 Exhibits 3 and 4 that you saw today.

4 Do you remember those documents?

5 A. I do.

6 Q. Do either of those documents constitute
7 the types of rules promulgated by the TEA found in
8 Texas Administrative Code?

9 A. They do not.

10 Q. When you provided answers to Plaintiffs'
11 counsel about the types of enforcement mechanisms
12 available to TEA regarding the rules that it
13 promulgates.

14 Do those apply to your knowledge to the
15 guidance provided in the public health guidance
16 reflected in Exhibits 3 and 4?

17 A. They do not apply to the public health
18 guidance.

19 Q. We -- as we were introduced to Exhibits 3
20 and 4, you were initially asked whether those
21 exhibits constitute requirements by TEA, and then I
22 think I understood that you suggested that not
23 everything in Exhibits 3 and 4 constitute
24 requirements.

25 Did I understand your testimony correctly?

1 ASHLEY JERNIGAN

2 A. That's correct.

3 Q. You looked at Exhibits 3 and 4,

4 specifically at paragraphs labeled masks.

5 Do you remember those?

6 A. I do.

7 Q. Where the TEA discusses masks in

8 Exhibits 3 and 4 in its public health guidance, are

9 those requirements?

10 A. So, it was different on the two different

11 documents. So one of them listed the requirements

12 as listed in GA-38, and the second one talked about

13 how enforcement actions related to GA-38 were paused

14 pending a court proceedings.

15 Q. And when you refer to the requirements of

16 GA-38, are those requirements promulgated by TEA?

17 A. No, they are not.

18 Q. Are those requirements, to your knowledge,

19 subject to the types of investigation or enforcement

20 acts available to TEA under its normal processes?

21 A. They are not.

22 Q. Has the TEA referred any special

23 investigations pursuant to alleged violations of

24 GA-38, to your knowledge?

25 A. We have not.

1 ASHLEY JERNIGAN


2 CERTIFICATE OF REPORTER

3 I, BRANDON D. COMBS, a Certified Shorthand
4 Reporter, hereby certify that the witness in the
5 foregoing deposition was by me duly sworn to tell
6 the truth, the whole truth, and nothing but the
7 truth in the within-entitled cause;

8 That said deposition was taken in
9 shorthand by me, a disinterested person, at the time
10 and place therein stated, and that the testimony of
11 the said witness was thereafter reduced to
12 typewriting, by computer, under my direction and
13 supervision;

14 That before completion of the deposition,
15 review of the transcript was not requested. If
16 requested, any changes made by the deponent (and
17 provided to the reporter) during the period allowed
18 are appended hereto.

19 I further certify that I am not of counsel
20 or attorney for either or any of the parties to the
21 said deposition, nor in any way interested in the
22 event of this cause, and that I am not related to
23 any of the parties thereto. DATED: September 27, 2021

24 
25 _____
BRANDON D. COMBS, RPR, CSR 10927

List of Topics for Deposition of Texas Education Agency Representative:

1. COVID-19 spread in Texas schools, including data on positivity rates and COVID-19 positive cases involving staff and students.
2. Texas school closures related to COVID-19.
3. Development of public health guidance documents with respect to use of masks in schools.
4. The Agency's process and reasoning for banning mask requirements in Texas schools.
5. Student performance during virtual instruction and student performance during in-person instruction.
6. Reports, investigations, and complaints received by TEA and made by parents relating to requests for mask requirements at any Texas school.
7. Responses to reports, investigations, and complaints regarding requests for mask requirements at any Texas school that were drafted, opined, and/or otherwise created by TEA.
8. TEA training and/or guidance on reasonable accommodations for students who cannot wear masks.
9. TEA training and/or guidance regarding COVID-19 mitigation measures.
10. Enforcement of requirements for masking by governmental entities and any relevant enforcement activities regarding same.
11. Communications with the Office of Attorney General and/or the Office of the Governor regarding: (1) Executive Order GA-38's application to independent school districts and (2) enforcement of Executive Order GA-38 with respect to independent school districts.
12. Decisions made by independent school districts to decline to implement mask mandates due to Executive Order GA-38.

MEGAN AGHAZADIAN

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS

AUSTIN DIVISION

--o0o--

E.T., by and through her parents)
and next friends; et al.,)

Plaintiffs,)

vs.)

1:21-CV-00717-LY

GOVERNOR GREG ABBOTT, in his)
official capacity as GOVERNOR OF)
TEXAS; et al.,)

Defendants.)

VIDEO DEPOSITION OF

MEGAN AGHAZADIAN

September 24, 2021

DEPOSITION OF MEGAN AGHAZADIAN, produced
as a witness, duly sworn by me via videoconference
at the instance of the PLAINTIFFS, was taken in the
above-styled and numbered cause on September 24,
2021, from 3:02 P.M. to 4:33 P.M., before
BRANDON D. COMBS, CSR, RPR, in and for the State of
Texas, reported by computerized machine shorthand
via videoconference. Job No. 200265

EXHIBIT

8

MEGAN AGHAZADIAN

APPEARANCES

On behalf of the Plaintiffs:

WINSTON & STRAWN

2121 North Pearl Street

Dallas, TX 75201

BY: WILLIAM FOX, ESQ.

ALEX WOLENS, ESQ.

SCOTT THOMAS, ESQ.

BRANDON DUKE, ESQ.

On behalf of the Defendants:

OFFICE OF THE ATTORNEY GENERAL OF TEXAS

P.O. Box 12548

Austin, TX 78711

BY: RYAN KERCHER, ESQ.

MEGAN AGHAZADIAN

On behalf of the Plaintiffs:

DISABILITY RIGHTS TEXAS

2111 East Missouri

El Paso, TX 79903

BY: ROBERT WINTERODE, ESQ.

DUSTIN RYNDERS, ESQ.

ALSO PRESENT:

Matthew Chin-Quee, Videographer

Christopher Jones

MEGAN AGHAZADIAN

INDEX

Page

Examination by MS. WOLENS

6

EXHIBITS

PAGE

Exhibit 1 "September 17, 2021, public
health guidance"

55

1 MEGAN AGHAZADIAN

2 State of Texas, representing the defendants. Also
3 present is Christopher Jones, general counsel to the
4 Texas Education Agency.

5 THE VIDEOGRAPHER: Will the court reporter
6 please swear in the witness.

7 MEGAN AGHAZADIAN,
8 having been first duly sworn, testified as follows:

9 EXAMINATION

10 Q. (BY MS. WOLENS) Hi, Ms. Aghazadian. My
11 name is Alex Wolens. It's nice to meet you.

12 A. Nice to meet you.

13 Q. So as I mentioned earlier, I'll be taking
14 your deposition today.

15 Have you ever been deposed before?

16 A. No, it's my first time.

17 Q. So I'm going to go over some ground rules
18 for this deposition, depositions generally but also
19 remote depositions.

20 You understand that you're providing
21 testimony that's under oath that might be used as
22 evidence in a court proceeding later?

23 A. Yes.

24 Q. Please provide verbal answers, not a head
25 nod or any other physical gesture.

MEGAN AGHAZADIAN

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

A. No.

Q. Did you happen to listen to Ashley Jernigan's deposition that she gave this morning?

A. I did not.

Q. Have you spoken with her about the deposition?

A. No.

Q. Have you talked to your lawyer about the deposition?

A. No.

Q. I want to talk to you next about what it means to be a representative for Texas Education Agency today.

You understand you are testifying on behalf of the agency?

A. Yes.

Q. And you're aware there are seven specific topics that you're designated to discuss?

A. Yes.

Q. Are you prepared to talk about those topics today?

A. I feel prepared to talk about; is that what you said?

Q. Yes.

MEGAN AGHAZADIAN

the State's petitions that have been filed across the state in preparation for today, that likewise involved Executive Order GA-38?

A. I did not.

Q. So now I'd like to, now that we've gotten that out of the way, the instructions, I'd like to briefly discuss your work with the Texas Education Agency, which let me refer to that as TEA going forward.

A. Please.

Q. What is your current role there?

A. I'm the deputy commissioner of operations.

Q. And what generally does that entail?

A. It entails supporting a set of internal teams, like HR, and then supporting some teams who work with external stakeholders including government relations.

And additionally I support on a set of special projects that, you know, come up periodically at the commissioner's request or for other -- in other sort of leadership capacities.

Q. In the context, specifically, of the COVID-19 pandemic -- as it pertains to government relations --

MEGAN AGHAZADIAN

across all grade levels.

Q. So in light of what you just said, is it TEA's position that in-person instruction should be made as acceptable as possible?

A. It is TEA's position that -- well, yes, it is TEA's position that all schools should be offering in-person instruction to as many students as possibly can take advantage of it.

Q. In order to provide in-person instruction, is it necessary to implement COVID-19 mitigation strategies?

A. Our -- in order to provide in-person instruction is it necessary to mitigate. I mean, I think it depends.

So we -- much of that is -- we do not have in our guidance that it is required to provide -- there's not requirements around specific mitigation strategies in our guidance.

So I don't think I can say that TEA believes that that is always required for in-person instruction because that's not what our policies say.

Q. But would you agree that --

MR. KERCHER: I'm sorry to interrupt,

MEGAN AGHAZADIAN

part intended to do that.

Q. And you expect that school districts will follow your recommendations?

A. I don't -- I don't know that I -- I don't -- I would not say that I expect the districts to follow our recommendations, no. I think -- no --

Q. So do you expect that they won't follow them at all?

A. No, I don't expect that either.

Q. Do you expect that school districts will take your recommendations quite seriously?

A. I expect that they will consider them seriously.

Q. Does TEA ever take any action when a school district does not follow its guidance?

A. On any matter, or public health guidance?

Q. Public health guidance.

A. Not that I am aware of. I should say that this is -- sort of anything beyond that answer is beyond my area of expertise, and I would turn to Ashley for any specifics there.

Q. Let me know if you don't know the answer to this question.

But do school districts ever reach out to

MEGAN AGHAZADIAN

Q. Have any of them implicated that order?

Specifically the prohibition on mask mandates?

Has that come up?

A. Has it come up. People have mentioned it.

Q. In what context would they mention it?

A. A district might share what their policy is.

Q. Would they share their policy in order to find out if it violates the order?

A. Not in my experience.

Q. I'm going to pull up the public health guidance that was issued on, I guess the 5th.

Can you see my screen now?

A. Yes, now I can.

Q. So as you can see, it says, per GA-38 school districts cannot require students or staff to wear a mask. GA-38 addresses government-mandated face coverings in response to the COVID-19 pandemic.

A. I do see that.

Q. In issuing this guidance was TEA told by the Office of the Attorney General that this was a rule with respect to mask mandates in school?

MR. KERCHER: Objection. To the extent that this invades the deliberative process

MEGAN AGHAZADIAN

Q. Prior to this guidance was TEA enforcing GA-38?

A. No.

Q. After this guidance was TEA enforcing GA-38?

A. No.

Q. Why would you mention that TEA was not enforcing GA-38 at the time of this order if TEA, as you just said, never enforced it at all?

A. You mean why did I say that just now, or why would we include it in our guidance?

Q. Why did you just say that right now?

A. I said it because, honestly, the question was -- worded in a slightly confusing way, who was not enforcing at this time. So, no one was enforcing, including TEA.

Q. Does TEA have the authority to enforce GA-38?

MR. KERCHER: I'll object to the extent that this goes outside the scope of the topics on which this witness was -- was being offered. We talked extensively about enforcement efforts by TEA during Ms. Jernigan's deposition.

This witness is not being offered as a TEA

MEGAN AGHAZADIAN

Q. So TEA knows that some districts will follow its guidance and some will not?

A. On public health guidance specifically?

Q. Yes.

A. I think that -- yes. There's 1,200 school districts. Not everybody is going to do exactly what is written in the policy or in the guidance.

Q. Are you saying that just kind of philosophically or are you saying that because you know based on interactions with school districts that some will follow and some will not?

A. I think what I'm saying is, in this particular section that we're talking about around masks, this is a -- what we understood and understand to be a restatement of existing law.

Some districts will look to this guidance as the source of the restatement of the law, and some will look directly to the EO themselves and interpret it as they -- as their counsel, presumably, would want them to interpret or instruct them to interpret it.

Q. So does TEA consider it its duty to simply restate existing law?

MR. KERCHER: The question is vague.

1 MEGAN AGHAZADIAN

2 the Attorney General and TEA?

3 A. Not to my knowledge.

4 Q. To your personal knowledge, or your
5 knowledge as a TEA representative?

6 A. Not -- not that I am aware of in my
7 personal or professional capacity.

8 Q. As of September 17 is Executive Order 38
9 being enforced?

10 MR. KERCHER: Objection. This goes
11 outside of the noticed topics for this witness. We
12 went through this with Ms. Jernigan.

13 Ms. Aghazadian, you can answer if you
14 know.

15 THE WITNESS: No.

16 Q. (BY MS. WOLENS) You don't know?

17 A. I am not aware of whether or how this is
18 being enforced at this point.

19 Q. Have any of the school districts contacted
20 TEA since September 17 to express confusion
21 regarding the enforceability of GA-38?

22 A. Not that I'm aware of, or that I have been
23 part of.

24 Q. Is TEA aware of any school districts that
25 withdrew its mask mandates due to the September 17

MEGAN AGHAZADIAN

public health guidance?

A. I can't think of any specific examples that I'm aware of, that withdrew as a result of this, no.

Q. Does TEA anticipate that school districts will withdraw mask mandates as a result of the September 17 guidance?

A. I don't -- I don't know if we would -- I mean, I don't like to speculate on what we would anticipate. We just, we put out the guidance as best we could at the time.

I can't really speak to the future, you know, what may or may not happen as a result.

Q. But would you reasonably expect that school districts might withdraw mask mandates given TEA's change in guidance regarding the enforceability of GA-38?

MR. KERCHER: Objection. Asked and answered.

Ms. Aghazadian, you may answer.

THE WITNESS: I'm sorry, I couldn't hear you.

Q. (BY MS. WOLENS) Would you just reasonably anticipate that a school might withdraw its

MEGAN AGHAZADIAN

mask mandate due to the September 17 guidance stating that GA-38 was now being enforced?

MR. KERCHER: Same objection.

Ms. Aghazadian, you may answer if you know.

THE WITNESS: I do not know.

Q. (BY MS. WOLENS) I'm not really asking whether you have knowledge of something. I'm just asking if you might reasonably anticipate that a school district might react to this guidance in that way?

MR. KERCHER: Objection.

Ms. Aghazadian, you may provide any information that you have.

THE WITNESS: No, I'm sorry, I don't -- I don't know.

Q. (BY MS. WOLENS) What kind of effect did TEA intend to have in issuing this September 17 guidance that GA-38 would be enforced?

A. I don't -- I don't think that -- there's not -- there's not an -- an intent in making this change in that sense as an intended effect on school districts. It's intended to clearly restate existing law as we understand it.

MEGAN AGHAZADIAN

CERTIFICATE OF REPORTER

I, BRANDON D. COMBS, a Certified Shorthand Reporter, hereby certify that the witness in the foregoing deposition was by me duly sworn to tell the truth, the whole truth, and nothing but the truth in the within-entitled cause;

That said deposition was taken in shorthand by me, a disinterested person, at the time and place therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by computer, under my direction and supervision;

That before completion of the deposition, review of the transcript was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.

I further certify that I am not of counsel or attorney for either or any of the parties to the said deposition, nor in any way interested in the event of this cause, and that I am not related to any of the parties thereto. DATED: September 27, 2021



BRANDON D. COMBS, RPR, CSR 10927

AUSTIN KINGHORN

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS

AUSTIN DIVISION

--o0o--

E.T., by and through her parents)
and next friends; et al.,)

Plaintiffs,)

vs.)

1:21-CV-00717-LY

GOVERNOR GREG ABBOTT, in his)
official capacity as GOVERNOR OF)
TEXAS; et al.,)

Defendants.)

VIDEO DEPOSITION OF

AUSTIN KINGHORN

September 27, 2021

DEPOSITION OF AUSTIN KINGHORN, produced as
a witness, duly sworn by me via videoconference at
the instance of the PLAINTIFFS, was taken in the
above-styled and numbered cause on September 27,
2021, from 2:07 P.M. to 3:40 P.M., before
BRANDON D. COMBS, CSR, RPR, in and for the State of
Texas, reported by computerized machine shorthand
via videoconference. JOB NO. 200289

EXHIBIT

9

AUSTIN KINGHORN

APPEARANCES

WINSTON & STRAWN

800 Capitol Street

Houston, TX, 77002

BY: BRANDON DUKE, ESQ.

SCOTT THOMAS, ESQ.

appeared via videoconference as counsel

on behalf of the Plaintiffs.

OFFICE OF THE ATTORNEY GENERAL OF TEXAS

PO Box 12548

Austin, TX 78711

BY: RYAN KERCHER, ESQ.

appeared via videoconference as counsel

on behalf of the Defendants.

AUSTIN KINGHORN

DISABILITY RIGHTS TEXAS

2111 East Missouri

El Paso, TX 79903

BY: ROBERT WINTERODE, ESQ.

L. KYM DAVIS ROGERS, ESQ.

DUSTIN RYNDERS, ESQ.

appeared via videoconference

as counsel on behalf of the Plaintiffs.

ALSO PRESENT:

John Reidt, Videographer

AUSTIN KINGHORN

INDEX

		Page
Examination by MR. DUKE		6

EXHIBITS	PAGE
----------	------

Exhibit 1	"First set of communications that we received both to and from the Office of Attorney General involving you, Mr. Kinghorn"	11
-----------	--	----

Exhibit 2	"A few additional pages that we received from the Office of the Attorney General of your communications"	11
-----------	--	----

Exhibit 3	"Petition"	13
-----------	------------	----

Exhibit 4	"TRO"	15
-----------	-------	----

Exhibit 5	"Petition"	15
-----------	------------	----

Exhibit 6	"List of government entities unlawfully imposing mask mandates"	26
-----------	---	----

1 AUSTIN KINGHORN

2 In the United States District Court for
3 the Western District of Texas, Austin Division. The
4 case file number is 1:21-CV-00717-LY.

5 This deposition is being held remotely via
6 Zoom on this 27th day of September, 2021.

7 Again, my name is John M. Reidt. I'm the
8 legal video specialist for TSG Reporting,
9 Incorporated, headquartered at 228 East 45th Street,
10 Suite 810, New York, New York 10017.

11 The court reporter is Brandon Combs, also
12 in association with TSG Reporting.

13 All those present will be noted on the
14 transcript. The court reporter will now swear in
15 the witness and you may proceed.

16 AUSTIN KINGHORN,
17 having been first duly sworn, testified as follows:

18 EXAMINATION

19 Q. (BY MR. DUKE) Good afternoon. Just state
20 your name for the record one more time.

21 A. Austin Kinghorn.

22 Q. Hi. My name is Brandon Duke. I represent
23 the plaintiffs.

24 I guess we need to do introductions.

25 I'm Brandon Duke with Winston & Strawn on

AUSTIN KINGHORN

Q. Okay. If that reoccurs let me know, and we can pause and try to fix it.

A. Sounds good now.

Q. Okay, great.

So, can you say what your title is.

A. I'm the general counsel at the Attorney General's office.

Q. Okay. And how long have you been in that role at the Office of the Attorney General?

A. I have been with the Attorney General's office since June of last year. Since November I have been the general counsel.

Q. Okay. And I guess, at a high level, what's your responsibility as general counsel?

A. So I oversee the general counsel division, which is comprised of nine lawyers and four support staff.

We provide advising counsel to the agency, to the Attorney General, to executive administration, and to any OAG division.

Q. And do you litigate cases on behalf of the attorney general?

A. I do not.

Q. Go ahead.

AUSTIN KINGHORN

school districts regarding GA-38?

A. I have seen -- I'm getting that bad echo.
I apologize.

MR. KERCHER: Yeah, can we -- can we stop
for a minute.

MR. DUKE: Let's go off the record for a
second.

THE VIDEOGRAPHER: We're going off the
record. The time is 2:13.

(Off the record.)

THE VIDEOGRAPHER: We're going back on the
record. The time is 2:15.

Q. (BY MR. DUKE) Okay. So when there was
audio issues I asked, have you communicated with
school districts regarding Executive Order GA-38?

A. I have primarily sent a number of letters
to school districts across the state regarding
mask mandates.

Q. Okay. And have you received, I guess
responses back from school districts or their
representatives?

A. Yes.

Q. Okay. And just for clarity, when I say
GA-38, you understand that to be Governor Abbott's

AUSTIN KINGHORN

declaration that the enactment and enforcement of Defendant's face mask order is invalid, unlawful and constitutes an ultra vires act.

Did I read that roughly correctly?

A. Yes.

Q. Okay. And so you said sometimes. Is this an example of when the Office of Attorney General authority includes seeking an injunction to get a declaration and enjoin what it considers ultra vires acts?

A. Yes.

Q. Okay. And under the Texas constitution, is it the AG's responsibility to represent the State in these actions?

A. Well, the Texas constitution vests the Attorney General with broad authority to act on behalf of the State.

Q. Okay. And then -- but it's within the Attorney General's, you know, general authority to enforce Texas state law in this manner; correct?

A. So, in this manner, you're referring to what exactly?

Q. By seeking an injunction to prevent and get a declaration that an act by a local official is

AUSTIN KINGHORN

end?

A. I do.

Q. Okay. So, not to turn your question against you, but can you tell me what was meant by, enforce the Governor's order, in this letter, because that's what I'm asking.

A. Yes, I can. In the context of this letter, and both in the terms of the sentence that you quoted and the letter as a whole.

The intent here, which is evident from the text, is to give the school districts an opportunity to move into compliance with the current state of the law.

With the understanding that we might proceed forward with legal action in order to assert the supremacy of state law over local ordinances or policies that are adopted by local governments in contravention of state law.

Q. Okay, that's helpful. So then that maybe clarifies what I was just about to ask about the preceding paragraphs.

That there it says, local orders purporting to enjoin the Governor's authority may not be enforced while the Court considers the

AUSTIN KINGHORN

underlying merits of these cases.

My office will pursue further legal action -- and then it proceeds from there -- against any local jurisdiction and its employees that persist in enforcing local mask mandates in violation of GA-38.

So "my office," in this context, is the Office of the Attorney General; is that right?

A. That's right.

Q. And then so when it says, further legal action, does that include, and I think your previous answer suggests that the answer is yes, but let me just ask it cleanly.

Does further legal action include civil actions in State Court seeking injunctions to enjoin mask mandates adopted by local school districts?

A. That was the legal remedy that was pursued following the issuance of this letter.

Q. Okay. And specifically against Round Rock ISD; correct?

A. I believe that's right.

Q. Okay. Does the Office of Attorney General have discretion when it -- about which actions it chooses to enforce?

AUSTIN KINGHORN

and I just want to make sure I have it brought up --
purporting to enjoin the Governor's authority may
not be enforced while the Court considers the
underlying merits of these cases.

My office will pursue further legal action
including any available injunctive relief, cost, and
attorney's fees, penalties and sanctions, including
contempt of court, available at law.

Against any local jurisdiction and its
employees that persist in enforcing local mask
mandates in violation of GA-38 and any applicable
Court order.

Did I read that correctly?

A. You did.

Q. And so when it says that -- I think before
you said that OAG will pursue legal action against
any local jurisdiction and its employees, that
includes enforcing GA-38 with respect to
mask mandates adopted by school districts; correct?

A. I'm sorry, can you ask the question --

Q. We can just skip that. I was just
repeating what you said before.

Basically, the legal actions referenced
here include the type of legal actions that we've

AUSTIN KINGHORN

seen against Edgewood -- sorry, against Round Rock and Richardson and other school districts; correct?

A. Correct. Those are the types of lawsuits that this letter contemplated.

Q. Okay. And then in the letter it says injunctive relief, cost and attorney's fees and penalties.

Do you see that?

A. I do.

Q. Okay. What penalties would be included?

A. I believe the intent was here to capture the full range of remedies that may be available in a civil action of the type that was brought following this letter.

Q. Okay. At the time of these letters, August 17, there was no injunction requested against Round Rock; is that correct?

A. I believe that's correct, yes.

Q. And then similarly, with Edgewood ISD, no injunction has been requested against Edgewood ISD?

A. Not to my knowledge.

Q. Or -- and again, at the time, Richardson ISD, there wasn't an injunction requested against it as well; correct?

1
2 CERTIFICATE OF REPORTER

3 I, BRANDON D. COMBS, a Certified Shorthand
4 Reporter, hereby certify that the witness in the
5 foregoing deposition was by me duly sworn to tell
6 the truth, the whole truth, and nothing but the
7 truth in the within-entitled cause;

8 That said deposition was taken in
9 shorthand by me, a disinterested person, at the time
10 and place therein stated, and that the testimony of
11 the said witness was thereafter reduced to
12 typewriting, by computer, under my direction and
13 supervision;

14 That before completion of the deposition,
15 review of the transcript was not requested. If
16 requested, any changes made by the deponent (and
17 provided to the reporter) during the period allowed
18 are appended hereto.

19 I further certify that I am not of counsel
20 or attorney for either or any of the parties to the
21 said deposition, nor in any way interested in the
22 event of this cause, and that I am not related to
23 any of the parties thereto.

24 DATED: September 28, 2021

25 Brandon Combs

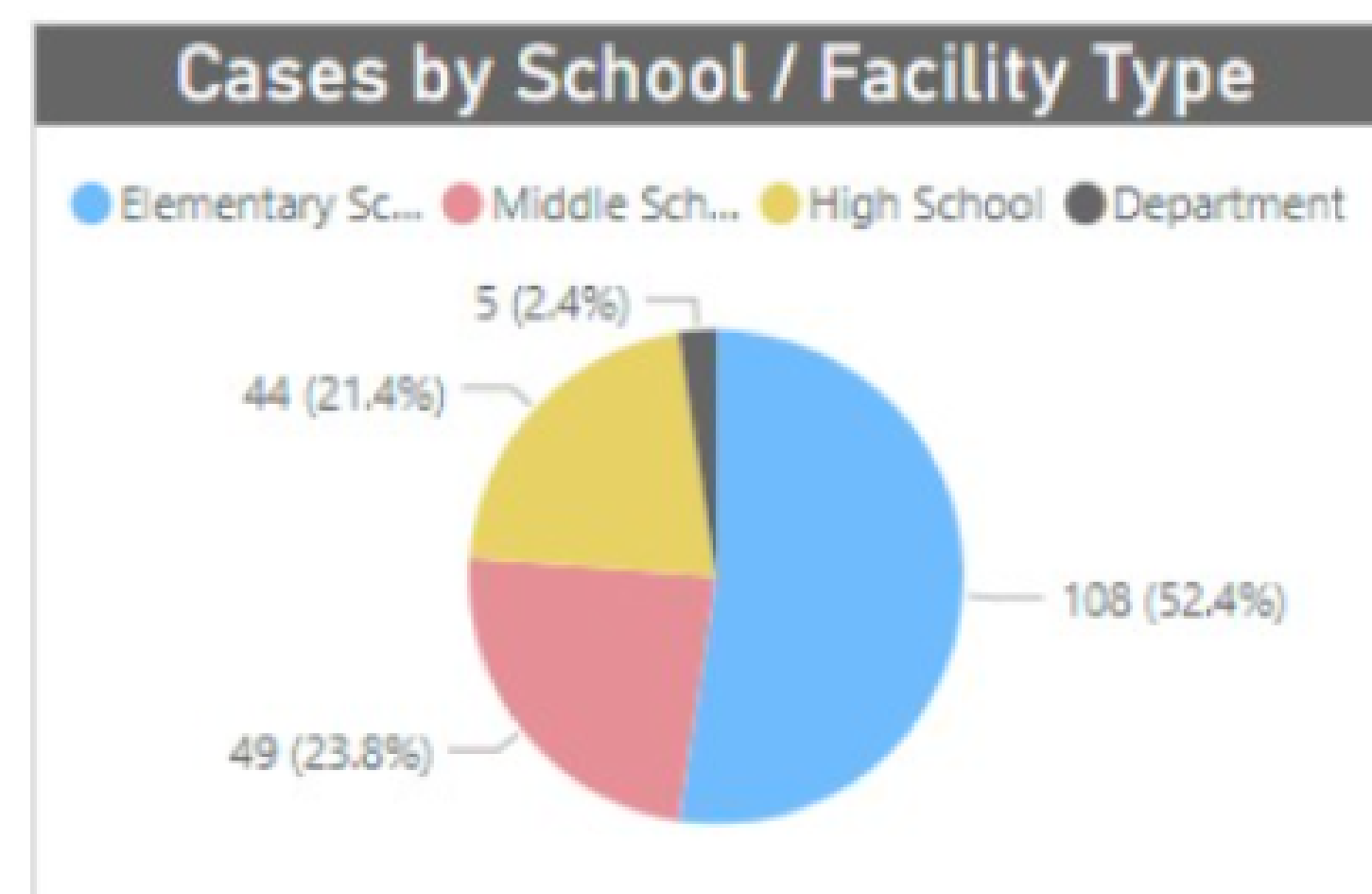
BRANDON D. COMBS, RPR, CSR 10927

COVID-19 Student Positivity Rates by School and District According to Texas Dept. of State Health Services

School	Enrollment	New Cases 8/8	New Cases 8/15	New Cases 8/22	New Cases 8/29	New Cases 9/5	New Cases 9/12	New Cases 9/19	Total Cases 9/19	Total Rate
Ft Settlement MS	1360		*		*		*	6	24	1.8%
Pearson Ranch MS	978				*	*			11	1.1%
Canyon Creek	308					0	*		15	4.9%
Bonham Academy	632		*	*	*			*	13	2.0%
River Place El	677							*	2	0.3%
Roosevelt	373							*	20	5.4%
Skipcha	1054			*	*	9	*	9	27	2.6%
ISD	Enrollment	New Cases 8/8	New Cases 8/15	New Cases 8/22	New Cases 8/29	New Cases 9/5	New Cases 9/12	New Cases 9/19	Total Cases (9/19)	Total Rate
Ft Bend	76856	18	263	565	720		377	276	2840	3.7%
Round Rock	48238			93	198	255	228	170	1193	2.5%
Richardson	37528		33	123	145		151	167	879	2.3%
San Antonio	45514	18	114	248	202	105	88	133	1232	2.7%
Leander	40544							122	142	0.4%
Edgewood	8814		23	47	23	34	42	25	313	3.6%
Killeen	43634			34	145	218	383	292	1085	2.5%

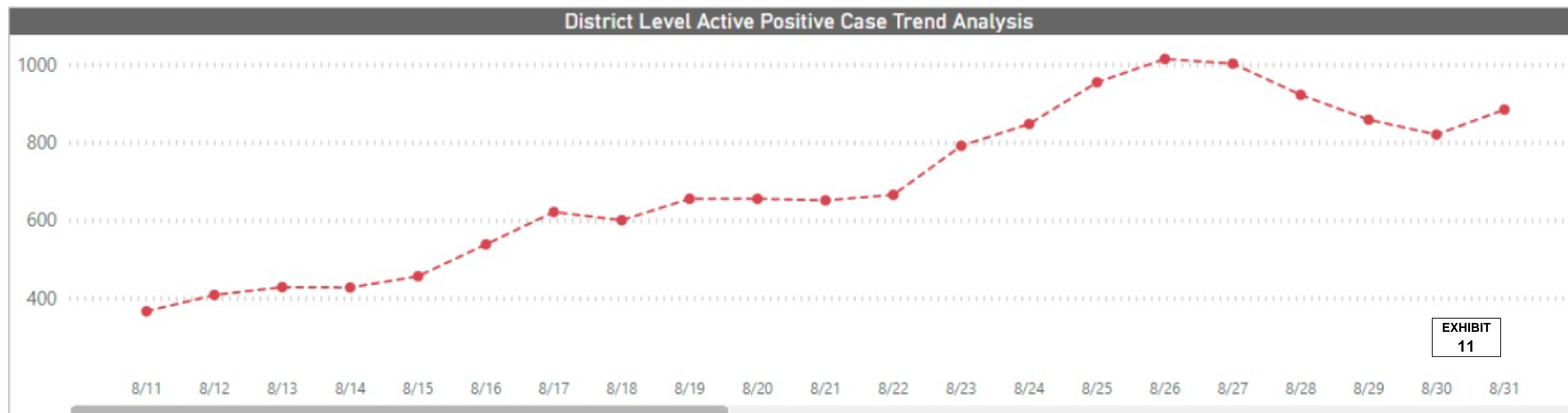
EXHIBIT
10

Active Positive Cases		
Staff	206	Student
26		180



Cumulative Cases Since Aug 11		
Staff	4598	Student
500		4098

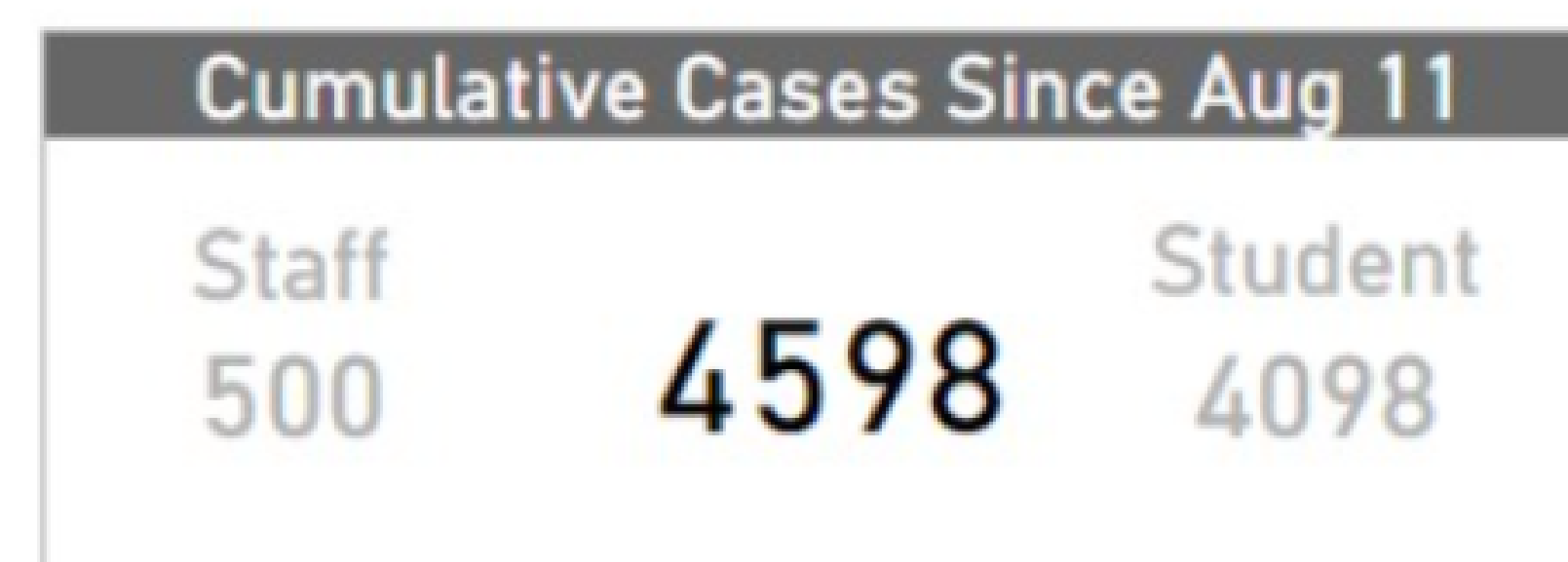
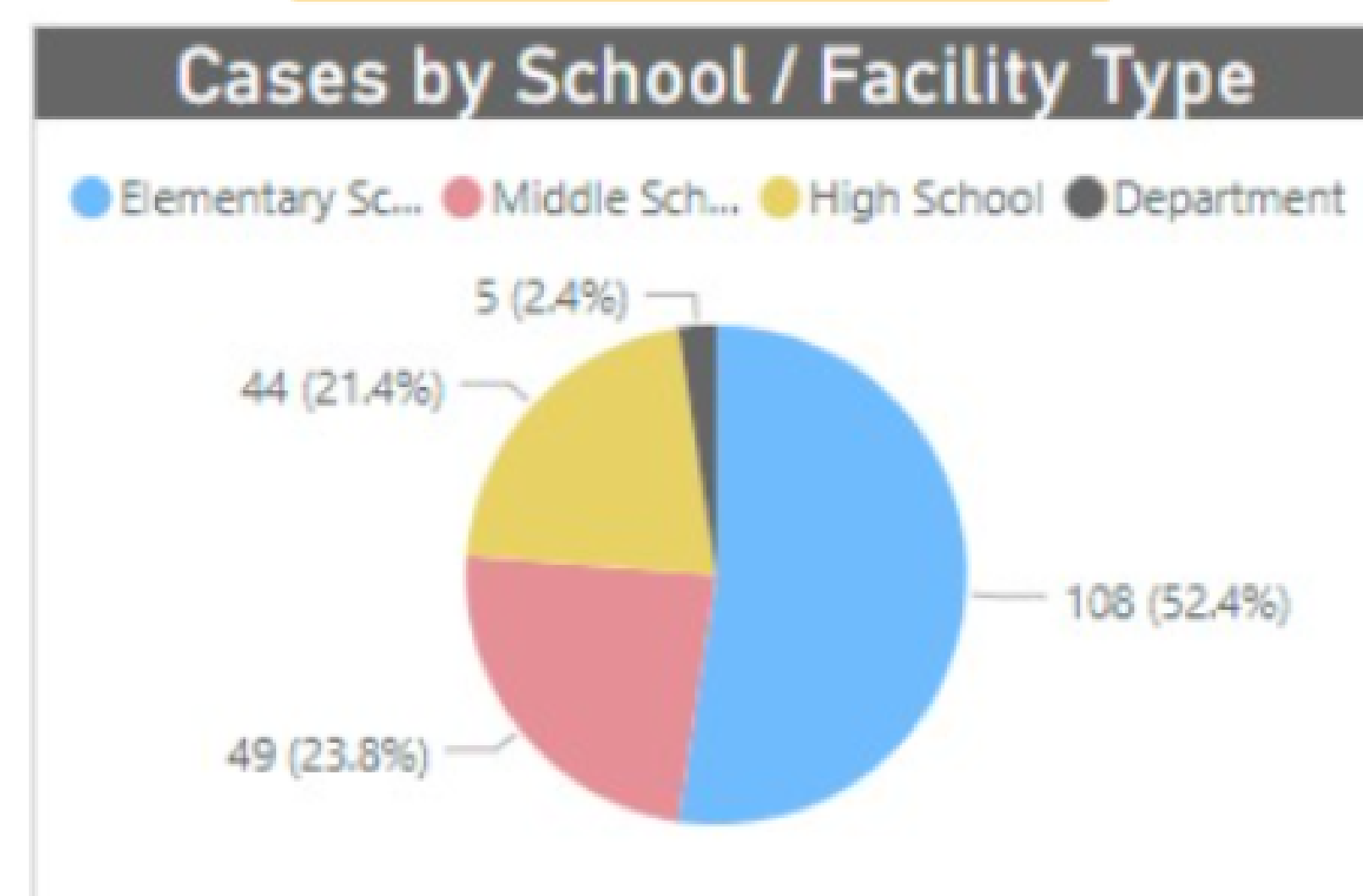
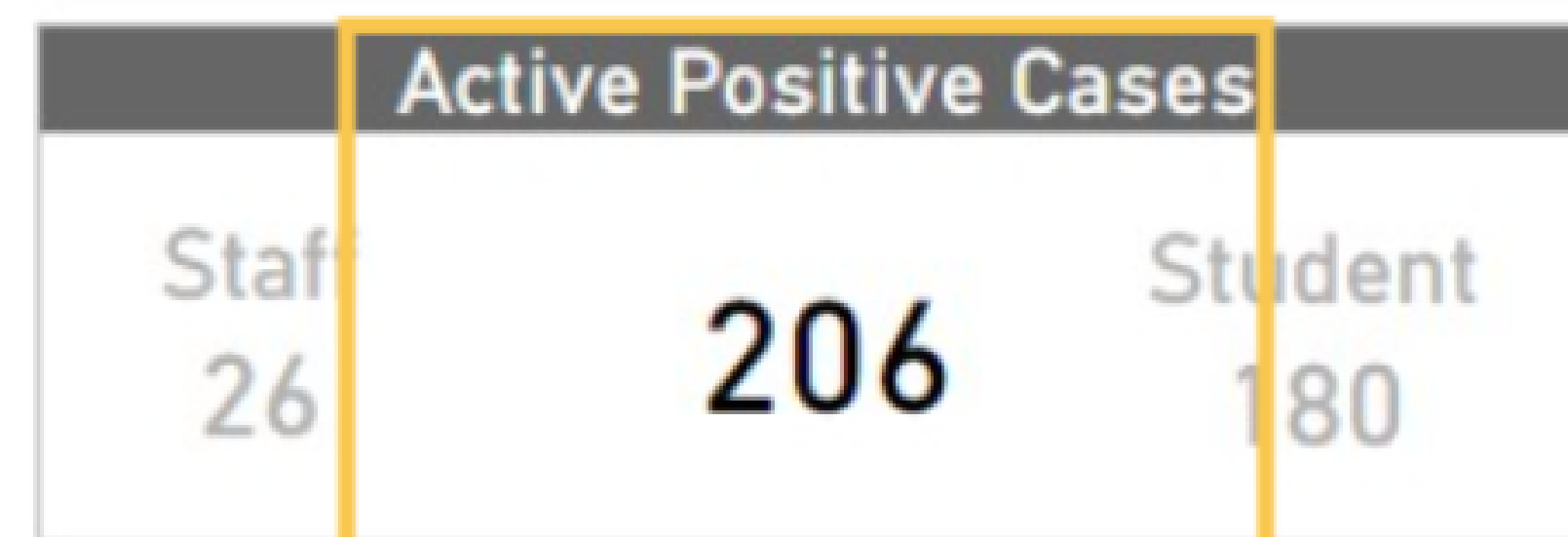
Campus / Facility	Total Staff	Positive Case - Instructional Staff	Positive Case - Non Instructional Staff	Total Student	Positive Case - Students	Self-reported Positive test %
Garcia MS	145	1	0	1506	4	0.30%
Sienna Crossing ES	103	0	0	938	3	0.29%
Ridgemont ES	63	0	0	286	1	0.29%
Elkins HS	216	1	0	2600	7	0.28%
Parks ES	88	0	0	627	2	0.28%
Brazos Bend ES	121	0	0	1354	4	0.27%
Fort Settlement MS	119	0	0	1383	4	0.27%
Neill ES	120	1	0	1055	2	0.26%
Quail Valley MS	103	0	0	1076	3	0.25%
Briargate ES	68	0	0	339	1	0.25%
Heritage Rose ES	136	1	0	1097	2	0.24%
Total	12553	18	8	77276	180	0.23%



Filter by Campus Type
Elementary

Filter by Campus
Administration
Aquatic Train.
Austin Parkway

EXHIBIT 11



Campus / Facility	Total Staff	Positive Case - Instructional Staff	Positive Case - Non Instructional Staff	Total Student	Positive Case - Students	Self-reported Positive test %
Garcia MS	145	1	0	1506	4	0.30%
Sienna Crossing ES	103	0	0	938	3	0.29%
Ridgemont ES	63	0	0	286	1	0.29%
Elkins HS	216	1	0	2600	7	0.28%
Parks ES	88	0	0	627	2	0.28%
Brazos Bend ES	121	0	0	1354	4	0.27%
Fort Settlement MS	119	0	0	1383	4	0.27%
Neill ES	120	1	0	1055	2	0.26%
Quail Valley MS	103	0	0	1076	3	0.25%
Briargate ES	68	0	0	339	1	0.25%
Heritage Rose ES	136	1	0	1097	2	0.24%
Total	12553	18	8	77276	180	0.23%

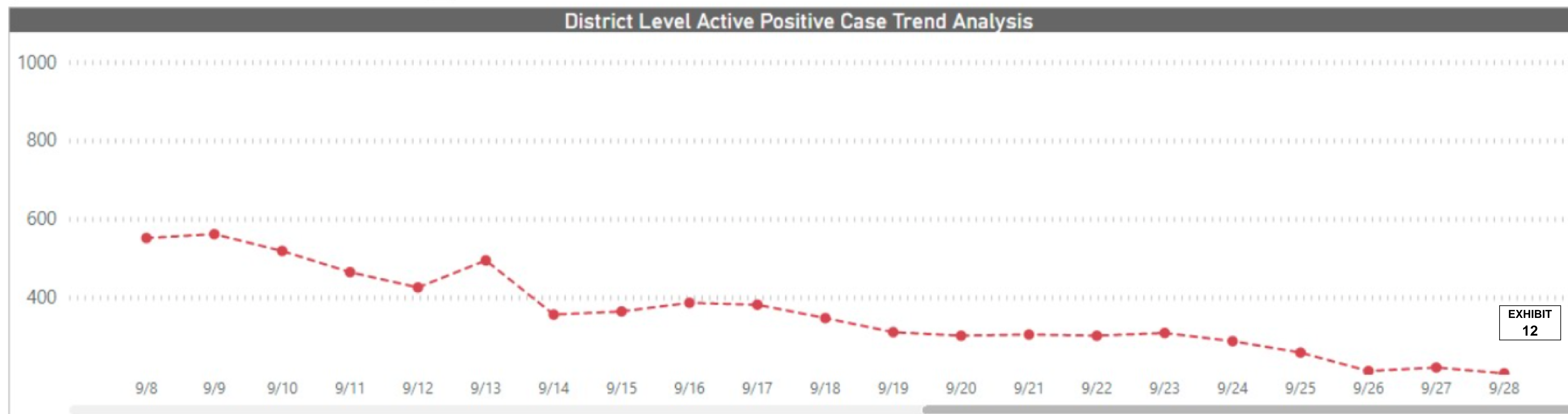


EXHIBIT 12

Report 2: School Reported COVID-19 Cases in Public Schools, August 2, 2021 - August 8, 2021, Texas
Current Report Period: August 2, 2021 - August 8, 2021

						Current Report Period					Cumulative Reports				
						School Reported Source of Infection					School Reported Source of Infection				
District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	New Student Cases	New Staff Cases	On Campus	Off Campus	Unknown	Total Student Cases	Total Staff Cases	On Campus	Off Campus	Unknown
KILLEEN ISD	'014906	43634	KILLEEN H S	'014906001	2099										
KILLEEN ISD	'014906	43634	C E ELLISON H S	'014906002	2738										
KILLEEN ISD	'014906	43634	KILLEEN ISD CAREER CENTER	'014906003	NR										
KILLEEN ISD	'014906	43634	GATEWAY H S	'014906004	45										
KILLEEN ISD	'014906	43634	PATHWAYS ACADEMIC CAMPUS	'014906006	360										
KILLEEN ISD	'014906	43634	HARKER HEIGHTS H S	'014906007	2673	S	0	S	S	S	S	0	S	S	S
KILLEEN ISD	'014906	43634	ROBERT M SHOEMAKER H S	'014906008	2153										
KILLEEN ISD	'014906	43634	GATEWAY MIDDLE	'014906009	43										
KILLEEN ISD	'014906	43634	KILLEEN ISD EARLY COLLEGE H S	'014906013	1025										
KILLEEN ISD	'014906	43634	ADVENTHEALTH SCHOOL	'014906022	6										
KILLEEN ISD	'014906	43634	KILLEEN JJAEP	'014906026	2										
KILLEEN ISD	'014906	43634	RANCIER MIDDLE	'014906043	795										
KILLEEN ISD	'014906	43634	MANOR MIDDLE	'014906044	762										
KILLEEN ISD	'014906	43634	EASTERN HILLS MIDDLE	'014906046	650										
KILLEEN ISD	'014906	43634	PALO ALTO MIDDLE	'014906048	862										
KILLEEN ISD	'014906	43634	LIBERTY HILL MIDDLE	'014906049	910										
KILLEEN ISD	'014906	43634	LIVE OAK RIDGE MIDDLE	'014906050	673										
KILLEEN ISD	'014906	43634	UNION GROVE MIDDLE	'014906051	692										
KILLEEN ISD	'014906	43634	AUDIE MURPHY MIDDLE	'014906052	795										
KILLEEN ISD	'014906	43634	CHARLES E PATTERSON MIDDLE	'014906053	1008										
KILLEEN ISD	'014906	43634	ROY J SMITH MIDDLE	'014906054	1382										
KILLEEN ISD	'014906	43634	NOLAN MIDDLE	'014906055	1020										
KILLEEN ISD	'014906	43634	EL ALTER LEARNING CENTER	'014906100	20										
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906102	471										
KILLEEN ISD	'014906	43634	HARKER HEIGHTS EL	'014906105	664										
KILLEEN ISD	'014906	43634	MEADOWS EL	'014906108	748										
KILLEEN ISD	'014906	43634	PEEBLES EL	'014906109	723										
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906110	635	0	1	0	0	1	0	1	0	0	1
KILLEEN ISD	'014906	43634	SUGAR LOAF EL	'014906111	356										
KILLEEN ISD	'014906	43634	WEST WARD EL	'014906112	426										
KILLEEN ISD	'014906	43634	BELLAIRE EL	'014906113	469										
KILLEEN ISD	'014906	43634	NOLANVILLE EL	'014906115	563										
KILLEEN ISD	'014906	43634	CLARKE EL	'014906116	548										
KILLEEN ISD	'014906	43634	DUNCAN EL	'014906117	NR										
KILLEEN ISD	'014906	43634	HAY BRANCH EL	'014906119	626										
KILLEEN ISD	'014906	43634	WILLOW SPRINGS EL	'014906120	897										
KILLEEN ISD	'014906	43634	MOUNTAIN VIEW EL	'014906121	859										
KILLEEN ISD	'014906	43634	REECES CREEK EL	'014906122	879										
KILLEEN ISD	'014906	43634	CLEAR CREEK EL	'014906123	676										
KILLEEN ISD	'014906	43634	CEDAR VALLEY EL	'014906124	623										
KILLEEN ISD	'014906	43634	BROOKHAVEN EL	'014906125	611										
KILLEEN ISD	'014906	43634	VENABLE VILLAGE EL	'014906126	592										
KILLEEN ISD	'014906	43634	TRIMMIE EL	'014906127	827										
KILLEEN ISD	'014906	43634	MONTAGUE VILLAGE EL	'014906128	567										
KILLEEN ISD	'014906	43634	MAXDALE EL	'014906129	623										
KILLEEN ISD	'014906	43634	IRA CROSS JR EL	'014906130	680										
KILLEEN ISD	'014906	43634	IDUMA EL	'014906131	780										
KILLEEN ISD	'014906	43634	OVETA CULP HOBBY EL	'014906132	622										
KILLEEN ISD	'014906	43634	TIMBER RIDGE EL	'014906133	868										
KILLEEN ISD	'014906	43634	SAEGERT EL	'014906135	914										
KILLEEN ISD	'014906	43634	SKIPCHA EL	'014906136	1054										
KILLEEN ISD	'014906	43634	RICHARD E CAVAZOS EL	'014906137	606										

EXHIBIT
13

KILLEEN ISD	'014906	43634	HAYNES EL	'014906138	910														
KILLEEN ISD	'014906	43634	DR JOSEPH A FOWLER EL	'014906139	1248														
KILLEEN ISD	'014906	43634	ALICE W DOUSE EL	'014906140	990														
KILLEEN ISD	'014906	43634	MAUDE MOORE WOOD EL	'014906141	866	0	1	0	0	1	0	1	0	0	0	1			
KILLEEN ISD	'014906	43634	EL142	'014906142	NR														
KILLEEN ISD TOTAL	'014906	43634			43634 S	2	S	S	S	S	S	2	S	S	S	S			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	JOHN F KENNEDY H S	'015905002	1103	S	1	S	S	S	S	1	S	S	S	S			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	MEMORIAL H S	'015905003	1110														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	BEXAR CO J J A E P	'015905010	NR														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	ACADEMY	'015905015	284	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	BRENTWOOD MIDDLE	'015905041	679														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	ALTERNATIVE CENTER	'015905042	NR														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	E T WRENN MIDDLE	'015905044	577	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	GUS GARCIA MIDDLE	'015905046	517	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	ROY CISNEROS EL	'015905104	451	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	ALONSO S PERALES EL	'015905106	316														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	GARDENDALE EL	'015905108	135	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	L B JOHNSON EL	'015905109	392														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	LAS PALMAS EL	'015905110	244														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	LOMA PARK EL	'015905112	550														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	ROOSEVELT EL	'015905113	373														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	STAFFORD EL	'015905114	489														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	WINSTON EL	'015905116	391														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	H B GONZALEZ EL	'015905117	403	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	CARDENAS CENTER	'015905118	248														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	BURLESON CENTER	'015905124	NR														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	STAFFORD CENTER	'015905125	277	0	1	0	0	1	0	1	0	0	0	1			
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	EL DAEP	'015905126	NR														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	LEARNING	'015905140	235														
EDGEWOOD ISD-SAN ANTONIO	'015905	8814	PRE-K 4 SAN ANTONIO	'015905141	40														
ANTONIO TOTAL	'015905	8814			8814 S	8	S	S	S	S	S	8	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	BRACKENRIDGE H S	'015907001	1507														
SAN ANTONIO ISD	'015907	45514	BURBANK H S	'015907002	1293	S	0	S	S	S	S	0	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	EDISON H S	'015907003	1436	S	1	S	S	S	S	1	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	FOX TECHNICAL H S	'015907004	465														
SAN ANTONIO ISD	'015907	45514	HIGHLANDS H S	'015907005	1517	0	1	0	0	1	0	1	0	0	0	1			
SAN ANTONIO ISD	'015907	45514	HOUSTON H S	'015907006	841														
SAN ANTONIO ISD	'015907	45514	JEFFERSON H S	'015907007	1590	S	1	S	S	S	S	1	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	LANIER H S	'015907008	1419	0	1	0	0	1	0	1	0	0	0	1			
SAN ANTONIO ISD	'015907	45514	ESTRADA ACHIEVEMENT CTR	'015907010	11														
SAN ANTONIO ISD	'015907	45514	JJA	'015907020	1														
SAN ANTONIO ISD	'015907	45514	TRAVIS EARLY COLLEGE H S	'015907022	422														
SAN ANTONIO ISD	'015907	45514	ACADEMY	'015907023	580	S	0	S	S	S	S	0	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	COOPER ACADEMY AT NAVARRO	'015907024	367														
SAN ANTONIO ISD	'015907	45514	COLLEGE H S WITH SAISD	'015907025	321														
SAN ANTONIO ISD	'015907	45514	ADVANCED LEARNING ACADEMY	'015907026	955														
SAN ANTONIO ISD	'015907	45514	CAST TECH H S	'015907027	486														
SAN ANTONIO ISD	'015907	45514	CAST MED H S	'015907028	170	S	0	S	S	S	S	0	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	HIGHLANDS H S	'015907030	290														
SAN ANTONIO ISD	'015907	45514	DAVIS MIDDLE	'015907043	636														
SAN ANTONIO ISD	'015907	45514	HARRIS MIDDLE	'015907047	795														
SAN ANTONIO ISD	'015907	45514	LONGFELLOW MIDDLE	'015907050	863														
SAN ANTONIO ISD	'015907	45514	LOWELL MIDDLE	'015907051	270														
SAN ANTONIO ISD	'015907	45514	POE MIDDLE	'015907054	215														
SAN ANTONIO ISD	'015907	45514	RHODES MIDDLE	'015907055	556														
SAN ANTONIO ISD	'015907	45514	ROGERS MIDDLE	'015907057	407	0	1	0	0	1	0	1	0	0	0	1			
SAN ANTONIO ISD	'015907	45514	WHITTIER MIDDLE	'015907059	757														
SAN ANTONIO ISD	'015907	45514	TAFOLLA MIDDLE	'015907061	454														
SAN ANTONIO ISD	'015907	45514	BREWER ACADEMY	'015907064	13														
SAN ANTONIO ISD	'015907	45514	ARNOLD EL	'015907101	572														
SAN ANTONIO ISD	'015907	45514	CHARLES C BALL ACADEMY	'015907103	533														
SAN ANTONIO ISD	'015907	45514	BASKIN EL	'015907105	329	S	0	S	S	S	S	0	S	S	S	S			
SAN ANTONIO ISD	'015907	45514	BEACON HILL ACADEMY	'015907106	392	0	2	0	0	2	0	2	0	0	0	2			
SAN ANTONIO ISD	'015907	45514	BONHAM ACADEMY	'015907107	632														
SAN ANTONIO ISD	'015907	45514	J T BRACKENRIDGE EL	'015907110	532														
SAN ANTONIO ISD	'015907	45514	BRISCOE EL	'015907112	414														

SAN ANTONIO ISD	'015907	45514	CAMERON EL	'015907114	288										
SAN ANTONIO ISD	'015907	45514	COLLINS GARDEN EL	'015907116	434										
SAN ANTONIO ISD	'015907	45514	AGNES COTTON ACADEMY	'015907117	447										
SAN ANTONIO ISD	'015907	45514	DAVID CROCKETT ACADEMY	'015907118	667										
SAN ANTONIO ISD	'015907	45514	DOUGLASS ACADEMY	'015907119	329										
SAN ANTONIO ISD	'015907	45514	ACADEMY PRI AT PAGE	'015907120	268	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	DE ZAVALA EL	'015907121	477										
SAN ANTONIO ISD	'015907	45514	FENWICK ACADEMY	'015907123	491										
SAN ANTONIO ISD	'015907	45514	MURIEL FORBES ACADEMY	'015907124	213										
SAN ANTONIO ISD	'015907	45514	FOSTER ACADEMY	'015907125	502										
SAN ANTONIO ISD	'015907	45514	FRANKLIN EL	'015907126	400	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	GATES EL	'015907127	161										
SAN ANTONIO ISD	'015907	45514	CHARLES GRAEBNER EL	'015907129	659										
SAN ANTONIO ISD	'015907	45514	ROBERT B GREEN ACADEMY	'015907131	185										
SAN ANTONIO ISD	'015907	45514	HERFF ACADEMY	'015907132	414										
SAN ANTONIO ISD	'015907	45514	RODRIGUEZ MONTESSORI EL	'015907133	115										
SAN ANTONIO ISD	'015907	45514	HIGHLAND HILLS EL	'015907134	627	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	HIGHLAND PARK EL	'015907135	452	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	HILLCREST EL	'015907136	357										
SAN ANTONIO ISD	'015907	45514	HIRSCH EL	'015907137	582										
SAN ANTONIO ISD	'015907	45514	ACADEMY	'015907138	426										
SAN ANTONIO ISD	'015907	45514	HUPPERTZ EL	'015907139	279										
SAN ANTONIO ISD	'015907	45514	ELOISE JAPHET ACADEMY	'015907141	792										
SAN ANTONIO ISD	'015907	45514	M L KING ACADEMY	'015907142	274										
SAN ANTONIO ISD	'015907	45514	GEORGE E KELLY EL	'015907143	203	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	SARAH S KING EL	'015907144	564	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	LAMAR EL	'015907146	328	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	BOWDEN ACADEMY	'015907147	476										
SAN ANTONIO ISD	'015907	45514	MADISON EL	'015907148	440										
SAN ANTONIO ISD	'015907	45514	MARGIL ACADEMY	'015907149	449										
SAN ANTONIO ISD	'015907	45514	MAVERICK EL	'015907150	490										
SAN ANTONIO ISD	'015907	45514	DORIE MILLER EL	'015907153	233										
SAN ANTONIO ISD	'015907	45514	NEAL EL	'015907155	478										
SAN ANTONIO ISD	'015907	45514	OGDEN ACADEMY	'015907157	631	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	PERSHING EL	'015907158	395										
SAN ANTONIO ISD	'015907	45514	RIVERSIDE PARK ACADEMY	'015907160	395										
SAN ANTONIO ISD	'015907	45514	ROGERS ACADEMY	'015907161	718										
SAN ANTONIO ISD	'015907	45514	EL	'015907162	417										
SAN ANTONIO ISD	'015907	45514	ACADEMY	'015907163	505										
SAN ANTONIO ISD	'015907	45514	SCHENCK EL	'015907164	562	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	SMITH EL	'015907165	271										
SAN ANTONIO ISD	'015907	45514	STEELE MONTESSORI ACADEMY	'015907166	264										
SAN ANTONIO ISD	'015907	45514	P F STEWART EL	'015907168	478										
SAN ANTONIO ISD	'015907	45514	STORM EL	'015907169	298										
SAN ANTONIO ISD	'015907	45514	WASHINGTON EL	'015907172	333	S	0	S	S	S	S	0	S	S	S
SAN ANTONIO ISD	'015907	45514	WILSON EL	'015907174	408										
SAN ANTONIO ISD	'015907	45514	WOODLAWN ACADEMY	'015907175	591										
SAN ANTONIO ISD	'015907	45514	WOODLAWN HILLS EL	'015907176	383	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	ACADEMY	'015907177	380										
SAN ANTONIO ISD	'015907	45514	HAWTHORNE PK-8 ACADEMY	'015907179	669	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	JT BRACKENRIDGE DAEP	'015907180	NR										
SAN ANTONIO ISD	'015907	45514	HEALY-MURPHY	'015907182	154										
SAN ANTONIO ISD	'015907	45514	CHRISTUS SANTA ROSA	'015907184	1										
SAN ANTONIO ISD	'015907	45514	SEIDEL LEARNING CENTER	'015907186	NR										
SAN ANTONIO ISD	'015907	45514	JUVENILE DETENT CTR	'015907195	94										
SAN ANTONIO ISD	'015907	45514	CHILDREN'S SHELTER OF SA	'015907201	15										
SAN ANTONIO ISD	'015907	45514	HEALY MURPHY PK	'015907202	20										
SAN ANTONIO ISD	'015907	45514	MISSION ACADEMY	'015907210	490	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90										
SAN ANTONIO ISD	'015907	45514	CAMPUS	'015907240	401	S	1	S	S	S	S	1	S	S	S
SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907241	413										
SAN ANTONIO ISD	'015907	45514	CAMPUS	'015907242	181										
SAN ANTONIO ISD	'015907	45514	CAMPUS	'015907244	158	0	1	0	0	1	0	1	0	0	1

SAN ANTONIO ISD	'015907	45514	CAMPUS	'015907245	143												
SAN ANTONIO ISD	'015907	45514	CAMPUS	'015907246	115												
SAN ANTONIO ISD	'015907	45514		Campus	NR 0	1	0	0	1	0	1	0	0	1			
SAN ANTONIO ISD TOTAL	'015907	45514			45514 18	15	0	0	33	18	15	0	0	33			
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725												
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754												
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361												
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399												
RICHARDSON ISD	'057916	37528	CENTER	'057916006	39												
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR												
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854												
RICHARDSON ISD	'057916	37528	RICHARDSON WEST J H	'057916044	749												
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661												
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753												
RICHARDSON ISD	'057916	37528	LEADERSHIP MAGNET	'057916048	674												
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636												
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648												
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667												
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561												
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308												
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533												
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412												
RICHARDSON ISD	'057916	37528	MAGNET	'057916105	649												
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501												
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726												
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457												
RICHARDSON ISD	'057916	37528	NORTHRICH EL	'057916109	347												
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410												
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418												
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525												
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412												
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606												
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491												
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661												
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978												
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398												
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN SCHOOL	'057916119	392												
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587												
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552												
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646												
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306												
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321												
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462												
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692												
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370												
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801												
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379												
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610												
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388												
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501												
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353												
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510												
RICHARDSON ISD	'057916	37528	AIKIN EL	'057916135	630												
RICHARDSON ISD	'057916	37528	RISD ACAD	'057916137	825												

FORT BEND ISD	'079907	76856	AUSTIN PARKWAY EL	'079907126	656	S	0	S	S	S	S	0	S	S	S
FORT BEND ISD	'079907	76856	BARRINGTON PLACE EL	'079907127	554										
FORT BEND ISD	'079907	76856	COLONY MEADOWS EL	'079907128	681										
FORT BEND ISD	'079907	76856	MISSION WEST EL	'079907129	586										
FORT BEND ISD	'079907	76856	WALKER STATION EL	'079907130	816										
FORT BEND ISD	'079907	76856	EDGAR GLOVER JR EL	'079907131	403										
FORT BEND ISD	'079907	76856	LEXINGTON CREEK EL	'079907132	540										
FORT BEND ISD	'079907	76856	ARIZONA FLEMING EL	'079907133	557										
FORT BEND ISD	'079907	76856	WALTER MOSES BURTON EL	'079907134	389										
FORT BEND ISD	'079907	76856	COMMONWEALTH EL	'079907135	1017										
FORT BEND ISD	'079907	76856	BRAZOS CROSS EL	'079907136	698										
FORT BEND ISD	'079907	76856	SIENNA CROSSING EL	'079907137	975	0	1	0	0	1	0	1	0	0	1
FORT BEND ISD	'079907	76856	OYSTER CREEK EL	'079907138	842										
FORT BEND ISD	'079907	76856	LULA BELLE GOODMAN EL	'079907139	723	S	0	S	S	S	S	0	S	S	S
FORT BEND ISD	'079907	76856	RITA DRABEK EL	'079907140	736										
FORT BEND ISD	'079907	76856	BARBARA JORDAN EL	'079907141	506										
FORT BEND ISD	'079907	76856	SCANLAN OAKS EL	'079907142	826										
FORT BEND ISD	'079907	76856	MARY AUSTIN HOLLEY EL	'079907143	638										
FORT BEND ISD	'079907	76856	DR LYNN ARMSTRONG EL	'079907144	476										
FORT BEND ISD	'079907	76856	OAKLAND EL	'079907145	875										
FORT BEND ISD	'079907	76856	ROSA PARKS EL	'079907146	620	S	0	S	S	S	S	0	S	S	S
FORT BEND ISD	'079907	76856	CORNERSTONE EL	'079907147	982										
FORT BEND ISD	'079907	76856	JAN SCHIFF EL	'079907148	879										
FORT BEND ISD	'079907	76856	JUAN SEGUIN EL	'079907149	665										
FORT BEND ISD	'079907	76856	HERITAGE ROSE EL	'079907150	1130										
FORT BEND ISD	'079907	76856	EL	'079907151	824										
FORT BEND ISD	'079907	76856	ANNE MCCORMICK SULLIVAN EL	'079907152	1263										
FORT BEND ISD	'079907	76856	DONALD LEONETTI EL	'079907153	869										
FORT BEND ISD	'079907	76856	JAMES C NEILL EL	'079907154	980										
FORT BEND ISD	'079907	76856	JAMES PATTERSON EL	'079907155	773										
FORT BEND ISD	'079907	76856	MALALA YOUSAFZAI	'079907156	832										
FORT BEND ISD	'079907	76856	EL DAEP	'079907157	NR										
FORT BEND ISD	'079907	76856	CENTER	'079907158	457	S	0	S	S	S	S	0	S	S	S
FORT BEND ISD TOTAL	'079907	76856			76856	18	11	0	0	29	18	11	0	0	29
ROUND ROCK ISD	'246909	48238	ROUND ROCK H S	'246909001	3717										
ROUND ROCK ISD	'246909	48238	ROUND ROCK OPPORT CTR DAEP	'246909002	13										
ROUND ROCK ISD	'246909	48238	WESTWOOD H S	'246909003	2829										
ROUND ROCK ISD	'246909	48238	MCNEIL H S	'246909004	2590										
ROUND ROCK ISD	'246909	48238	GOALS	'246909005	NR										
ROUND ROCK ISD	'246909	48238	STONY POINT H S	'246909007	2599										
ROUND ROCK ISD	'246909	48238	CEDAR RIDGE H S	'246909008	2799										
ROUND ROCK ISD	'246909	48238	SUCCESS H S	'246909011	323										
ROUND ROCK ISD	'246909	48238	WILLIAMSON COUNTY JJAEP	'246909012	1										
ROUND ROCK ISD	'246909	48238	RRISD EARLY COLLEGE H S	'246909015	349										
ROUND ROCK ISD	'246909	48238	CENTER	'246909016	3										
ROUND ROCK ISD	'246909	48238	WILLIAMSON COUNTY CORE	'246909018	5										
ROUND ROCK ISD	'246909	48238	C D FULKE'S MIDDLE	'246909041	697										
ROUND ROCK ISD	'246909	48238	NOEL GRISHAM MIDDLE	'246909042	634										
ROUND ROCK ISD	'246909	48238	CHISHOLM TRAIL MIDDLE	'246909043	798										
ROUND ROCK ISD	'246909	48238	CANYON VISTA MIDDLE	'246909044	1408										
ROUND ROCK ISD	'246909	48238	DEERPARK MIDDLE	'246909045	925										
ROUND ROCK ISD	'246909	48238	HOPEWELL MIDDLE	'246909046	1261										
ROUND ROCK ISD	'246909	48238	CEDAR VALLEY MIDDLE	'246909047	1353										
ROUND ROCK ISD	'246909	48238	RIDGEVIEW MIDDLE	'246909051	1351										
ROUND ROCK ISD	'246909	48238	JAMES GARLAND WALSH MIDDLE	'246909052	1335										
ROUND ROCK ISD	'246909	48238	MIDDLE	'246909053	772										
ROUND ROCK ISD	'246909	48238	PEARSON RANCH MIDDLE	'246909054	978										
ROUND ROCK ISD	'246909	48238	CLAUDE BERKMAN EL	'246909101	405										
ROUND ROCK ISD	'246909	48238	EL DAEP	'246909102	NR										
ROUND ROCK ISD	'246909	48238	SPICEWOOD EL	'246909105	800										
ROUND ROCK ISD	'246909	48238	XENIA VOIGT EL	'246909106	491										
ROUND ROCK ISD	'246909	48238	DEEPWOOD EL	'246909107	358										
ROUND ROCK ISD	'246909	48238	FOREST NORTH EL	'246909108	327										
ROUND ROCK ISD	'246909	48238	ANDERSON MILL EL	'246909109	493										
ROUND ROCK ISD	'246909	48238	KATHY CARAWAY EL	'246909110	554										
ROUND ROCK ISD	'246909	48238	VIC ROBERTSON EL	'246909111	423										
ROUND ROCK ISD	'246909	48238	PURPLE SAGE EL	'246909113	412										
ROUND ROCK ISD	'246909	48238	BRUSHY CREEK EL	'246909114	637										

[illegible]

Report 2: School Reported COVID-19 Cases in Public Schools, August 2, 2021 - August 15, 2021, Texas
Current Report Period: August 9, 2021 - August 15, 2021

District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	Current Report Period					Cumulative Reports				
						New Student Cases	New Staff Cases	of Infection			Total Student Cases	Total Staff Cases	of Infection		
								On Campus	Off Campus	Unknown			On Campus	Off Campus	Unknown
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	JOHN F KENNEDY H S	'015905002	1103	7	1	0	0	8	*	2	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	MEMORIAL H S	'015905003	1110	6	1	0	0	7	6	1	0	0	7
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	BEXAR CO J J A E P	'015905010	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	STEAM AT THE FINE ARTS ACADEMY	'015905015	284						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	BRENTWOOD MIDDLE	'015905041	679	*	0	*	*	*	*	0	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ALTERNATIVE CENTER	'015905042	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	E T WRENN MIDDLE	'015905044	577						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	GUS GARCIA MIDDLE	'015905046	517	*	0	*	*	*	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ROY CISNEROS EL	'015905104	451	*	1	*	*	*	*	2	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ALONSO S PERALES EL	'015905106	316	*	1	*	*	*	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	GARDENDALE EL	'015905108	135						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	L B JOHNSON EL	'015905109	392	*	0	*	*	*	*	0	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	LAS PALMAS EL	'015905110	244										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	LOMA PARK EL	'015905112	550										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ROOSEVELT EL	'015905113	373										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	STAFFORD EL	'015905114	489	*	1	*	*	*	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	WINSTON EL	'015905116	391										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	H B GONZALEZ EL	'015905117	403						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	CARDENAS CENTER	'015905118	248										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	BURLESON CENTER	'015905124	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	STAFFORD CENTER	'015905125	277						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	EL DAEP	'015905126	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	GARDENDALE PRE-K 4 SA EARLY LEARNING	'015905140	235										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	PRE-K 4 SAN ANTONIO	'015905141	40										
EDGEWOOD ISD - SAN ANTONIO TOTAL	'015905	8814			8814	23	5	0	0	28	25	13	0	0	38
SAN ANTONIO ISD	'015907	45514	BRACKENRIDGE H S	'015907001	1507	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	BURBANK H S	'015907002	1293	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	EDISON H S	'015907003	1436	0	2	0	0	2	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	FOX TECHNICAL H S	'015907004	465	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLANDS H S	'015907005	1517	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HOUSTON H S	'015907006	841	0	3	0	0	3	0	3	0	0	3
SAN ANTONIO ISD	'015907	45514	JEFFERSON H S	'015907007	1590	*	1	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	LANIER H S	'015907008	1419	*	3	*	*	*	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	ESTRADA ACHIEVEMENT CTR	'015907010	11										
SAN ANTONIO ISD	'015907	45514	JJA	'015907020	1										
SAN ANTONIO ISD	'015907	45514	TRAVIS EARLY COLLEGE H S	'015907022	422	7	0	0	0	7	7	0	0	0	7
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY	'015907023	580	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	COOPER ACADEMY AT NAVARRO	'015907024	367	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	ST PHILIP'S COLLEGE EARLY COLLEGE H S WITH SAISD	'015907025	321										
SAN ANTONIO ISD	'015907	45514	ADVANCED LEARNING ACADEMY	'015907026	955	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	CAST TECH H S	'015907027	486	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	CAST MED H S	'015907028	170	0	1	0	0	1	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	TEXANS CAN ACADEMY AT HIGHLANDS H S	'015907030	290										
SAN ANTONIO ISD	'015907	45514	DAVIS MIDDLE	'015907043	636	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	HARRIS MIDDLE	'015907047	795	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	LONGFELLOW MIDDLE	'015907050	863	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	LOWELL MIDDLE	'015907051	270										
SAN ANTONIO ISD	'015907	45514	POE MIDDLE	'015907054	215	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RHODES MIDDLE	'015907055	556	*	2	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	ROGERS MIDDLE	'015907057	407	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	WHITTIER MIDDLE	'015907059	757	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	TAFOLLA MIDDLE	'015907061	454										
SAN ANTONIO ISD	'015907	45514	BREWER ACADEMY	'015907064	13										
SAN ANTONIO ISD	'015907	45514	ARNOLD EL	'015907101	572	*	0	*	*	*	*	0	*	*	*

EXHIBIT
14

SAN ANTONIO ISD	'015907	45514 CHARLES C BALL ACADEMY	'015907103	533	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 BASKIN EL	'015907105	329	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 BEACON HILL ACADEMY	'015907106	392	*	2	*	*	*	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514 BONHAM ACADEMY	'015907107	632										
SAN ANTONIO ISD	'015907	45514 J T BRACKENRIDGE EL	'015907110	532	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 BRISCOE EL	'015907112	414	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 CAMERON EL	'015907114	288										
SAN ANTONIO ISD	'015907	45514 COLLINS GARDEN EL	'015907116	434	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 AGNES COTTON ACADEMY	'015907117	447	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 DAVID CROCKETT ACADEMY	'015907118	667										
SAN ANTONIO ISD	'015907	45514 DOUGLASS ACADEMY	'015907119	329	0	1	0	0	0	1	0	0	0	1
SAN ANTONIO ISD	'015907	45514 YOUNG WOMEN'S LEADERSHIP ACADEMY PRI AT PAGE	'015907120	268	5	0	0	0	0	5	*	*	*	*
SAN ANTONIO ISD	'015907	45514 DE ZAVALA EL	'015907121	477	5	1	0	0	0	6	5	1	0	0
SAN ANTONIO ISD	'015907	45514 FENWICK ACADEMY	'015907123	491	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 MURIEL FORBES ACADEMY	'015907124	213										
SAN ANTONIO ISD	'015907	45514 FOSTER ACADEMY	'015907125	502	0	1	0	0	0	1	0	1	0	0
SAN ANTONIO ISD	'015907	45514 FRANKLIN EL	'015907126	400	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 GATES EL	'015907127	161										
SAN ANTONIO ISD	'015907	45514 CHARLES GRAEBNER EL	'015907129	659	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 ROBERT B GREEN ACADEMY	'015907131	185	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 HERFF ACADEMY	'015907132	414	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 RODRIGUEZ MONTESSORI EL	'015907133	115										
SAN ANTONIO ISD	'015907	45514 HIGHLAND HILLS EL	'015907134	627	0	1	0	0	0	1	0	2	0	0
SAN ANTONIO ISD	'015907	45514 HIGHLAND PARK EL	'015907135	452	0	1	0	0	0	1	*	1	*	*
SAN ANTONIO ISD	'015907	45514 HILLCREST EL	'015907136	357	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 HIRSCH EL	'015907137	582	6	0	0	0	0	6	6	0	0	0
SAN ANTONIO ISD	'015907	45514 IRVING DUAL LANGUAGE ACADEMY	'015907138	426	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 HUPPERTZ EL	'015907139	279	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 ELOISE JAPHET ACADEMY	'015907141	792	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 M L KING ACADEMY	'015907142	274	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 GEORGE E KELLY EL	'015907143	203	5	0	0	0	0	5	*	0	*	*
SAN ANTONIO ISD	'015907	45514 SARAH S KING EL	'015907144	564							0	*	*	*
SAN ANTONIO ISD	'015907	45514 LAMAR EL	'015907146	328							0	*	*	*
SAN ANTONIO ISD	'015907	45514 BOWDEN ACADEMY	'015907147	476	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 MADISON EL	'015907148	440										
SAN ANTONIO ISD	'015907	45514 MARGIL ACADEMY	'015907149	449	*	2	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 MAVERICK EL	'015907150	490	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 DORIE MILLER EL	'015907153	233	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 NEAL EL	'015907155	478	0	4	0	0	0	4	0	4	0	0
SAN ANTONIO ISD	'015907	45514 OGDEN ACADEMY	'015907157	631	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 PERSHING EL	'015907158	395	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 RIVERSIDE PARK ACADEMY	'015907160	395										
SAN ANTONIO ISD	'015907	45514 ROGERS ACADEMY	'015907161	718	0	5	0	0	0	5	0	5	0	0
SAN ANTONIO ISD	'015907	45514 DAVID BARKLEY/FRANCISCO RUIZ EL	'015907162	417										
SAN ANTONIO ISD	'015907	45514 MARK TWAIN DUAL LANGUAGE ACADEMY	'015907163	505										
SAN ANTONIO ISD	'015907	45514 SCHENCK EL	'015907164	562	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 SMITH EL	'015907165	271	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 STEELE MONTESSORI ACADEMY	'015907166	264	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 P F STEWART EL	'015907168	478										
SAN ANTONIO ISD	'015907	45514 STORM EL	'015907169	298										
SAN ANTONIO ISD	'015907	45514 WASHINGTON EL	'015907172	333							0	*	*	*
SAN ANTONIO ISD	'015907	45514 WILSON EL	'015907174	408	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 WOODLAWN ACADEMY	'015907175	591										
SAN ANTONIO ISD	'015907	45514 WOODLAWN HILLS EL	'015907176	383	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 YOUNG MEN'S LEADERSHIP ACADEMY	'015907177	380										
SAN ANTONIO ISD	'015907	45514 HAWTHORNE PK-8 ACADEMY	'015907179	669	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 JT BRACKENRIDGE DAEP	'015907180	NR										
SAN ANTONIO ISD	'015907	45514 HEALY-MURPHY	'015907182	154										
SAN ANTONIO ISD	'015907	45514 CHRISTUS SANTA ROSA	'015907184	1										
SAN ANTONIO ISD	'015907	45514 SEIDEL LEARNING CENTER	'015907186	NR										
SAN ANTONIO ISD	'015907	45514 JUVENILE DETENT CTR	'015907195	94										
SAN ANTONIO ISD	'015907	45514 CHILDREN'S SHELTER OF SA	'015907201	15										
SAN ANTONIO ISD	'015907	45514 HEALY MURPHY PK	'015907202	20										
SAN ANTONIO ISD	'015907	45514 MISSION ACADEMY	'015907210	490	*	1	*	*	*	*	2	*	*	*

SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90														
SAN ANTONIO ISD	'015907	45514	CARROLL EARLY CHILDHOOD	'015907240	401	*	2	*	*	*	*	3	*	*					
SAN ANTONIO ISD	'015907	45514	CAMPUS	'015907241	413	0	1	0	0	1	0	1	0	0	0	1			
SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907242	181	0	1	0	0	1	0	1	0	0	0	1			
SAN ANTONIO ISD	'015907	45514	KNOX EARLY CHILDHOOD CAMPUS	'015907244	158	*	3	*	*	*	*	4	*	*	*	*			
SAN ANTONIO ISD	'015907	45514	TYNAN EARLY CHILDHOOD CAMPUS	'015907245	143														
SAN ANTONIO ISD	'015907	45514	NELSON EARLY CHILDHOOD	'015907246	115														
SAN ANTONIO ISD	'015907	45514	CAMPUS																
SAN ANTONIO ISD	'015907	45514	GONZALES EARLY CHILDHOOD																
SAN ANTONIO ISD	'015907	45514	CAMPUS																
SAN ANTONIO ISD	'015907	45514	Multiple Campus		NR	0	7	0	0	7	0	8	0	0	0	8			
SAN ANTONIO ISD TOTAL	'015907	45514			45514	114	56	0	0	170	134	71	0	0	0	205			
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725							0	1	0	0	1			
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754	7	2	0	0	9	7	3	0	0	0	10			
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361	5	1	0	0	6	5	1	0	0	0	6			
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399	*	0	*	*	*	*	2	*	*	*	*			
RICHARDSON ISD	'057916	37528	CHRISTA MCAULIFFE LEARNING CENTER	'057916006	39	0	1	0	0	1	0	1	0	0	0	1			
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR							NR							
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	RICHARDSON WEST J H	'057916044	749	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661														
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753														
RICHARDSON ISD	'057916	37528	WESTWOOD MATH SCIENCE LEADERSHIP MAGNET	'057916048	674	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648														
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667														
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308														
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533	0	1	0	0	1	0	1	0	0	0	1			
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412														
RICHARDSON ISD	'057916	37528	HAMILTON PARK PACESETTER MAGNET	'057916105	649							0	1	0	0	1			
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501														
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726														
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457	*	1	*	*	*	*	1	*	*	*	*			
RICHARDSON ISD	'057916	37528	NORTHTRICH EL	'057916109	347														
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410														
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525														
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412														
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606														
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491														
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661														
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978	*	1	*	*	*	*	1	*	*	*	*			
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398														
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN																
RICHARDSON ISD	'057916	37528	SCHOOL	'057916119	392	0	1	0	0	1	0	1	0	0	0	1			
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552							0	1	0	0	1			
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646														
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306	0	1	0	0	1	0	2	0	0	0	2			
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321														
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462	0	1	0	0	1	0	1	0	0	0	1			
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370														
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801														
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388														
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501	0	1	0	0	1	0	1	0	0	0	1			
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353														
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510														
RICHARDSON ISD	'057916	37528	AIKIN EL	'057916135	630	*	0	*	*	*	*	0	*	*	*	*			
RICHARDSON ISD	'057916	37528	RISD ACAD	'057916137	825														
RICHARDSON ISD	'057916	37528	MATH/SCIENCE/TECH MAGNET	'057916142	568							0	1	0	0	1			
RICHARDSON ISD	'057916	37528	FOREST LANE ACADEMY	'057916143	628														

RICHARDSON ISD	'057916	37528	AUDELIA CREEK EL	'057916144	570														
RICHARDSON ISD	'057916	37528	CAROLYN G BUKHAIR EL	'057916145	616														
RICHARDSON ISD	'057916	37528	THURGOOD MARSHALL EL	'057916146	508 *	1	*	*	*	*	1	*	*	*	*				
RICHARDSON ISD TOTAL	'057916	37528			37528 33	12	0	0	45	33	20	0	0	53					
FORT BEND ISD	'079907	76856	DULLES H S	'079907001	2522 6	0	0	0	6	6	2	0	0	8					
FORT BEND ISD	'079907	76856	WILLOWRIDGE H S	'079907002	1280 *	2	*	*	*	*	3	*	*	*	*				
FORT BEND ISD	'079907	76856	CLEMENTS H S	'079907004	2477 5	2	0	0	7	*	2	*	*	*	*				
FORT BEND ISD	'079907	76856	KEMPNER H S	'079907005	2047 9	2	0	0	11	*	3	*	*	*	*				
FORT BEND ISD	'079907	76856	LAWRENCE E ELKINS H S	'079907006	2541 *	1	*	*	*	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	STEPHEN F AUSTIN H S	'079907007	2246 11	0	0	0	11	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	HIGHTOWER H S	'079907008	2171 8	0	0	0	8	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	FORT BEND CO ALTER	'079907010	17														
FORT BEND ISD	'079907	76856	GEORGE BUSH H S	'079907011	2486 6	0	0	0	6	6	0	0	0	6					
FORT BEND ISD	'079907	76856	THURGOOD MARSHALL H S	'079907012	1396 *	2	*	*	*	*	2	*	*	*	*				
FORT BEND ISD	'079907	76856	WILLIAM B TRAVIS H S	'079907013	2995 21	3	0	0	24	*	3	*	*	*	*				
FORT BEND ISD	'079907	76856	RIDGE POINT H S	'079907016	2990 14	2	0	0	16	*	2	*	*	*	*				
FORT BEND ISD	'079907	76856	FERNDELL HENRY CENTER FOR LEARNING	'079907038	30														
FORT BEND ISD	'079907	76856	DULLES MIDDLE	'079907041	1406 9	0	0	0	9	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	MISSOURI CITY MIDDLE	'079907042	1009 0	1	0	0	1	0	1	0	0	1					
FORT BEND ISD	'079907	76856	SUGAR LAND MIDDLE	'079907043	1159 *	1	*	*	*	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	QUAIL VALLEY MIDDLE	'079907044	1059 6	0	0	0	6	6	0	0	0	6					
FORT BEND ISD	'079907	76856	FIRST COLONY MIDDLE	'079907045	1264 *	0	0	*	*	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	CHRISTA MCAULIFFE MIDDLE	'079907046	905 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	HODGES BEND MIDDLE	'079907047	1039 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	LAKE OLYMPIA MIDDLE	'079907048	1222														
FORT BEND ISD	'079907	76856	MACARIO GARCIA MIDDLE	'079907049	1411 *	3	*	*	*	*	3	*	*	*	*				
FORT BEND ISD	'079907	76856	SARTARTIA MIDDLE	'079907050	1322 8	0	0	0	8	8	0	0	0	8					
FORT BEND ISD	'079907	76856	FORT SETTLEMENT MIDDLE	'079907051	1360 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	BILLY BAINES MIDDLE	'079907052	1249 12	1	0	0	13	12	1	0	0	13					
FORT BEND ISD	'079907	76856	DAVID CROCKETT MIDDLE	'079907053	1080 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	JAMES BOWIE MIDDLE	'079907054	1487 7	1	0	0	8	7	1	0	0	8					
FORT BEND ISD	'079907	76856	RONALD THORNTON MIDDLE	'079907055	1360 5	2	0	0	7	5	2	0	0	7					
FORT BEND ISD	'079907	76856	E A JONES EL	'079907101	531 6	1	0	0	7	6	2	0	0	8					
FORT BEND ISD	'079907	76856	LAKEVIEW EL	'079907102	283 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	BLUE RIDGE EL	'079907108	259 *	1	*	*	*	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	RIDGEMONT EL	'079907109	309														
FORT BEND ISD	'079907	76856	MEADOWS EL	'079907110	374 8	0	0	0	8	8	0	0	0	8					
FORT BEND ISD	'079907	76856	QUAIL VALLEY EL	'079907111	490 *	1	*	*	*	*	2	*	*	*	*				
FORT BEND ISD	'079907	76856	DULLES EL	'079907112	632 5	2	0	0	7	5	2	0	0	7					
FORT BEND ISD	'079907	76856	BRIARGATE EL	'079907113	371 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	TOWNWEST EL	'079907114	564 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	LANTERN LANE EL	'079907115	427 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	RIDGEGATE EL	'079907116	460														
FORT BEND ISD	'079907	76856	COLONY BEND EL	'079907117	510 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	MISSION BEND EL	'079907118	354 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	SUGAR MILL EL	'079907119	558 *	0	*	*	*	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	SETTLERS WAY EL	'079907120	819 5	0	0	0	5	5	0	0	0	5					
FORT BEND ISD	'079907	76856	PALMER EL	'079907121	610 *	1	*	*	*	*	2	*	*	*	*				
FORT BEND ISD	'079907	76856	HUNTERS GLEN EL	'079907122	370 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	HIGHLANDS EL	'079907123	560 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	MISSION GLEN EL	'079907124	401 0	1	0	0	1	0	1	0	0	1					
FORT BEND ISD	'079907	76856	PECAN GROVE EL	'079907125	676 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	AUSTIN PARKWAY EL	'079907126	656 *	3	*	*	*	*	3	*	*	*	*				
FORT BEND ISD	'079907	76856	BARRINGTON PLACE EL	'079907127	554 0	1	0	0	1	0	1	0	0	1					
FORT BEND ISD	'079907	76856	COLONY MEADOWS EL	'079907128	681 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	MISSION WEST EL	'079907129	586 5	0	0	0	5	5	0	0	0	5					
FORT BEND ISD	'079907	76856	WALKER STATION EL	'079907130	816 8	0	0	0	8	8	0	0	0	8					
FORT BEND ISD	'079907	76856	EDGAR GLOVER JR EL	'079907131	403 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	LEXINGTON CREEK EL	'079907132	540 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	ARIZONA FLEMING EL	'079907133	557 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	WALTER MOSES BURTON EL	'079907134	389 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	COMMONWEALTH EL	'079907135	1017 *	1	*	*	*	*	1	*	*	*	*				
FORT BEND ISD	'079907	76856	BRAZOS BEND EL	'079907136	698 *	0	*	*	*	*	0	*	*	*	*				
FORT BEND ISD	'079907	76856	SIENNA CROSSING EL	'079907137	975 9	1	0	0	10	9	2	0	0	11					
FORT BEND ISD	'079907	76856	OYSTER CREEK EL	'079907138	842														
FORT BEND ISD	'079907	76856	LULA BELLE GOODMAN EL	'079907139	723					*	0	*	*	*	*				

[illegible]

ROUND ROCK ISD	'246909	48238	CANYON CREEK EL	'246909125	384																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																										
----------------	---------	-------	-----------------	------------	-----	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

						Current Report Period					Cumulative Reports				
						School Reported Source of Infection					School Reported Source of Infection				
District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	New Student Cases	New Staff Cases	On Campus	Off Campus	Unknown	Total Student Cases	Total Staff Cases	On Campus	Off Campus	Unknown
KILLEEN ISD	'014906	43634	KILLEEN H S	'014906001	2099	*	5	*	*	*	*	7	*	*	*
KILLEEN ISD	'014906	43634	C E ELLISON H S	'014906002	2738	*	3	*	*	*	*	4	*	*	*
KILLEEN ISD	'014906	43634	KILLEEN ISD CAREER CENTER	'014906003	NR										
KILLEEN ISD	'014906	43634	GATEWAY H S	'014906004	45										
KILLEEN ISD	'014906	43634	PATHWAYS ACADEMIC CAMPUS	'014906006	360					0	1	0	0		1
KILLEEN ISD	'014906	43634	HARKER HEIGHTS H S	'014906007	2673	*	2	*	*	*	*	6	*	*	*
KILLEEN ISD	'014906	43634	ROBERT M SHOEMAKER H S	'014906008	2153	*	3	*	*	*	*	3	*	*	*
KILLEEN ISD	'014906	43634	GATEWAY MIDDLE	'014906009	43										
KILLEEN ISD	'014906	43634	KILLEEN ISD EARLY COLLEGE H S	'014906013	1025										
KILLEEN ISD	'014906	43634	ADVENTHEALTH SCHOOL	'014906022	6										
KILLEEN ISD	'014906	43634	KILLEEN JJAEP	'014906026	2										
KILLEEN ISD	'014906	43634	RANCIER MIDDLE	'014906043	795										
KILLEEN ISD	'014906	43634	MANOR MIDDLE	'014906044	762										
KILLEEN ISD	'014906	43634	EASTERN HILLS MIDDLE	'014906046	650										
KILLEEN ISD	'014906	43634	PALO ALTO MIDDLE	'014906048	862										
KILLEEN ISD	'014906	43634	LIBERTY HILL MIDDLE	'014906049	910					0	1	0	0		1
KILLEEN ISD	'014906	43634	LIVE OAK RIDGE MIDDLE	'014906050	673	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	UNION GROVE MIDDLE	'014906051	692										
KILLEEN ISD	'014906	43634	AUDIE MURPHY MIDDLE	'014906052	795	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	CHARLES E PATTERSON MIDDLE	'014906053	1008										
KILLEEN ISD	'014906	43634	ROY J SMITH MIDDLE	'014906054	1382	*	0	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	NOLAN MIDDLE	'014906055	1020										
KILLEEN ISD	'014906	43634	EL ALTER LEARNING CENTER	'014906100	20										
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906102	471										
KILLEEN ISD	'014906	43634	HARKER HEIGHTS EL	'014906105	664	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	MEADOWS EL	'014906108	748										
KILLEEN ISD	'014906	43634	PEEBLES EL	'014906109	723										
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906110	635	5	0	0	0	5	5	1	0	0	6
KILLEEN ISD	'014906	43634	SUGAR LOAF EL	'014906111	356										
KILLEEN ISD	'014906	43634	WEST WARD EL	'014906112	426										
KILLEEN ISD	'014906	43634	BELLAIRE EL	'014906113	469										
KILLEEN ISD	'014906	43634	NOLANVILLE EL	'014906115	563	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	CLARKE EL	'014906116	548										
KILLEEN ISD	'014906	43634	DUNCAN EL	'014906117	NR										
KILLEEN ISD	'014906	43634	HAY BRANCH EL	'014906119	626										
KILLEEN ISD	'014906	43634	WILLOW SPRINGS EL	'014906120	897	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	MOUNTAIN VIEW EL	'014906121	859										
KILLEEN ISD	'014906	43634	REECES CREEK EL	'014906122	879										
KILLEEN ISD	'014906	43634	CLEAR CREEK EL	'014906123	676										
KILLEEN ISD	'014906	43634	CEDAR VALLEY EL	'014906124	623										
KILLEEN ISD	'014906	43634	BROOKHAVEN EL	'014906125	611	*	0	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	VENABLE VILLAGE EL	'014906126	592	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	TRIMMIER EL	'014906127	827										
KILLEEN ISD	'014906	43634	MONTAGUE VILLAGE EL	'014906128	567	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	MAXDALE EL	'014906129	623						0	1	0	0	1
KILLEEN ISD	'014906	43634	IRA CROSS JR EL	'014906130	680	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	IDUMA EL	'014906131	780	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	OVETA CULP HOBBY EL	'014906132	622						0	1	0	0	1
KILLEEN ISD	'014906	43634	TIMBER RIDGE EL	'014906133	868	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	SAEGERT EL	'014906135	914										
KILLEEN ISD	'014906	43634	SKIPCHA EL	'014906136	1054	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	RICHARD E CAVAZOS EL	'014906137	606										
KILLEEN ISD	'014906	43634	HAYNES EL	'014906138	910										
KILLEEN ISD	'014906	43634	DR JOSEPH A FOWLER EL	'014906139	1248	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	ALICE W DOUSE EL	'014906140	990										
KILLEEN ISD	'014906	43634	MAUDE MOORE WOOD EL	'014906141	866	0	1	0	0	1	0	2	0	0	2
KILLEEN ISD	'014906	43634	EL142	'014906142	NR										
KILLEEN ISD TOTAL	'014906	43634			43634	34	16	0	0	50	36	34	0	0	70
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	JOHN F KENNEDY H S	'015905002	1103						*	2	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	MEMORIAL H S	'015905003	1110						6	1	0	0	7

EXHIBIT
15

EDGEWOOD ISD - SAN ANTONIO	'015905	8814	BEXAR CO J J A E P	'015905010	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	STEAM AT THE FINE ARTS ACADEMY	'015905015	284						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	BRENTWOOD MIDDLE	'015905041	679						*	0	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ALTERNATIVE CENTER	'015905042	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	E T WRENN MIDDLE	'015905044	577						0	1	0	0	1
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	GUS GARCIA MIDDLE	'015905046	517	10	0	0	0	10	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ROY CISNEROS EL	'015905104	451	*	0	*	*	*	*	2	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ALONSO S PERALES EL	'015905106	316						*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	GARDENDALE EL	'015905108	135	6	0	0	0	6	6	1	0	0	7
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	L B JOHNSON EL	'015905109	392						*	0	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	LAS PALMAS EL	'015905110	244	*	1	*	*	*	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	LOMA PARK EL	'015905112	550						5	1	0	0	6
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	ROOSEVELT EL	'015905113	373						*	0	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	STAFFORD EL	'015905114	489	11	0	0	0	11	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	WINSTON EL	'015905116	391	9	1	0	0	10	*	1	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	H B GONZALEZ EL	'015905117	403	5	1	0	0	6	10	2	0	0	12
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	CARDENAS CENTER	'015905118	248						*	0	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	BURLESON CENTER	'015905124	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	STAFFORD CENTER	'015905125	277	*	1	*	*	*	*	3	*	*	*
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	EL DAEP	'015905126	NR										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	GARDENDALE PRE-K 4 SA EARLY LEARNING	'015905140	235										
EDGEWOOD ISD - SAN ANTONIO	'015905	8814	PRE-K 4 SAN ANTONIO	'015905141	40										
EDGEWOOD ISD - SAN ANTONIO TOTAL	'015905	8814			8814 47	4	0	0	51	103	19	0	0	122	
SAN ANTONIO ISD	'015907	45514	BRACKENRIDGE H S	'015907001	1507	7	0	0	0	7	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	BURBANK H S	'015907002	1293	5	0	0	0	5	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	EDISON H S	'015907003	1436	*	0	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	FOX TECHNICAL H S	'015907004	465						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLANDS H S	'015907005	1517	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HOUSTON H S	'015907006	841	0	1	0	0	1	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	JEFFERSON H S	'015907007	1590	*	0	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	LANIER H S	'015907008	1419	*	3	*	*	*	*	7	*	*	*
SAN ANTONIO ISD	'015907	45514	ESTRADA ACHIEVEMENT CTR	'015907010	11										
SAN ANTONIO ISD	'015907	45514	JJA	'015907020	1										
SAN ANTONIO ISD	'015907	45514	TRAVIS EARLY COLLEGE H S	'015907022	422						7	0	0	0	7
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY	'015907023	580	6	0	0	0	6	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	COOPER ACADEMY AT NAVARRO	'015907024	367	0	1	0	0	1	0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	ST PHILIP'S COLLEGE EARLY COLLEGE H S WITH SAISD	'015907025	321						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	ADVANCED LEARNING ACADEMY	'015907026	955	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	CAST TECH H S	'015907027	486	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	CAST MED H S	'015907028	170	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	TEXANS CAN ACADEMY AT HIGHLANDS H S	'015907030	290										
SAN ANTONIO ISD	'015907	45514	DAVIS MIDDLE	'015907043	636	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HARRIS MIDDLE	'015907047	795	14	2	0	0	16	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	LONGFELLOW MIDDLE	'015907050	863	8	0	0	0	8	13	0	0	0	13
SAN ANTONIO ISD	'015907	45514	LOWELL MIDDLE	'015907051	270	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	POE MIDDLE	'015907054	215	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RHODES MIDDLE	'015907055	556	5	1	0	0	6	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	ROGERS MIDDLE	'015907057	407	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	WHITTIER MIDDLE	'015907059	757	5	0	0	0	5	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	TAFOLLA MIDDLE	'015907061	454	6	0	0	0	6	6	0	0	0	6
SAN ANTONIO ISD	'015907	45514	BREWER ACADEMY	'015907064	13										
SAN ANTONIO ISD	'015907	45514	ARNOLD EL	'015907101	572	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	CHARLES C BALL ACADEMY	'015907103	533	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	BASKIN EL	'015907105	329	0	2	0	0	2	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	BEACON HILL ACADEMY	'015907106	392	*	1	*	*	*	*	5	*	*	*
SAN ANTONIO ISD	'015907	45514	BONHAM ACADEMY	'015907107	632	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	J T BRACKENRIDGE EL	'015907110	532						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	BRISCOE EL	'015907112	414	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	CAMERON EL	'015907114	288										
SAN ANTONIO ISD	'015907	45514	COLLINS GARDEN EL	'015907116	434	7	1	0	0	8	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	AGNES COTTON ACADEMY	'015907117	447	*	0	*	*	*	*	1	*	*	*

SAN ANTONIO ISD	'015907	45514	DAVID CROCKETT ACADEMY	'015907118	667	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	DOUGLASS ACADEMY	'015907119	329	0	1	0	0	1	0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY PRI AT PAGE	'015907120	268	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	DE ZAVALA EL	'015907121	477					5	1	0	0	0	6
SAN ANTONIO ISD	'015907	45514	FENWICK ACADEMY	'015907123	491	0	1	0	0	1	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	MURIEL FORBES ACADEMY	'015907124	213	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	FOSTER ACADEMY	'015907125	502	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	FRANKLIN EL	'015907126	400	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	GATES EL	'015907127	161										
SAN ANTONIO ISD	'015907	45514	CHARLES GRAEBNER EL	'015907129	659	18	0	0	0	18	26	0	0	0	26
SAN ANTONIO ISD	'015907	45514	ROBERT B GREEN ACADEMY	'015907131	185					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	HERFF ACADEMY	'015907132	414	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RODRIGUEZ MONTESSORI EL	'015907133	115					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLAND HILLS EL	'015907134	627	8	0	0	0	8	8	2	0	0	10
SAN ANTONIO ISD	'015907	45514	HIGHLAND PARK EL	'015907135	452					*	1	*	*	*	*
SAN ANTONIO ISD	'015907	45514	HILLCREST EL	'015907136	357	5	0	0	0	5	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HIRSCH EL	'015907137	582	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	IRVING DUAL LANGUAGE ACADEMY	'015907138	426	9	0	0	0	9	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HUPPERTZ EL	'015907139	279	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	ELOISE JAPHET ACADEMY	'015907141	792	8	1	0	0	9	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	M L KING ACADEMY	'015907142	274	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	GEORGE E KELLY EL	'015907143	203	8	0	0	0	8	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	SARAH S KING EL	'015907144	564	*	3	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	LAMAR EL	'015907146	328	6	0	0	0	6	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	BOWDEN ACADEMY	'015907147	476	7	0	0	0	7	13	0	0	0	13
SAN ANTONIO ISD	'015907	45514	MADISON EL	'015907148	440	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	MARGIL ACADEMY	'015907149	449	0	2	0	0	2	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	MAVERICK EL	'015907150	490	7	0	0	0	7	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	DORIE MILLER EL	'015907153	233					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	NEAL EL	'015907155	478	*	1	*	*	*	*	5	*	*	*
SAN ANTONIO ISD	'015907	45514	OGDEN ACADEMY	'015907157	631	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	PERSHING EL	'015907158	395	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RIVERSIDE PARK ACADEMY	'015907160	395	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	ROGERS ACADEMY	'015907161	718	0	2	0	0	2	0	7	0	0	7
SAN ANTONIO ISD	'015907	45514	DAVID BARKLEY/FRANCISCO RUIZ EL	'015907162	417										
SAN ANTONIO ISD	'015907	45514	MARK TWAIN DUAL LANGUAGE ACADEMY	'015907163	505	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	SCHENCK EL	'015907164	562	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	SMITH EL	'015907165	271					*	1	*	*	*	*
SAN ANTONIO ISD	'015907	45514	STEELE MONTESSORI ACADEMY	'015907166	264	*	2	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	P F STEWART EL	'015907168	478					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	STORM EL	'015907169	298	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	WASHINGTON EL	'015907172	333	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	WILSON EL	'015907174	408					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN ACADEMY	'015907175	591	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN HILLS EL	'015907176	383	*	2	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	YOUNG MEN'S LEADERSHIP ACADEMY	'015907177	380	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HAWTHORNE PK-8 ACADEMY	'015907179	669	*	2	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	JT BRACKENRIDGE DAEP	'015907180	NR										
SAN ANTONIO ISD	'015907	45514	HEALY-MURPHY	'015907182	154										
SAN ANTONIO ISD	'015907	45514	CHRISTUS SANTA ROSA	'015907184	1										
SAN ANTONIO ISD	'015907	45514	SEIDEL LEARNING CENTER	'015907186	NR										
SAN ANTONIO ISD	'015907	45514	JUVENILE DETENT CTR	'015907195	94										
SAN ANTONIO ISD	'015907	45514	CHILDREN'S SHELTER OF SA	'015907201	15										
SAN ANTONIO ISD	'015907	45514	HEALY MURPHY PK	'015907202	20										
SAN ANTONIO ISD	'015907	45514	MISSION ACADEMY	'015907210	490	*	1	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90										
SAN ANTONIO ISD	'015907	45514	CARROLL EARLY CHILDHOOD CAMPUS	'015907240	401	5	0	0	0	5	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907241	413						0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	KNOX EARLY CHILDHOOD CAMPUS	'015907242	181						0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	TYNAN EARLY CHILDHOOD CAMPUS	'015907244	158						*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	NELSON EARLY CHILDHOOD CAMPUS	'015907245	143	*	0	*	*	*	*	0	*	*	*

SAN ANTONIO ISD	'015907	45514	GONZALES EARLY CHILDHOOD CAMPUS	'015907246	115										
SAN ANTONIO ISD	'015907	45514		Multiple Campus											
SAN ANTONIO ISD	'015907	45514			NR 0	4	0	0	4	0	12	0	0	12	
SAN ANTONIO ISD TOTAL	'015907	45514			45514 248	41	0	0	289	454	112	0	0	566	
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725 11	2	0	0	13	11	3	0	0	14	
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754 6	2	0	0	8	13	5	0	0	18	
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361 16	1	0	0	17	22	2	0	0	24	
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399 9	2	0	0	11	*	4	*	*	*	
RICHARDSON ISD	'057916	37528	CHRISTA MCAULIFFE LEARNING CENTER	'057916006	39					0	1	0	0	1	
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR										
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	RICHARDSON WEST J H	'057916044	749 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	WESTWOOD MATH SCIENCE LEADERSHIP MAGNET	'057916048	674					*	0	*	*	*	
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308										
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533 5	0	0	0	5	5	1	0	0	6	
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412 0	1	0	0	1	0	1	0	0	1	
RICHARDSON ISD	'057916	37528	HAMILTON PARK PACESETTER MAGNET	'057916105	649 6	0	0	0	6	6	1	0	0	7	
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501										
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457 *	0	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	NORTHRICH EL	'057916109	347 0	1	0	0	1	0	1	0	0	1	
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525										
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661					*	0	*	*	*	
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978 11	1	0	0	12	*	2	*	*	*	
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN SCHOOL	'057916119	392 0	1	0	0	1	0	2	0	0	2	
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552 *	0	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306 *	0	*	*	*	*	2	*	*	*	
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462					0	1	0	0	1	
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370										
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801 5	0	0	0	5	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610 0	1	0	0	1	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501 *	0	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353 *	2	*	*	*	*	2	*	*	*	
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510 0	1	0	0	1	0	1	0	0	1	
RICHARDSON ISD	'057916	37528	AIKIN EL	'057916135	630					*	0	*	*	*	
RICHARDSON ISD	'057916	37528	RISD ACAD	'057916137	825 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	MATH/SCIENCE/TECH MAGNET	'057916142	568					0	1	0	0	1	
RICHARDSON ISD	'057916	37528	FOREST LANE ACADEMY	'057916143	628 *	1	*	*	*	*	1	*	*	*	
RICHARDSON ISD	'057916	37528	AUDELIA CREEK EL	'057916144	570										
RICHARDSON ISD	'057916	37528	CAROLYN G BUKHAIR EL	'057916145	616 *	0	*	*	*	*	0	*	*	*	
RICHARDSON ISD	'057916	37528	THURGOOD MARSHALL EL	'057916146	508 *	1	*	*	*	*	2	*	*	*	
RICHARDSON ISD TOTAL	'057916	37528			37528 123	24	0	0	147	163	44	0	0	207	
FORT BEND ISD	'079907	76856	DULLES H S	'079907001	2522 5	2	0	0	7	11	4	0	0	15	
FORT BEND ISD	'079907	76856	WILLOWRIDGE H S	'079907002	1280 *	0	*	*	*	*	3	*	*	*	

FORT BEND ISD	'079907	76856 CLEMENTS H S	'079907004	2477 16	4	0	0	20	*	6	*	*	*
FORT BEND ISD	'079907	76856 KEMPNER H S	'079907005	2047 21	5	0	0	26	*	8	*	*	*
FORT BEND ISD	'079907	76856 LAWRENCE E ELKINS H S	'079907006	2541 15	3	0	0	18	*	4	*	*	*
FORT BEND ISD	'079907	76856 STEPHEN F AUSTIN H S	'079907007	2246 15	0	0	0	15	*	0	*	*	*
FORT BEND ISD	'079907	76856 HIGHTOWER H S	'079907008	2171 14	1	0	0	15	*	2	*	*	*
FORT BEND ISD	'079907	76856 FORT BEND CO ALTER	'079907010	17									
FORT BEND ISD	'079907	76856 GEORGE BUSH H S	'079907011	2486 9	1	0	0	10	15	1	0	0	16
FORT BEND ISD	'079907	76856 THURGOOD MARSHALL H S	'079907012	1396 18	4	0	0	22	*	6	*	*	*
FORT BEND ISD	'079907	76856 WILLIAM B TRAVIS H S	'079907013	2995 31	2	0	0	33	*	5	*	*	*
FORT BEND ISD	'079907	76856 RIDGE POINT H S	'079907016	2990 10	0	0	0	10	*	2	*	*	*
FORT BEND ISD	'079907	76856 FERNDLELL HENRY CENTER FOR LEARNING	'079907038	30 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 DULLES MIDDLE	'079907041	1406 9	1	0	0	10	*	1	*	*	*
FORT BEND ISD	'079907	76856 MISSOURI CITY MIDDLE	'079907042	1009 *	0	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856 SUGAR LAND MIDDLE	'079907043	1159 *	2	*	*	*	*	3	*	*	*
FORT BEND ISD	'079907	76856 QUAIL VALLEY MIDDLE	'079907044	1059 *	4	*	*	*	*	4	*	*	*
FORT BEND ISD	'079907	76856 FIRST COLONY MIDDLE	'079907045	1264 8	1	0	0	9	*	2	*	*	*
FORT BEND ISD	'079907	76856 CHRISTA MCAULIFFE MIDDLE	'079907046	905 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 HODGES BEND MIDDLE	'079907047	1039 7	1	0	0	8	*	1	*	*	*
FORT BEND ISD	'079907	76856 LAKE OLYMPIA MIDDLE	'079907048	1222 5	1	0	1	5	5	1	0	1	5
FORT BEND ISD	'079907	76856 MACARIO GARCIA MIDDLE	'079907049	1411 5	0	0	0	5	*	3	*	*	*
FORT BEND ISD	'079907	76856 SARTARTIA MIDDLE	'079907050	1322 8	0	0	0	8	16	0	0	0	16
FORT BEND ISD	'079907	76856 FORT SETTLEMENT MIDDLE	'079907051	1360 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856 BILLY BAINES MIDDLE	'079907052	1249 8	0	0	0	8	20	1	0	0	21
FORT BEND ISD	'079907	76856 DAVID CROCKETT MIDDLE	'079907053	1080 11	0	0	0	11	*	0	*	*	*
FORT BEND ISD	'079907	76856 JAMES BOWIE MIDDLE	'079907054	1487 15	3	0	0	18	22	4	0	0	26
FORT BEND ISD	'079907	76856 RONALD THORNTON MIDDLE	'079907055	1360 38	1	0	0	39	43	3	0	0	46
FORT BEND ISD	'079907	76856 E A JONES EL	'079907101	531 *	0	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856 LAKEVIEW EL	'079907102	283					*	0	*	*	*
FORT BEND ISD	'079907	76856 BLUE RIDGE EL	'079907108	259 *	1	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856 RIDGEMONT EL	'079907109	309									
FORT BEND ISD	'079907	76856 MEADOWS EL	'079907110	374 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 QUAIL VALLEY EL	'079907111	490 *	0	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856 DULLES EL	'079907112	632 *	0	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856 BRIARGATE EL	'079907113	371 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 TOWNWEST EL	'079907114	564 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 LANTERN LANE EL	'079907115	427 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 RIDGEGATE EL	'079907116	460 11	0	0	0	11	11	0	0	0	11
FORT BEND ISD	'079907	76856 COLONY BEND EL	'079907117	510					*	0	*	*	*
FORT BEND ISD	'079907	76856 MISSION BEND EL	'079907118	354 0	1	0	0	1	*	1	*	*	*
FORT BEND ISD	'079907	76856 SUGAR MILL EL	'079907119	558 *	0	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856 SETTLERS WAY EL	'079907120	819 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 PALMER EL	'079907121	610 *	0	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856 HUNTERS GLEN EL	'079907122	370 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 HIGHLANDS EL	'079907123	560					*	0	*	*	*
FORT BEND ISD	'079907	76856 MISSION GLEN EL	'079907124	401					0	1	0	0	1
FORT BEND ISD	'079907	76856 PECAN GROVE EL	'079907125	676 26	0	0	0	26	*	0	*	*	*
FORT BEND ISD	'079907	76856 AUSTIN PARKWAY EL	'079907126	656 *	0	*	*	*	*	3	*	*	*
FORT BEND ISD	'079907	76856 BARRINGTON PLACE EL	'079907127	554 *	2	*	*	*	*	3	*	*	*
FORT BEND ISD	'079907	76856 COLONY MEADOWS EL	'079907128	681 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 MISSION WEST EL	'079907129	586 5	0	0	0	5	10	0	0	0	10
FORT BEND ISD	'079907	76856 WALKER STATION EL	'079907130	816 5	1	0	0	6	13	1	0	0	14
FORT BEND ISD	'079907	76856 EDGAR GLOVER JR EL	'079907131	403 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 LEXINGTON CREEK EL	'079907132	540 7	0	0	0	7	*	0	*	*	*
FORT BEND ISD	'079907	76856 ARIZONA FLEMING EL	'079907133	557 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 WALTER MOSES BURTON EL	'079907134	389 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856 COMMONWEALTH EL	'079907135	1017 8	1	0	0	9	*	2	*	*	*
FORT BEND ISD	'079907	76856 BRAZOS BEND EL	'079907136	698 7	1	0	0	8	*	1	*	*	*
FORT BEND ISD	'079907	76856 SIENNA CROSSING EL	'079907137	975 8	0	0	0	8	17	2	0	0	19
FORT BEND ISD	'079907	76856 OYSTER CREEK EL	'079907138	842 11	0	0	0	11	11	0	0	0	11
FORT BEND ISD	'079907	76856 LULA BELLE GOODMAN EL	'079907139	723 5	1	0	0	6	*	1	*	*	*
FORT BEND ISD	'079907	76856 RITA ARABEK EL	'079907140	736 *	3	*	*	*	*	3	*	*	*
FORT BEND ISD	'079907	76856 BARBARA JORDAN EL	'079907141	506 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856 SCANLAN OAKS EL	'079907142	826 16	1	0	0	17	16	1	0	0	17
FORT BEND ISD	'079907	76856 MARY AUSTIN HOLLEY EL	'079907143	638 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856 DR LYNN ARMSTRONG EL	'079907144	476 8	1	0	0	9	8	1	0	0	9
FORT BEND ISD	'079907	76856 OAKLAND EL	'079907145	875 20	4	0	0	24	20	4	0	0	24
FORT BEND ISD	'079907	76856 ROSA PARKS EL	'079907146	620 *	0	*	*	*	*	0	*	*	*

LEANDER ISD TOTAL	'246913	40544		40544											
ROUND ROCK ISD	'246909	48238	ROUND ROCK H S	'246909001	3717	6	2	0	0	8	6	4	0	0	10
ROUND ROCK ISD	'246909	48238	ROUND ROCK OPPORT CTR DAEP	'246909002	13										
ROUND ROCK ISD	'246909	48238	WESTWOOD H S	'246909003	2829	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	MCNEIL H S	'246909004	2590										
ROUND ROCK ISD	'246909	48238	GOALS	'246909005	NR										
ROUND ROCK ISD	'246909	48238	STONY POINT H S	'246909007	2599	9	0	0	0	9	9	1	0	0	10
ROUND ROCK ISD	'246909	48238	CEDAR RIDGE H S	'246909008	2799	5	1	0	0	6	5	2	0	0	7
ROUND ROCK ISD	'246909	48238	SUCCESS H S	'246909011	323	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	WILLIAMSON COUNTY JJAEP	'246909012	1										
ROUND ROCK ISD	'246909	48238	RRISD EARLY COLLEGE H S	'246909015	349	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	WILLIAMSON COUNTY DETENTION CENTER	'246909016	3										
ROUND ROCK ISD	'246909	48238	WILLIAMSON COUNTY CORE	'246909018	5										
ROUND ROCK ISD	'246909	48238	C D FULKES MIDDLE	'246909041	697	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	NOEL GRISHAM MIDDLE	'246909042	634										
ROUND ROCK ISD	'246909	48238	CHISHOLM TRAIL MIDDLE	'246909043	798	0	2	0	0	2	0	2	0	0	2
ROUND ROCK ISD	'246909	48238	CANYON VISTA MIDDLE	'246909044	1408	*	1	*	*	*	*	1	*	*	*
ROUND ROCK ISD	'246909	48238	DEERPARK MIDDLE	'246909045	925										
ROUND ROCK ISD	'246909	48238	HOPEWELL MIDDLE	'246909046	1261										
ROUND ROCK ISD	'246909	48238	CEDAR VALLEY MIDDLE	'246909047	1353										
ROUND ROCK ISD	'246909	48238	RIDGEVIEW MIDDLE	'246909051	1351	*	1	*	*	*	*	1	*	*	*
ROUND ROCK ISD	'246909	48238	JAMES GARLAND WALSH MIDDLE	'246909052	1335	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	PFC ROBERT P HERNANDEZ MIDDLE	'246909053	772										
ROUND ROCK ISD	'246909	48238	PEARSON RANCH MIDDLE	'246909054	978										
ROUND ROCK ISD	'246909	48238	CLAUDE BERKMAN EL	'246909101	405	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	EL DAEP	'246909102	NR										
ROUND ROCK ISD	'246909	48238	SPICEWOOD EL	'246909105	800										
ROUND ROCK ISD	'246909	48238	XENIA VOIGT EL	'246909106	491										
ROUND ROCK ISD	'246909	48238	DEEPWOOD EL	'246909107	358	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	FOREST NORTH EL	'246909108	327										
ROUND ROCK ISD	'246909	48238	ANDERSON MILL EL	'246909109	493	0	1	0	0	1	0	1	0	0	1
ROUND ROCK ISD	'246909	48238	KATHY CARAWAY EL	'246909110	554										
ROUND ROCK ISD	'246909	48238	VIC ROBERTSON EL	'246909111	423	5	1	0	0	6	5	1	0	0	6
ROUND ROCK ISD	'246909	48238	PURPLE SAGE EL	'246909113	412										
ROUND ROCK ISD	'246909	48238	BRUSHY CREEK EL	'246909114	637										
ROUND ROCK ISD	'246909	48238	WELLS BRANCH EL	'246909115	405										
ROUND ROCK ISD	'246909	48238	LAUREL MOUNTAIN EL	'246909116	714	0	1	0	0	1	0	1	0	0	1
ROUND ROCK ISD	'246909	48238	POND SPRINGS EL	'246909117	520	0	2	0	0	2	0	2	0	0	2
ROUND ROCK ISD	'246909	48238	BLUEBONNET EL	'246909118	340	*	1	*	*	*	*	1	*	*	*
ROUND ROCK ISD	'246909	48238	DOUBLE FILE TRAIL EL	'246909119	658										
ROUND ROCK ISD	'246909	48238	LIVE OAK EL	'246909120	474	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	GATTIS EL	'246909121	671	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	OLD TOWN EL	'246909122	619										
ROUND ROCK ISD	'246909	48238	FERN BLUFF EL	'246909123	586	*	1	*	*	*	*	2	*	*	*
ROUND ROCK ISD	'246909	48238	JOLLYVILLE EL	'246909124	509	*	0	*	*	*	*	1	*	*	*
ROUND ROCK ISD	'246909	48238	CANYON CREEK EL	'246909125	384										
ROUND ROCK ISD	'246909	48238	FOREST CREEK EL	'246909126	743	5	0	0	0	5	5	0	0	0	5
ROUND ROCK ISD	'246909	48238	CALDWELL HEIGHTS EL	'246909127	643	5	0	0	0	5	5	0	0	0	5
ROUND ROCK ISD	'246909	48238	GREAT OAKS EL	'246909128	919	0	2	0	0	2	0	2	0	0	2
ROUND ROCK ISD	'246909	48238	JOE LEE JOHNSON EL	'246909129	757	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	BLACKLAND PRAIRIE EL	'246909130	733	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	TERAVISTA EL	'246909131	814	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	CACTUS RANCH EL	'246909132	821	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	REDBUD EL	'246909133	NR	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	PATSY SOMMER EL	'246909134	1178										
ROUND ROCK ISD	'246909	48238	CHANDLER OAKS EL	'246909135	581	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	NEYSA CALLISON EL	'246909136	711	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	UNION HILL EL	'246909137	680	7	0	0	0	7	7	0	0	0	7
ROUND ROCK ISD	'246909	48238	LINDA HERRINGTON EL	'246909138	1108	*	1	*	*	*	*	1	*	*	*
ROUND ROCK ISD	'246909	48238	ELSA ENGLAND EL	'246909139	1030	*	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD TOTAL	'246909	48238			48238	93	17	1	0	109	94	23	1	0	116

Report 2: School Reported COVID-19 Cases in Public Schools, August 2, 2021 - August 29, 2021, Texas
Current Report Period: August 23, 2021 - August 29, 2021

						Current Report Period					Cumulative Reports				
						School Reported Source of Infection					School Reported Source of Infection				
District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	New Student Cases	New Staff Cases	On Campus	Off Campus	Unknown	Total Student Cases	Total Staff Cases	On Campus	Off Campus	Unknown
KILLEEN ISD	'014906	43634	KILLEEN H S	'014906001	2099	21	1	0	0	22	*	9	*	*	*
KILLEEN ISD	'014906	43634	C E ELLISON H S	'014906002	2738	*	2	*	*	*	*	6	*	*	*
KILLEEN ISD	'014906	43634	KILLEEN ISD CAREER CENTER	'014906003	NR	0	1	0	0	1	0	1	0	0	1
KILLEEN ISD	'014906	43634	GATEWAY H S	'014906004	45	0	1	0	0	1	0	1	0	0	1
KILLEEN ISD	'014906	43634	PATHWAYS ACADEMIC CAMPUS	'014906006	360	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS H S	'014906007	2673	10	2	0	0	12	*	8	*	*	*
KILLEEN ISD	'014906	43634	ROBERT M SHOEMAKER H S	'014906008	2153	5	3	0	0	8	*	7	*	*	*
KILLEEN ISD	'014906	43634	GATEWAY MIDDLE	'014906009	43	0	1	0	0	1	0	1	0	0	1
KILLEEN ISD	'014906	43634	KILLEEN ISD EARLY COLLEGE H S	'014906013	1025	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	ADVENTHEALTH SCHOOL	'014906022	6										
KILLEEN ISD	'014906	43634	KILLEEN JJAEP	'014906026	2										
KILLEEN ISD	'014906	43634	RANCIER MIDDLE	'014906043	795										
KILLEEN ISD	'014906	43634	MANOR MIDDLE	'014906044	762	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	EASTERN HILLS MIDDLE	'014906046	650	6	0	0	0	6	6	0	0	0	6
KILLEEN ISD	'014906	43634	PALO ALTO MIDDLE	'014906048	862	0	1	0	0	1	0	1	0	0	1
KILLEEN ISD	'014906	43634	LIBERTY HILL MIDDLE	'014906049	910	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	LIVE OAK RIDGE MIDDLE	'014906050	673						*	0	*	*	*
KILLEEN ISD	'014906	43634	UNION GROVE MIDDLE	'014906051	692										
KILLEEN ISD	'014906	43634	AUDIE MURPHY MIDDLE	'014906052	795	5	0	0	0	5	*	0	*	*	*
KILLEEN ISD	'014906	43634	CHARLES E PATTERSON MIDDLE	'014906053	1008	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	ROY J SMITH MIDDLE	'014906054	1382	*	0	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	NOLAN MIDDLE	'014906055	1020	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	EL ALTER LEARNING CENTER	'014906100	20										
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906102	471	*	2	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS EL	'014906105	664						*	0	*	*	*
KILLEEN ISD	'014906	43634	MEADOWS EL	'014906108	748	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	PEEBLES EL	'014906109	723										
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906110	635	5	2	0	0	7	10	3	0	0	13
KILLEEN ISD	'014906	43634	NOLANVILLE EL	'014906115	563						*	0	*	*	*
KILLEEN ISD	'014906	43634	CLARKE EL	'014906116	548	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	HAY BRANCH EL	'014906119	626										
KILLEEN ISD	'014906	43634	WILLOW SPRINGS EL	'014906120	897	11	5	0	0	16	*	6	*	*	*
KILLEEN ISD	'014906	43634	MOUNTAIN VIEW EL	'014906121	859	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	REECES CREEK EL	'014906122	879	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	CLEAR CREEK EL	'014906123	676	0	1	0	0	1	0	2	0	0	2
KILLEEN ISD	'014906	43634	CEDAR VALLEY EL	'014906124	623	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	BROOKHAVEN EL	'014906125	611	*	0	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	VENABLE VILLAGE EL	'014906126	592	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	TRIMMIER EL	'014906127	827	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	MONTAGUE VILLAGE EL	'014906128	567	6	1	0	0	7	*	1	*	*	*
KILLEEN ISD	'014906	43634	MAXDALE EL	'014906129	623						0	1	0	0	1
KILLEEN ISD	'014906	43634	IRA CROSS JR EL	'014906130	680	0	2	0	0	2	*	2	*	*	*
KILLEEN ISD	'014906	43634	IDUMA EL	'014906131	780	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	OVETA CULP HOBBY EL	'014906132	622	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	TIMBER RIDGE EL	'014906133	868	9	1	0	0	10	*	2	*	*	*
KILLEEN ISD	'014906	43634	SAEGERT EL	'014906135	914	8	1	0	0	9	8	1	0	0	9
KILLEEN ISD	'014906	43634	SKIPCHA EL	'014906136	1054	*	2	*	*	*	*	4	*	*	*
KILLEEN ISD	'014906	43634	RICHARD E CAVAZOS EL	'014906137	606	*	3	*	*	*	*	3	*	*	*
KILLEEN ISD	'014906	43634	HAYNES EL	'014906138	910	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	DR JOSEPH A FOWLER EL	'014906139	1248	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	ALICE W DOUSE EL	'014906140	990	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	MAUDE MOORE WOOD EL	'014906141	866						0	2	0	0	2
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906142	NR										
KILLEEN ISD	'014906	43634	KILLEEN EL	'014906143	NR	*	2	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906144	NR										
KILLEEN ISD	'014906	43634	PAT CARNEY EL	'014906145	NR										
KILLEEN ISD TOTAL	'014906	43634			42383	145	36	0	0	181	183	75	0	0	258

EXHIBIT

16

EDGEWOOD ISD	'015905	8814 JOHN F KENNEDY H S	'015905002	1103 6	0	0	0	6	*	2	*	*	*
EDGEWOOD ISD	'015905	8814 MEMORIAL H S	'015905003	1110 8	1	0	0	9	14	2	0	0	16
EDGEWOOD ISD	'015905	8814 BEXAR CO J J A E P	'015905010	NR									
EDGEWOOD ISD	'015905	8814 STEAM AT THE FINE ARTS ACADEMY	'015905015	284 *	0	*	*	*	*	2	*	*	*
EDGEWOOD ISD	'015905	8814 BRENTWOOD MIDDLE	'015905041	679					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 ALTERNATIVE CENTER	'015905042	NR									
EDGEWOOD ISD	'015905	8814 E T WRENN MIDDLE	'015905044	577					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 GUS GARCIA MIDDLE	'015905046	517					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 ROY CISNEROS EL	'015905104	451 *	0	*	*	*	*	2	*	*	*
EDGEWOOD ISD	'015905	8814 ALONSO S PERALES EL	'015905106	316					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 GARDENDALE EL	'015905108	135					6	1	0	0	7
EDGEWOOD ISD	'015905	8814 L B JOHNSON EL	'015905109	392					*	2	*	*	*
EDGEWOOD ISD	'015905	8814 LAS PALMAS EL	'015905110	244					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 LOMA PARK EL	'015905112	550					10	4	0	0	14
EDGEWOOD ISD	'015905	8814 ROOSEVELT EL	'015905113	373					*	0	*	*	*
EDGEWOOD ISD	'015905	8814 STAFFORD EL	'015905114	489					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 WINSTON EL	'015905116	391					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 H B GONZALEZ EL	'015905117	403					10	2	0	0	12
EDGEWOOD ISD	'015905	8814 CARDENAS CENTER	'015905118	248					*	0	*	*	*
EDGEWOOD ISD	'015905	8814 BURLESON CENTER	'015905124	NR									
EDGEWOOD ISD	'015905	8814 STAFFORD CENTER	'015905125	277 *	5	*	*	*	*	8	*	*	*
EDGEWOOD ISD	'015905	8814 EL DAEP	'015905126	NR									
EDGEWOOD ISD	'015905	8814 GARDENDALE PRE-K 4 SA EARLY LEARNING	'015905140	235									
EDGEWOOD ISD	'015905	8814 PRE-K 4 SAN ANTONIO	'015905141	40									
EDGEWOOD ISD TOTAL	'015905	8814		8814 23	6	0	0	29	164	32	1	0	195
SAN ANTONIO ISD	'015907	45514 BRACKENRIDGE H S	'015907001	1507 *	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 BURBANK H S	'015907002	1293						1	*	*	*
SAN ANTONIO ISD	'015907	45514 EDISON H S	'015907003	1436 *	0	*	*	*	15	3	0	0	18
SAN ANTONIO ISD	'015907	45514 FOX TECHNICAL H S	'015907004	465 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 HIGHLANDS H S	'015907005	1517 7	0	0	0	7	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 HOUSTON H S	'015907006	841 *	0	*	*	*	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514 JEFFERSON H S	'015907007	1590 *	2	*	*	*	12	4	0	0	16
SAN ANTONIO ISD	'015907	45514 LANIER H S	'015907008	1419 14	1	0	0	15	*	8	*	*	*
SAN ANTONIO ISD	'015907	45514 ESTRADA ACHIEVEMENT CTR	'015907010	11									
SAN ANTONIO ISD	'015907	45514 JJA	'015907020	1									
SAN ANTONIO ISD	'015907	45514 TRAVIS EARLY COLLEGE H S	'015907022	422 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 YOUNG WOMEN'S LEADERSHIP ACADEMY	'015907023	580 5	0	0	0	5	15	1	0	0	16
SAN ANTONIO ISD	'015907	45514 COOPER ACADEMY AT NAVARRO	'015907024	367 *	0	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 ST PHILIP'S COLLEGE EARLY COLLEGE H S WITH SAISD	'015907025	321					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 ADVANCED LEARNING ACADEMY	'015907026	955 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 CAST TECH H S	'015907027	486 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 CAST MED H S	'015907028	170 *	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 TEXANS CAN ACADEMY AT HIGHLANDS H S	'015907030	290									
SAN ANTONIO ISD	'015907	45514 DAVIS MIDDLE	'015907043	636 6	0	0	0	6	16	1	0	0	17
SAN ANTONIO ISD	'015907	45514 HOT WELLS MIDDLE	'015907044	NR *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 HARRIS MIDDLE	'015907047	795 9	0	0	0	9	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514 LONGFELLOW MIDDLE	'015907050	863 6	4	0	0	10	19	4	0	0	23
SAN ANTONIO ISD	'015907	45514 LOWELL MIDDLE	'015907051	270 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 POE MIDDLE	'015907054	215					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 RHODES MIDDLE	'015907055	556 *	0	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514 ROGERS MIDDLE	'015907057	407 5	0	0	0	5	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 WHITTIER MIDDLE	'015907059	757					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 EDGAR ALLAN POE STEM DUAL LANGUAGE MIDDLE	'015907060	NR									
SAN ANTONIO ISD	'015907	45514 TAFOLLA MIDDLE	'015907061	454 0	1	0	0	1	6	1	0	0	7
SAN ANTONIO ISD	'015907	45514 BREWER ACADEMY	'015907064	13									
SAN ANTONIO ISD	'015907	45514 ARNOLD EL	'015907101	572 *	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 CHARLES C BALL EL	'015907103	533 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 BASKIN EL	'015907105	329					*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 BEACON HILL ACADEMY	'015907106	392					*	5	*	*	*
SAN ANTONIO ISD	'015907	45514 BONHAM ACADEMY	'015907107	632 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 J T BRACKENRIDGE EL	'015907110	532 0	1	0	0	1	*	1	*	*	*

SAN ANTONIO ISD	'015907	45514	BRISCOE EL	'015907112	414	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	CAMERON EL	'015907114	288	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	COLLINS GARDEN EL	'015907116	434	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	AGNES COTTON ACADEMY	'015907117	447						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	DAVID CROCKETT ACADEMY	'015907118	667	0	2	0	0	2	0	3	0	0	3
SAN ANTONIO ISD	'015907	45514	DOUGLASS EL	'015907119	329						0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY PRI AT PAGE	'015907120	268						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	DE ZAVALA EL	'015907121	477	0	1	0	0	1	5	2	0	0	7
SAN ANTONIO ISD	'015907	45514	FENWICK ACADEMY	'015907123	491	0	1	0	0	1	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	MURIEL FORBES EL	'015907124	213						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	FOSTER EL	'015907125	502	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	FRANKLIN EL	'015907126	400	*	0	*	*	*	8	0	0	0	8
SAN ANTONIO ISD	'015907	45514	GATES EL	'015907127	161										
SAN ANTONIO ISD	'015907	45514	CHARLES GRAEBNER EL	'015907129	659	7	0	0	0	7	33	0	0	0	33
SAN ANTONIO ISD	'015907	45514	ROBERT B GREEN EL	'015907131	185						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HERFF EL	'015907132	414						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RODRIGUEZ MONTESSORI EL	'015907133	115	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLAND HILLS EL	'015907134	627	*	1	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLAND PARK EL	'015907135	452	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HILLCREST EL	'015907136	357	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HIRSCH EL	'015907137	582	0	1	0	0	1	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	IRVING DUAL LANGUAGE ACADEMY	'015907138	426	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HUPPERTZ EL	'015907139	279	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	ELOISE JAPHET ACADEMY	'015907141	792	8	1	0	0	9	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	M L KING ACADEMY	'015907142	274						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	GEORGE E KELLY EL	'015907143	203	*	1	*	*	*	15	1	0	0	16
SAN ANTONIO ISD	'015907	45514	SARAH S KING EL	'015907144	564	0	1	0	0	1	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	LAMAR EL	'015907146	328	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	BOWDEN ACADEMY	'015907147	476	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	MADISON EL	'015907148	440						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	MARGIL EL	'015907149	449	13	0	0	0	13	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	MAVERICK EL	'015907150	490	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	DORIE MILLER EL	'015907153	233						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	NEAL EL	'015907155	478	*	1	*	*	*	*	6	*	*	*
SAN ANTONIO ISD	'015907	45514	OGDEN EL	'015907157	631	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	PERSHING EL	'015907158	395	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RIVERSIDE PARK EL	'015907160	395						0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	ROGERS ACADEMY	'015907161	718						0	7	0	0	7
SAN ANTONIO ISD	'015907	45514	DAVID BARKLEY/FRANCISCO RUIZ EL	'015907162	417										
SAN ANTONIO ISD	'015907	45514	MARK TWAIN DUAL LANGUAGE ACADEMY	'015907163	505	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	SCHENCK EL	'015907164	562	*	1	*	*	*	10	1	0	0	11
SAN ANTONIO ISD	'015907	45514	SMITH EL	'015907165	271	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	STEELE MONTESSORI EL	'015907166	264	*	0	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	DEMOCRACY PREP AT STEWART ACADEMY	'015907168	478	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	STORM EL	'015907169	298						0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	WASHINGTON EL	'015907172	333	5	0	0	0	5	8	1	0	0	9
SAN ANTONIO ISD	'015907	45514	WILSON EL	'015907174	408	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN ACADEMY	'015907175	591	6	0	0	0	6	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN HILLS EL	'015907176	383	*	0	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	YOUNG MEN'S LEADERSHIP ACADEMY	'015907177	380	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HAWTHORNE PK-8 ACADEMY	'015907179	669	*	0	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	JT BRACKENRIDGE DAEP	'015907180	NR										
SAN ANTONIO ISD	'015907	45514	HEALY-MURPHY	'015907182	154	0	1	0	0	1	0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	CHRISTUS SANTA ROSA	'015907184	1										
SAN ANTONIO ISD	'015907	45514	SEIDEL LEARNING CENTER	'015907186	NR										
SAN ANTONIO ISD	'015907	45514	JUVENILE DETENT CTR	'015907195	94										
SAN ANTONIO ISD	'015907	45514	CHILDREN'S SHELTER OF SA	'015907201	15										
SAN ANTONIO ISD	'015907	45514	HEALY MURPHY PK	'015907202	20										
SAN ANTONIO ISD	'015907	45514	MISSION ACADEMY	'015907210	490	*	0	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90										
SAN ANTONIO ISD	'015907	45514	CARROLL EARLY CHILDHOOD CAMPUS	'015907240	401	*	0	*	*	*	11	3	0	0	14

SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907241	413	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	KNOX EARLY CHILDHOOD CAMPUS	'015907242	181						0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	TYNAN EARLY CHILDHOOD CAMPUS	'015907244	158						*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	NELSON EARLY CHILDHOOD CAMPUS	'015907245	143						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	GONZALES EARLY CHILDHOOD CAMPUS	'015907246	115										
SAN ANTONIO ISD	'015907	45514		Multiple Campus	NR 0		4	0	0	4	0	16	0	0	16
SAN ANTONIO ISD TOTAL	'015907	45514			45514 202	30	0	0	0	232	704	142	0	0	846
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725	12	2	0	0	14	23	5	0	0	28
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754	15	1	0	0	16	28	6	0	0	34
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361	10	2	0	0	12	32	5	0	0	37
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399	11	1	0	0	12	*	5	*	*	*
RICHARDSON ISD	'057916	37528	CHRISTA MCAULIFFE LEARNING CENTER	'057916006	39						0	1	0	0	1
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR										
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON WEST J H	'057916044	749	5	1	0	0	6	*	1	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661	*	0	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753	0	1	0	0	1	*	1	*	*	*
RICHARDSON ISD	'057916	37528	WESTWOOD MATH SCIENCE LEADERSHIP MAGNET	'057916048	674						*	0	*	*	*
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667						*	1	*	*	*
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561						*	1	*	*	*
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533	*	1	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	HAMILTON PARK PACESETTER MAGNET	'057916105	649	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726	*	1	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457						*	2	*	*	*
RICHARDSON ISD	'057916	37528	NORTHDRICH EL	'057916109	347						0	1	0	0	1
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410	*	2	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418	0	1	0	0	1	*	2	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525										
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491	0	1	0	0	1	*	2	*	*	*
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978	6	0	0	0	6	*	2	*	*	*
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN SCHOOL	'057916119	392						0	2	0	0	2
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646	5	0	0	0	5	*	1	*	*	*
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306	*	0	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321	*	1	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801	15	0	0	0	15	*	1	*	*	*
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610	*	3	*	*	*	*	4	*	*	*
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501	*	1	*	*	*	*	3	*	*	*
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353						*	2	*	*	*
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	AIKIN EL	'057916135	630						*	0	*	*	*
RICHARDSON ISD	'057916	37528	RISD ACAD	'057916137	825	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	MATH/SCIENCE/TECH MAGNET	'057916142	568	*	1	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	FOREST LANE ACADEMY	'057916143	628	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	AUDELIA CREEK EL	'057916144	570	*	0	*	*	*	*	1	*	*	*

RICHARDSON ISD	'057916	37528	CAROLYN G BUKHAIR EL	'057916145	616 *	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	THURGOOD MARSHALL EL	'057916146	508 *	0	*	*	*	*	2	*	*	*
RICHARDSON ISD TOTAL	'057916	37528			37528 145	20	0	0	165	311	73	0	0	384
FORT BEND ISD	'079907	76856	DULLES H S	'079907001	2522 22	3	0	0	25	33	7	0	0	40
FORT BEND ISD	'079907	76856	WILLOWRIDGE H S	'079907002	1280 11	1	0	0	12	*	4	*	*	*
FORT BEND ISD	'079907	76856	CLEMENTS H S	'079907004	2477 9	1	0	0	10	31	7	0	0	38
FORT BEND ISD	'079907	76856	KEMPNER H S	'079907005	2047 15	1	0	0	16	46	9	0	0	55
FORT BEND ISD	'079907	76856	LAWRENCE E ELKINS H S	'079907006	2541 11	1	0	0	12	*	5	*	*	*
FORT BEND ISD	'079907	76856	STEPHEN F AUSTIN H S	'079907007	2246 11	1	0	0	12	38	1	0	0	39
FORT BEND ISD	'079907	76856	HIGHTOWER H S	'079907008	2171 20	1	0	0	21	45	3	0	0	48
FORT BEND ISD	'079907	76856	FORT BEND CO ALTER	'079907010	17									
FORT BEND ISD	'079907	76856	GEORGE BUSH H S	'079907011	2486 8	2	0	0	10	23	3	0	0	26
FORT BEND ISD	'079907	76856	THURGOOD MARSHALL H S	'079907012	1396 18	1	0	0	19	40	7	0	0	47
FORT BEND ISD	'079907	76856	WILLIAM B TRAVIS H S	'079907013	2995 28	1	0	0	29	81	6	0	0	87
FORT BEND ISD	'079907	76856	RIDGE POINT H S	'079907016	2990 28	5	0	0	33	53	7	0	0	60
FORT BEND ISD	'079907	76856	FERNDELL HENRY CENTER FOR LEARNING	'079907038	30					*	0	*	*	*
FORT BEND ISD	'079907	76856	DULLES MIDDLE	'079907041	1406 20	2	0	0	22	39	3	0	0	42
FORT BEND ISD	'079907	76856	MISSOURI CITY MIDDLE	'079907042	1009 12	1	0	0	13	*	2	*	*	*
FORT BEND ISD	'079907	76856	SUGAR LAND MIDDLE	'079907043	1159 *	1	*	*	*	*	4	*	*	*
FORT BEND ISD	'079907	76856	QUAIL VALLEY MIDDLE	'079907044	1059 8	1	0	0	9	*	5	*	*	*
FORT BEND ISD	'079907	76856	FIRST COLONY MIDDLE	'079907045	1264 11	0	0	0	11	*	2	*	*	*
FORT BEND ISD	'079907	76856	CHRISTA MCAULIFFE MIDDLE	'079907046	905 7	3	0	0	10	*	3	*	*	*
FORT BEND ISD	'079907	76856	HODGES BEND MIDDLE	'079907047	1039 *	1	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856	LAKE OLYMPIA MIDDLE	'079907048	1222 10	1	0	0	11	*	2	*	*	*
FORT BEND ISD	'079907	76856	MACARIO GARCIA MIDDLE	'079907049	1411 19	2	0	0	21	*	5	*	*	*
FORT BEND ISD	'079907	76856	SARTARTIA MIDDLE	'079907050	1322 9	0	0	0	9	25	0	0	0	25
FORT BEND ISD	'079907	76856	FORT SETTLEMENT MIDDLE	'079907051	1360 *	1	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856	BILLY BAINES MIDDLE	'079907052	1249 8	1	0	0	9	28	2	0	0	30
FORT BEND ISD	'079907	76856	DAVID CROCKETT MIDDLE	'079907053	1080 16	1	0	0	17	*	1	*	*	*
FORT BEND ISD	'079907	76856	JAMES BOWIE MIDDLE	'079907054	1487 26	2	0	0	28	48	6	0	0	54
FORT BEND ISD	'079907	76856	RONALD THORNTON MIDDLE	'079907055	1360 20	1	0	0	21	64	4	0	0	68
FORT BEND ISD	'079907	76856	E A JONES EL	'079907101	531 *	0	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856	LAKEVIEW EL	'079907102	283					*	0	*	*	*
FORT BEND ISD	'079907	76856	BLUE RIDGE EL	'079907108	259					*	2	*	*	*
FORT BEND ISD	'079907	76856	RIDGEMONT EL	'079907109	309 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856	MEADOWS EL	'079907110	374 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856	QUAIL VALLEY EL	'079907111	490 5	1	0	0	6	10	3	0	0	13
FORT BEND ISD	'079907	76856	DULLES EL	'079907112	632 10	2	0	0	12	*	4	*	*	*
FORT BEND ISD	'079907	76856	BRIARGATE EL	'079907113	371 5	0	0	0	5	*	0	*	*	*
FORT BEND ISD	'079907	76856	TOWNWEST EL	'079907114	564 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856	LANTERN LANE EL	'079907115	427 *	2	*	*	*	5	2	0	0	7
FORT BEND ISD	'079907	76856	RIDGEGATE EL	'079907116	460 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856	COLONY BEND EL	'079907117	510 7	0	0	0	7	*	0	*	*	*
FORT BEND ISD	'079907	76856	MISSION BEND EL	'079907118	354 *	1	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856	SUGAR MILL EL	'079907119	558					*	1	*	*	*
FORT BEND ISD	'079907	76856	SETTLERS WAY EL	'079907120	819 5	0	0	0	5	*	0	*	*	*
FORT BEND ISD	'079907	76856	PALMER EL	'079907121	610 14	0	0	0	14	*	2	*	*	*
FORT BEND ISD	'079907	76856	HUNTERS GLEN EL	'079907122	370 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856	HIGHLANDS EL	'079907123	560 *	0	*	*	*	*	0	*	*	*
FORT BEND ISD	'079907	76856	MISSION GLEN EL	'079907124	401					0	1	0	0	1
FORT BEND ISD	'079907	76856	PECAN GROVE EL	'079907125	676 20	2	0	0	22	*	2	*	*	*
FORT BEND ISD	'079907	76856	AUSTIN PARKWAY EL	'079907126	656 21	3	0	0	24	29	6	0	0	35
FORT BEND ISD	'079907	76856	BARRINGTON PLACE EL	'079907127	554 *	0	*	*	*	*	3	*	*	*
FORT BEND ISD	'079907	76856	COLONY MEADOWS EL	'079907128	681 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856	MISSION WEST EL	'079907129	586 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856	WALKER STATION EL	'079907130	816 *	1	*	*	*	*	2	*	*	*
FORT BEND ISD	'079907	76856	EDGAR GLOVER JR EL	'079907131	403 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856	LEXINGTON CREEK EL	'079907132	540 6	0	0	0	6	*	0	*	*	*
FORT BEND ISD	'079907	76856	ARIZONA FLEMING EL	'079907133	557 *	1	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856	WALTER MOSES BURTON EL	'079907134	389 *	0	*	*	*	*	1	*	*	*
FORT BEND ISD	'079907	76856	COMMONWEALTH EL	'079907135	1017 6	0	0	0	6	*	2	*	*	*
FORT BEND ISD	'079907	76856	BRAZOS BEND EL	'079907136	698 *	2	*	*	*	*	3	*	*	*
FORT BEND ISD	'079907	76856	SIENNA CROSSING EL	'079907137	975 6	1	0	0	7	23	3	0	0	26
FORT BEND ISD	'079907	76856	OYSTER CREEK EL	'079907138	842 6	1	0	0	7	17	1	0	0	18
FORT BEND ISD	'079907	76856	LULA BELLE GOODMAN EL	'079907139	723 9	2	0	0	11	*	3	*	*	*
FORT BEND ISD	'079907	76856	RITA DRABEK EL	'079907140	736 9	0	0	0	9	*	3	*	*	*
FORT BEND ISD	'079907	76856	BARBARA JORDAN EL	'079907141	506 0	1	0	0	1	*	2	*	*	*

FORT BEND ISD	'079907	76856	SCANLAN OAKS EL	'079907142	826 14	0	0	0	14	30	1	0	0	31
FORT BEND ISD	'079907	76856	MARY AUSTIN HOLLEY EL	'079907143	638 8	0	0	0	8	*	0	*	*	*
FORT BEND ISD	'079907	76856	DR LYNN ARMSTRONG EL	'079907144	476 7	1	0	0	8	15	2	0	0	17
FORT BEND ISD	'079907	76856	OAKLAND EL	'079907145	875 37	3	0	0	40	57	7	0	0	64
FORT BEND ISD	'079907	76856	ROSA PARKS EL	'079907146	620 9	1	0	0	10	*	1	*	*	*
FORT BEND ISD	'079907	76856	CORNERSTONE EL	'079907147	982 22	0	0	0	22	39	1	0	0	40
FORT BEND ISD	'079907	76856	JAN SCHIFF EL	'079907148	879 7	0	0	0	7	13	0	0	0	13
FORT BEND ISD	'079907	76856	JUAN SEGUIN EL	'079907149	665 17	2	0	0	19	25	2	0	0	27
FORT BEND ISD	'079907	76856	HERITAGE ROSE EL	'079907150	1130 7	1	0	0	8	25	4	0	0	29
FORT BEND ISD	'079907	76856	CAROLYN AND VERNON MADDEN EL	'079907151	824 6	1	0	0	7	*	3	*	*	*
FORT BEND ISD	'079907	76856	ANNE MCCORMICK SULLIVAN EL	'079907152	1263 5	1	0	0	6	*	1	*	*	*
FORT BEND ISD	'079907	76856	DONALD LEONETTI EL	'079907153	869 20	2	0	0	22	*	5	*	*	*
FORT BEND ISD	'079907	76856	JAMES C NEILL EL	'079907154	980 6	0	0	0	6	25	1	0	0	26
FORT BEND ISD	'079907	76856	JAMES PATTERSON EL	'079907155	773 11	0	0	0	11	*	1	*	*	*
FORT BEND ISD	'079907	76856	MALALA YOUSAFZAI	'079907156	832 6	0	0	0	6	*	0	*	*	*
FORT BEND ISD	'079907	76856	EL DAEP	'079907157	NR									
FORT BEND ISD	'079907	76856	RIDGEMONT EARLY LITERACY CENTER	'079907158	457 5	0	0	0	5	*	1	*	*	*
FORT BEND ISD	'079907	76856	HUNTERS GLEN EARLY LITERACY CENTER	'079907161	NR *	1	*	*	*	*	1	*	*	*
FORT BEND ISD TOTAL	'079907	76856			76856 720	73	0	0	793	1571	188	0	1	1758
LEANDER ISD	'246913	40544	LEANDER H S	'246913001	2163									
LEANDER ISD	'246913	40544	CEDAR PARK H S	'246913002	2029									
LEANDER ISD	'246913	40544	VISTA RIDGE H S	'246913003	2501									
LEANDER ISD	'246913	40544	ROUSE H S	'246913004	1801									
LEANDER ISD	'246913	40544	VANDEGRIFT H S	'246913005	2805									
LEANDER ISD	'246913	40544	GLENN H S	'246913006	1811									
LEANDER ISD	'246913	40544	STEP - JJAEP	'246913010	NR									
LEANDER ISD	'246913	40544	NEW HOPE H S	'246913011	110									
LEANDER ISD	'246913	40544	STEP - DETENTION	'246913012	NR									
LEANDER ISD	'246913	40544	TRAVIS CO J J A E P	'246913013	NR									
LEANDER ISD	'246913	40544	LEANDER EXTENDED OPPORTUNITY	'246913014	13									
LEANDER ISD	'246913	40544	STEP - CORE	'246913015	0									
LEANDER ISD	'246913	40544	CEDAR PARK MIDDLE	'246913041	1341									
LEANDER ISD	'246913	40544	LEANDER MIDDLE	'246913042	845									
LEANDER ISD	'246913	40544	RUNNING BRUSHY MIDDLE	'246913043	1159									
LEANDER ISD	'246913	40544	ARTIE L HENRY MIDDLE	'246913044	1349									
LEANDER ISD	'246913	40544	CANYON RIDGE MIDDLE	'246913045	1186									
LEANDER ISD	'246913	40544	KNOX WILEY MIDDLE	'246913046	827									
LEANDER ISD	'246913	40544	FOUR POINTS MIDDLE	'246913047	693									
LEANDER ISD	'246913	40544	FLORENCE W STILES MIDDLE	'246913048	1454									
LEANDER ISD	'246913	40544	STACY KAYE DANIELSON MIDDLE	'246913049	994									
LEANDER ISD	'246913	40544	WHITESTONE EL	'246913101	852									
LEANDER ISD	'246913	40544	ADA MAE FAUBION EL	'246913102	373									
LEANDER ISD	'246913	40544	BLOCK HOUSE CREEK EL	'246913103	571									
LEANDER ISD	'246913	40544	CYPRESS EL	'246913104	522									
LEANDER ISD	'246913	40544	C C MASON EL	'246913105	613									
LEANDER ISD	'246913	40544	LOIS F GIDDENS EL	'246913106	445									
LEANDER ISD	'246913	40544	STEINER RANCH EL	'246913107	545									
LEANDER ISD	'246913	40544	PAULINE NAUMANN EL	'246913108	423									
LEANDER ISD	'246913	40544	BAGDAD EL	'246913109	611									
LEANDER ISD	'246913	40544	CHARLOTTE COX EL	'246913110	583									
LEANDER ISD	'246913	40544	LAURA WELCH BUSH EL	'246913111	555									
LEANDER ISD	'246913	40544	PATRICIA KNOWLES EL	'246913112	624									
LEANDER ISD	'246913	40544	DEER CREEK EL	'246913113	604									
LEANDER ISD	'246913	40544	PLEASANT HILL EL	'246913114	688									
LEANDER ISD	'246913	40544	RUTLEDGE EL	'246913115	974									
LEANDER ISD	'246913	40544	JIM PLAIN EL	'246913116	689									
LEANDER ISD	'246913	40544	WILLIAM J WINKLEY EL	'246913117	698									
LEANDER ISD	'246913	40544	RIVER PLACE EL	'246913118	677									
LEANDER ISD	'246913	40544	GRANDVIEW HILLS EL	'246913119	445									
LEANDER ISD	'246913	40544	PARKSIDE EL	'246913120	958									
LEANDER ISD	'246913	40544	WESTSIDE EL	'246913121	565									
LEANDER ISD	'246913	40544	RONALD REAGAN EL	'246913122	874									
LEANDER ISD	'246913	40544	RIVER RIDGE EL	'246913123	561									

LEANDER ISD	'246913	40544	OFFICER LEONARD A REED EL	'246913124	726										
LEANDER ISD	'246913	40544	CHRISTINE CAMACHO EL	'246913125	662										
LEANDER ISD	'246913	40544	MONTA JANE AKIN EL	'246913126	876										
LEANDER ISD	'246913	40544	LARKSPUR EL	'246913127	749										
LEANDER ISD	'246913	40544	TARVIN EL	'246913128	NR										
LEANDER ISD TOTAL	'246913	40544			40544										
ROUND ROCK ISD	'246909	48238	ROUND ROCK H S	'246909001	3717 9	0	0	0	9	16	4	0	0	20	
ROUND ROCK ISD	'246909	48238	ROUND ROCK OPPORT CTR DAEP	'246909002	13 0	2	0	0	2	0	2	0	0	2	
ROUND ROCK ISD	'246909	48238	WESTWOOD H S	'246909003	2829 5	2	0	0	7	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	MCNEIL H S	'246909004	2590 *	1	*	*	*	*	5	*	*	*	
ROUND ROCK ISD	'246909	48238	GOALS	'246909005	NR										
ROUND ROCK ISD	'246909	48238	STONY POINT H S	'246909007	2599 20	0	0	0	20	39	1	0	0	40	
ROUND ROCK ISD	'246909	48238	CEDAR RIDGE H S	'246909008	2799 9	0	0	0	9	15	2	0	0	17	
ROUND ROCK ISD	'246909	48238	SUCCESS H S	'246909011	323 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	S T E P - J J A E P	'246909012	1										
ROUND ROCK ISD	'246909	48238	RRISD EARLY COLLEGE H S	'246909015	349					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	S T E P - DETENTION	'246909016	3										
ROUND ROCK ISD	'246909	48238	S T E P - C O R E	'246909018	5										
ROUND ROCK ISD	'246909	48238	C D FULKES MIDDLE	'246909041	697 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	NOEL GRISHAM MIDDLE	'246909042	634 *	2	*	*	*	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238	CHISHOLM TRAIL MIDDLE	'246909043	798 7	0	0	0	7	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238	CANYON VISTA MIDDLE	'246909044	1408 5	0	0	0	5	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	DEERPARK MIDDLE	'246909045	925					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	HOPEWELL MIDDLE	'246909046	1261 9	0	0	0	9	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	CEDAR VALLEY MIDDLE	'246909047	1353 6	0	0	0	6	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	RIDGEVIEW MIDDLE	'246909051	1351 7	1	0	0	8	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	JAMES GARLAND WALSH MIDDLE	'246909052	1335 *	1	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238	PFC ROBERT P HERNANDEZ MIDDLE	'246909053	772 9	1	0	0	10	17	1	0	0	18	
ROUND ROCK ISD	'246909	48238	PEARSON RANCH MIDDLE	'246909054	978 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	CLAUDE BERKMAN EL	'246909101	405 5	1	0	0	6	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238	EL DAEP	'246909102	NR										
ROUND ROCK ISD	'246909	48238	SPICEWOOD EL	'246909105	800										
ROUND ROCK ISD	'246909	48238	XENIA VOIGT EL	'246909106	491 *	1	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238	DEEPWOOD EL	'246909107	358 8	0	0	0	8	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	FOREST NORTH EL	'246909108	327 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	ANDERSON MILL EL	'246909109	493 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	KATHY CARAWAY EL	'246909110	554 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	VIC ROBERTSON EL	'246909111	423 *	1	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	PURPLE SAGE EL	'246909113	412 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238	BRUSHY CREEK EL	'246909114	637										
ROUND ROCK ISD	'246909	48238	WELLS BRANCH EL	'246909115	405 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	LAUREL MOUNTAIN EL	'246909116	714 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	POND SPRINGS EL	'246909117	520 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	BLUEBONNET EL	'246909118	340 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238	DOUBLE FILE TRAIL EL	'246909119	658 8	0	0	0	8	14	0	0	0	14	
ROUND ROCK ISD	'246909	48238	LIVE OAK EL	'246909120	474 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	GATTIS EL	'246909121	671					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	OLD TOWN EL	'246909122	619 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	FERN BLUFF EL	'246909123	586 5	2	0	0	7	*	4	*	*	*	
ROUND ROCK ISD	'246909	48238	JOLLYVILLE EL	'246909124	509 *	1	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	CANYON CREEK EL	'246909125	384										
ROUND ROCK ISD	'246909	48238	FOREST CREEK EL	'246909126	743 8	2	0	0	10	15	2	0	0	17	
ROUND ROCK ISD	'246909	48238	CALDWELL HEIGHTS EL	'246909127	643 8	0	0	0	8	13	0	0	0	13	
ROUND ROCK ISD	'246909	48238	GREAT OAKS EL	'246909128	919 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238	JOE LEE JOHNSON EL	'246909129	757					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	BLACKLAND PRAIRIE EL	'246909130	733 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	TERAVISTA EL	'246909131	814 5	1	0	0	6	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238	CACTUS RANCH EL	'246909132	821 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	REDBUD EL	'246909133	NR	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	PATSY SOMMER EL	'246909134	1178 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	CHANDLER OAKS EL	'246909135	581 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	NEYSA CALLISON EL	'246909136	711 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238	UNION HILL EL	'246909137	680 7	0	0	0	7	14	0	0	0	14	
ROUND ROCK ISD	'246909	48238	LINDA HERRINGTON EL	'246909138	1108					5	1	0	0	6	
ROUND ROCK ISD	'246909	48238	ELSA ENGLAND EL	'246909139	1030 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD TOTAL	'246909	48238			48238 198	19	0	0	217	357	52	1	0	408	

Report 2: School Reported COVID-19 Cases in Public Schools, August 2, 2021 - September 5, 2021, Texas
Current Report Period: August 30, 2021 - September 5, 2021

						Current Report Period					Cumulative Reports				
						School Reported Source of Infection					School Reported Source of Infection				
District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	New Student Cases	New Staff Cases	On Campus	Off Campus	Unknown	Total Student Cases	Total Staff Cases	On Campus	Off Campus	Unknown
KILLEEN ISD	'014906	43634	KILLEEN H S	'014906001	2099	21	2	0	0	23	*	11	*	*	*
KILLEEN ISD	'014906	43634	C E ELLISON H S	'014906002	2738	9	0	0	0	9	*	6	*	*	*
KILLEEN ISD	'014906	43634	KILLEEN ISD CAREER CENTER	'014906003	NR	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	GATEWAY H S	'014906004	45	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	PATHWAYS ACADEMIC CAMPUS	'014906006	360	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS H S	'014906007	2673	7	2	0	0	9	23	10	0	0	33
KILLEEN ISD	'014906	43634	ROBERT M SHOEMAKER H S	'014906008	2153	7	1	0	0	8	*	8	*	*	*
KILLEEN ISD	'014906	43634	GATEWAY MIDDLE	'014906009	43						0	1	0	0	1
KILLEEN ISD	'014906	43634	KILLEEN ISD EARLY COLLEGE H S	'014906013	1025						*	0	*	*	*
KILLEEN ISD	'014906	43634	ADVENTHEALTH SCHOOL	'014906022	6										
KILLEEN ISD	'014906	43634	KILLEEN JJAEP	'014906026	2										
KILLEEN ISD	'014906	43634	RANCIER MIDDLE	'014906043	795	8	5	0	0	13	8	5	0	0	13
KILLEEN ISD	'014906	43634	MANOR MIDDLE	'014906044	762	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	EASTERN HILLS MIDDLE	'014906046	650	9	0	0	0	9	15	0	0	0	15
KILLEEN ISD	'014906	43634	PALO ALTO MIDDLE	'014906048	862	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	LIBERTY HILL MIDDLE	'014906049	910	8	1	0	0	9	*	2	*	*	*
KILLEEN ISD	'014906	43634	LIVE OAK RIDGE MIDDLE	'014906050	673	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	UNION GROVE MIDDLE	'014906051	692	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	AUDIE MURPHY MIDDLE	'014906052	795	7	4	0	0	11	*	4	*	*	*
KILLEEN ISD	'014906	43634	CHARLES E PATTERSON MIDDLE	'014906053	1008	6	0	0	0	6	*	0	*	*	*
KILLEEN ISD	'014906	43634	ROY J SMITH MIDDLE	'014906054	1382	5	0	0	0	5	*	2	*	*	*
KILLEEN ISD	'014906	43634	NOLAN MIDDLE	'014906055	1020	*	2	*	*	*	*	3	*	*	*
KILLEEN ISD	'014906	43634	EL ALTER LEARNING CENTER	'014906100	20										
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906102	471	*	3	*	*	*	*	5	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS EL	'014906105	664	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	MEADOWS EL	'014906108	748	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	PEEBLES EL	'014906109	723	*	2	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906110	635	12	0	0	0	12	22	3	0	0	25
KILLEEN ISD	'014906	43634	SUGAR LOAF EL	'014906111	356										
KILLEEN ISD	'014906	43634	WEST WARD EL	'014906112	426										
KILLEEN ISD	'014906	43634	BELLAIRE EL	'014906113	469										
KILLEEN ISD	'014906	43634	NOLANVILLE EL	'014906115	563	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	CLARKE EL	'014906116	548						*	0	*	*	*
KILLEEN ISD	'014906	43634	DUNCAN EL	'014906117	NR										
KILLEEN ISD	'014906	43634	HAY BRANCH EL	'014906119	626	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	WILLOW SPRINGS EL	'014906120	897	12	5	0	0	17	*	11	*	*	*
KILLEEN ISD	'014906	43634	MOUNTAIN VIEW EL	'014906121	859	0	1	0	0	1	*	1	*	*	*
KILLEEN ISD	'014906	43634	REECES CREEK EL	'014906122	879	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	CLEAR CREEK EL	'014906123	676	*	0	*	*	*	*	3	*	*	*
KILLEEN ISD	'014906	43634	CEDAR VALLEY EL	'014906124	623	0	1	0	0	1	*	1	*	*	*
KILLEEN ISD	'014906	43634	BROOKHAVEN EL	'014906125	611	5	0	0	0	5	*	2	*	*	*
KILLEEN ISD	'014906	43634	VENABLE VILLAGE EL	'014906126	592	5	2	0	0	7	*	2	*	*	*
KILLEEN ISD	'014906	43634	TRIMMIER EL	'014906127	827	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	MONTAGUE VILLAGE EL	'014906128	567	8	2	0	0	10	*	3	*	*	*
KILLEEN ISD	'014906	43634	MAXDALE EL	'014906129	623	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	IRA CROSS JR EL	'014906130	680	*	0	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	IDUMA EL	'014906131	780	0	1	0	0	1	*	1	*	*	*
KILLEEN ISD	'014906	43634	OVETA CULP HOBBY EL	'014906132	622	*	1	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	TIMBER RIDGE EL	'014906133	868	7	5	0	0	12	*	7	*	*	*
KILLEEN ISD	'014906	43634	SAEGERT EL	'014906135	914	23	5	0	0	28	31	6	0	0	37
KILLEEN ISD	'014906	43634	SKIPCHA EL	'014906136	1054	9	2	0	0	11	*	6	*	*	*
KILLEEN ISD	'014906	43634	RICHARD E CAVAZOS EL	'014906137	606	*	0	*	*	*	*	3	*	*	*
KILLEEN ISD	'014906	43634	HAYNES EL	'014906138	910	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	DR JOSEPH A FOWLER EL	'014906139	1248	*	2	*	*	*	*	3	*	*	*
KILLEEN ISD	'014906	43634	ALICE W DOUSE EL	'014906140	990	*	0	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	MAUDE MOORE WOOD EL	'014906141	866	*	2	*	*	*	*	4	*	*	*
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906142	NR										

EXHIBIT

17

KILLEEN ISD	'014906	43634 KILLEEN EL	'014906143	NR *	3	*	*	*	*	5	*	*	*
KILLEEN ISD	'014906	43634 CLIFTON PARK EL	'014906144	NR									
KILLEEN ISD	'014906	43634 PAT CARNEY EL	'014906145	NR *	0	*	*	*	*	0	*	*	*
KILLEEN ISD TOTAL	'014906	43634		43634 218	58	0	1	275	407	134	0	1	540
EDGEWOOD ISD	'015905	8814 JOHN F KENNEDY H S	'015905002	1103 *	0	*	*	*	20	2	0	0	22
EDGEWOOD ISD	'015905	8814 MEMORIAL H S	'015905003	1110					14	2	0	0	16
EDGEWOOD ISD	'015905	8814 BEXAR CO J J A E P	'015905010	NR									
EDGEWOOD ISD	'015905	8814 STEAM AT THE FINE ARTS ACADEMY	'015905015	284 *	0	*	*	*	*	2	*	*	*
EDGEWOOD ISD	'015905	8814 BRENTWOOD MIDDLE	'015905041	679					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 ALTERNATIVE CENTER	'015905042	NR									
EDGEWOOD ISD	'015905	8814 E T WRENN MIDDLE	'015905044	577 0	1	0	0	1	*	3	*	*	*
EDGEWOOD ISD	'015905	8814 GUS GARCIA MIDDLE	'015905046	517 *	0	*	*	*	19	3	0	0	22
EDGEWOOD ISD	'015905	8814 ROY CISNEROS EL	'015905104	451 *	0	*	*	*	8	2	0	0	10
EDGEWOOD ISD	'015905	8814 ALONSO S PERALES EL	'015905106	316					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 GARDENDALE EL	'015905108	135 *	0	*	*	*	*	1	*	*	*
EDGEWOOD ISD	'015905	8814 L B JOHNSON EL	'015905109	392 5	0	0	0	5	19	2	1	0	20
EDGEWOOD ISD	'015905	8814 LAS PALMAS EL	'015905110	244 *	0	*	*	*	*	1	*	*	*
EDGEWOOD ISD	'015905	8814 LOMA PARK EL	'015905112	550 8	1	0	0	9	24	6	0	0	30
EDGEWOOD ISD	'015905	8814 ROOSEVELT EL	'015905113	373					17	0	0	0	17
EDGEWOOD ISD	'015905	8814 STAFFORD EL	'015905114	489 *	0	*	*	*	25	1	0	0	26
EDGEWOOD ISD	'015905	8814 WINSTON EL	'015905116	391 *	0	*	*	*	16	1	0	0	17
EDGEWOOD ISD	'015905	8814 H B GONZALEZ EL	'015905117	403 *	0	*	*	*	14	2	0	0	16
EDGEWOOD ISD	'015905	8814 CARDENAS CENTER	'015905118	248 *	0	*	*	*	*	0	*	*	*
EDGEWOOD ISD	'015905	8814 BURLESON CENTER	'015905124	NR									
EDGEWOOD ISD	'015905	8814 STAFFORD CENTER	'015905125	277					*	8	*	*	*
EDGEWOOD ISD	'015905	8814 EL DAEP	'015905126	NR									
EDGEWOOD ISD	'015905	8814 GARDENDALE PRE-K 4 SA EARLY LEARNING	'015905140	235									
EDGEWOOD ISD	'015905	8814 PRE-K 4 SAN ANTONIO	'015905141	40									
EDGEWOOD ISD TOTAL	'015905	8814		8814 34	2	0	0	36	239	38	1	0	276
SAN ANTONIO ISD	'015907	45514 BRACKENRIDGE H S	'015907001	1507 *	2	*	*	*	19	3	0	0	22
SAN ANTONIO ISD	'015907	45514 BURBANK H S	'015907002	1293 *	0	*	*	*	13	1	0	0	14
SAN ANTONIO ISD	'015907	45514 EDISON H S	'015907003	1436					15	3	0	0	18
SAN ANTONIO ISD	'015907	45514 FOX TECHNICAL H S	'015907004	465 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 HIGHLANDS H S	'015907005	1517 *	1	*	*	*	17	2	0	0	19
SAN ANTONIO ISD	'015907	45514 HOUSTON H S	'015907006	841 *	0	*	*	*	18	4	0	0	22
SAN ANTONIO ISD	'015907	45514 JEFFERSON H S	'015907007	1590 0	1	0	0	1	12	5	0	0	17
SAN ANTONIO ISD	'015907	45514 LANIER H S	'015907008	1419 *	0	*	*	*	27	8	0	0	35
SAN ANTONIO ISD	'015907	45514 ESTRADA ACHIEVEMENT CTR	'015907010	11									
SAN ANTONIO ISD	'015907	45514 JJA	'015907020	1									
SAN ANTONIO ISD	'015907	45514 TRAVIS EARLY COLLEGE H S	'015907022	422					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 YOUNG WOMEN'S LEADERSHIP ACADEMY	'015907023	580					16	1	0	0	17
SAN ANTONIO ISD	'015907	45514 COOPER ACADEMY AT NAVARRO	'015907024	367					*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 ST PHILIP'S COLLEGE EARLY COLLEGE H S WITH SAISD	'015907025	321					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 ADVANCED LEARNING ACADEMY	'015907026	955 *	0	*	*	*	12	0	0	0	12
SAN ANTONIO ISD	'015907	45514 CAST TECH H S	'015907027	486 *	0	*	*	*	6	0	0	0	6
SAN ANTONIO ISD	'015907	45514 CAST MED H S	'015907028	170					*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 TEXANS CAN ACADEMY AT HIGHLANDS H S	'015907030	290									
SAN ANTONIO ISD	'015907	45514 DAVIS MIDDLE	'015907043	636 *	2	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514 HOT WELLS MIDDLE	'015907044	NR *	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 HARRIS MIDDLE	'015907047	795 *	1	*	*	*	30	4	0	0	34
SAN ANTONIO ISD	'015907	45514 LONGFELLOW MIDDLE	'015907050	863 9	1	0	0	10	28	5	0	0	33
SAN ANTONIO ISD	'015907	45514 LOWELL MIDDLE	'015907051	270					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 POE MIDDLE	'015907054	215					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 RHODES MIDDLE	'015907055	556 *	0	*	*	*	10	3	0	0	13
SAN ANTONIO ISD	'015907	45514 ROGERS MIDDLE	'015907057	407 0	1	0	0	1	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 WHITTIER MIDDLE	'015907059	757 0	2	0	0	2	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 EDGAR ALLAN POE STEM DUAL LANGUAGE MIDDLE	'015907060	NR									
SAN ANTONIO ISD	'015907	45514 TAFOLLA MIDDLE	'015907061	454 *	1	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 BREWER ACADEMY	'015907064	13									
SAN ANTONIO ISD	'015907	45514 ARNOLD EL	'015907101	572 *	0	*	*	*	6	1	0	0	7
SAN ANTONIO ISD	'015907	45514 CHARLES C BALL EL	'015907103	533 *	0	*	*	*	8	0	0	0	8

SAN ANTONIO ISD	'015907	45514	BASKIN EL	'015907105	329	*	0	*	*	*	13	2	0	0	15
SAN ANTONIO ISD	'015907	45514	BEACON HILL ACADEMY	'015907106	392						*	5	*	*	*
SAN ANTONIO ISD	'015907	45514	BONHAM ACADEMY	'015907107	632						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	J T BRACKENRIDGE EL	'015907110	532						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	BRISCOE EL	'015907112	414	*	1	*	*	*	10	2	0	0	12
SAN ANTONIO ISD	'015907	45514	CAMERON EL	'015907114	288						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	COLLINS GARDEN EL	'015907116	434	*	0	*	*	*	14	1	0	0	15
SAN ANTONIO ISD	'015907	45514	AGNES COTTON ACADEMY	'015907117	447						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	DAVID CROCKETT ACADEMY	'015907118	667	0	1	0	0	1	0	4	0	0	4
SAN ANTONIO ISD	'015907	45514	DOUGLASS EL	'015907119	329						0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY PRI AT PAGE	'015907120	268						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	DE ZAVALA EL	'015907121	477	0	1	0	0	1	5	3	0	0	8
SAN ANTONIO ISD	'015907	45514	FENWICK ACADEMY	'015907123	491						*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	MURIEL FORBES EL	'015907124	213						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	FOSTER EL	'015907125	502	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	FRANKLIN EL	'015907126	400						8	0	0	0	8
SAN ANTONIO ISD	'015907	45514	GATES EL	'015907127	161	*	1	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	CHARLES GRAEBNER EL	'015907129	659	*	0	*	*	*	37	0	0	0	37
SAN ANTONIO ISD	'015907	45514	ROBERT B GREEN EL	'015907131	185						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HERFF EL	'015907132	414						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RODRIGUEZ MONTESSORI EL	'015907133	115						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLAND HILLS EL	'015907134	627	8	0	0	0	8	26	3	0	0	29
SAN ANTONIO ISD	'015907	45514	HIGHLAND PARK EL	'015907135	452	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HILLCREST EL	'015907136	357	*	0	*	*	*	13	1	0	0	14
SAN ANTONIO ISD	'015907	45514	HIRSCH EL	'015907137	582						*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	IRVING DUAL LANGUAGE ACADEMY	'015907138	426						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	HUPPERTZ EL	'015907139	279						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	ELOISE JAPHET ACADEMY	'015907141	792	8	0	0	0	8	27	3	0	0	30
SAN ANTONIO ISD	'015907	45514	M L KING ACADEMY	'015907142	274	*	0	*	*	*	9	1	0	0	10
SAN ANTONIO ISD	'015907	45514	GEORGE E KELLY EL	'015907143	203	*	0	*	*	*	16	1	0	0	17
SAN ANTONIO ISD	'015907	45514	SARAH S KING EL	'015907144	564	*	1	*	*	*	*	5	*	*	*
SAN ANTONIO ISD	'015907	45514	LAMAR EL	'015907146	328	*	1	*	*	*	10	1	0	0	11
SAN ANTONIO ISD	'015907	45514	BOWDEN ACADEMY	'015907147	476						22	0	0	0	22
SAN ANTONIO ISD	'015907	45514	MADISON EL	'015907148	440						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	MARGIL EL	'015907149	449						*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	MAVERICK EL	'015907150	490	*	0	*	*	*	16	1	0	0	17
SAN ANTONIO ISD	'015907	45514	DORIE MILLER EL	'015907153	233						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	NEAL EL	'015907155	478	*	0	*	*	*	15	6	0	0	21
SAN ANTONIO ISD	'015907	45514	OGDEN EL	'015907157	631	*	0	*	*	*	14	1	0	0	15
SAN ANTONIO ISD	'015907	45514	PERSHING EL	'015907158	395	*	0	*	*	*	12	0	0	0	12
SAN ANTONIO ISD	'015907	45514	RIVERSIDE PARK EL	'015907160	395						0	1	0	0	1
SAN ANTONIO ISD	'015907	45514	ROGERS ACADEMY	'015907161	718						0	7	0	0	7
SAN ANTONIO ISD	'015907	45514	DAVID BARKLEY/FRANCISCO RUIZ EL	'015907162	417										
SAN ANTONIO ISD	'015907	45514	MARK TWAIN DUAL LANGUAGE ACADEMY	'015907163	505	0	1	0	0	1	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	SCHENCK EL	'015907164	562	5	1	0	0	6	15	2	0	0	17
SAN ANTONIO ISD	'015907	45514	SMITH EL	'015907165	271	0	1	0	0	1	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	STEELE MONTESSORI EL	'015907166	264						*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	DEMOCRACY PREP AT STEWART ACADEMY	'015907168	478	*	1	*	*	*	5	1	0	0	6
SAN ANTONIO ISD	'015907	45514	STORM EL	'015907169	298	0	1	0	0	1	0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	WASHINGTON EL	'015907172	333	*	1	*	*	*	10	2	0	0	12
SAN ANTONIO ISD	'015907	45514	WILSON EL	'015907174	408						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN ACADEMY	'015907175	591	*	2	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN HILLS EL	'015907176	383	*	0	*	*	*	7	3	0	0	10
SAN ANTONIO ISD	'015907	45514	YOUNG MEN'S LEADERSHIP ACADEMY	'015907177	380						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HAWTHORNE PK-8 ACADEMY	'015907179	669	*	0	*	*	*	12	3	0	0	15
SAN ANTONIO ISD	'015907	45514	JT BRACKENRIDGE DAEP	'015907180	NR										
SAN ANTONIO ISD	'015907	45514	HEALY-MURPHY	'015907182	154	0	1	0	0	1	0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	CHRISTUS SANTA ROSA	'015907184	1										
SAN ANTONIO ISD	'015907	45514	SEIDEL LEARNING CENTER	'015907186	NR										
SAN ANTONIO ISD	'015907	45514	JUVENILE DETENT CTR	'015907195	94										
SAN ANTONIO ISD	'015907	45514	CHILDREN'S SHELTER OF SA	'015907201	15										
SAN ANTONIO ISD	'015907	45514	HEALY MURPHY PK	'015907202	20										

SAN ANTONIO ISD	'015907	45514	MISSION ACADEMY	'015907210	490	*	0	*	*	*	10	3	0	0	13
SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90										
SAN ANTONIO ISD	'015907	45514	CARROLL EARLY CHILDHOOD CAMPUS	'015907240	401	*	0	*	*	*	13	3	0	0	16
SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907241	413						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	KNOX EARLY CHILDHOOD CAMPUS	'015907242	181						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	TYNAN EARLY CHILDHOOD CAMPUS	'015907244	158						*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	NELSON EARLY CHILDHOOD CAMPUS	'015907245	143						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	GONZALES EARLY CHILDHOOD CAMPUS	'015907246	115										
SAN ANTONIO ISD	'015907	45514	Multiple Campus		NR 0		2	0	0	2	0	18	0	0	18
SAN ANTONIO ISD TOTAL	'015907	45514			45514	105	30	0	0	135	853	172	0	0	1025
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725						23	5	0	0	28
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754						28	6	0	0	34
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361						32	5	0	0	37
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399						*	5	*	*	*
RICHARDSON ISD	'057916	37528	CHRISTA MCAULIFFE LEARNING CENTER	'057916006	39						0	1	0	0	1
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR										
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854						*	1	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON WEST J H	'057916044	749						*	1	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661						*	2	*	*	*
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753						*	1	*	*	*
RICHARDSON ISD	'057916	37528	WESTWOOD MATH SCIENCE LEADERSHIP MAGNET	'057916048	674						*	0	*	*	*
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636						*	1	*	*	*
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648						*	1	*	*	*
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667						*	1	*	*	*
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561						*	1	*	*	*
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308						*	0	*	*	*
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533						*	2	*	*	*
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412						*	1	*	*	*
RICHARDSON ISD	'057916	37528	HAMILTON PARK PACESETTER MAGNET	'057916105	649						*	1	*	*	*
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501						*	0	*	*	*
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726						*	1	*	*	*
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457						*	2	*	*	*
RICHARDSON ISD	'057916	37528	NORTHRICH EL	'057916109	347						0	1	0	0	1
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410						*	2	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418						*	2	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525										
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412						*	1	*	*	*
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606						*	0	*	*	*
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491						*	2	*	*	*
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661						*	0	*	*	*
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978						*	2	*	*	*
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398						*	0	*	*	*
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN SCHOOL	'057916119	392						0	2	0	0	2
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587						*	0	*	*	*
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552						*	1	*	*	*
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646						*	1	*	*	*
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306						*	2	*	*	*
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321						*	1	*	*	*
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462						*	1	*	*	*
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692						*	0	*	*	*
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370						*	0	*	*	*
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801						*	1	*	*	*
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379						*	0	*	*	*
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610						*	4	*	*	*
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388						*	0	*	*	*
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501						*	3	*	*	*
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353						*	2	*	*	*
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510						*	1	*	*	*
RICHARDSON ISD	'057916	37528	AIKIN EL	'057916135	630						*	0	*	*	*

RICHARDSON ISD	'057916	37528	RISD ACAD	'057916137	825						*	0	*	*	*
RICHARDSON ISD	'057916	37528	MATH/SCIENCE/TECH MAGNET	'057916142	568						*	2	*	*	*
RICHARDSON ISD	'057916	37528	FOREST LANE ACADEMY	'057916143	628						*	1	*	*	*
RICHARDSON ISD	'057916	37528	AUDELIA CREEK EL	'057916144	570						*	1	*	*	*
RICHARDSON ISD	'057916	37528	CAROLYN G BUKHAIR EL	'057916145	616						*	0	*	*	*
RICHARDSON ISD	'057916	37528	THURGOOD MARSHALL EL	'057916146	508						*	2	*	*	*
RICHARDSON ISD TOTAL	'057916	37528			37528						311	73	0	0	384
FORT BEND ISD	'079907	76856	DULLES H S	'079907001	2522						33	7	0	0	40
FORT BEND ISD	'079907	76856	WILLOWRIDGE H S	'079907002	1280						*	4	*	*	*
FORT BEND ISD	'079907	76856	CLEMENTS H S	'079907004	2477						31	7	0	0	38
FORT BEND ISD	'079907	76856	KEMPNER H S	'079907005	2047						46	9	0	0	55
FORT BEND ISD	'079907	76856	LAWRENCE E ELKINS H S	'079907006	2541						*	5	*	*	*
FORT BEND ISD	'079907	76856	STEPHEN F AUSTIN H S	'079907007	2246						38	1	0	0	39
FORT BEND ISD	'079907	76856	HIGHTOWER H S	'079907008	2171						45	3	0	0	48
FORT BEND ISD	'079907	76856	FORT BEND CO ALTER	'079907010	17										
FORT BEND ISD	'079907	76856	GEORGE BUSH H S	'079907011	2486						23	3	0	0	26
FORT BEND ISD	'079907	76856	THURGOOD MARSHALL H S	'079907012	1396						40	7	0	0	47
FORT BEND ISD	'079907	76856	WILLIAM B TRAVIS H S	'079907013	2995						81	6	0	0	87
FORT BEND ISD	'079907	76856	RIDGE POINT H S	'079907016	2990						53	7	0	0	60
FORT BEND ISD	'079907	76856	FERNELLE HENRY CENTER FOR LEARNING	'079907038	30						*	0	*	*	*
FORT BEND ISD	'079907	76856	DULLES MIDDLE	'079907041	1406						39	3	0	0	42
FORT BEND ISD	'079907	76856	MISSOURI CITY MIDDLE	'079907042	1009						*	2	*	*	*
FORT BEND ISD	'079907	76856	SUGAR LAND MIDDLE	'079907043	1159						*	4	*	*	*
FORT BEND ISD	'079907	76856	QUAIL VALLEY MIDDLE	'079907044	1059						*	5	*	*	*
FORT BEND ISD	'079907	76856	FIRST COLONY MIDDLE	'079907045	1264						*	2	*	*	*
FORT BEND ISD	'079907	76856	CHRISTA MCAULIFFE MIDDLE	'079907046	905						*	3	*	*	*
FORT BEND ISD	'079907	76856	HODGES BEND MIDDLE	'079907047	1039						*	2	*	*	*
FORT BEND ISD	'079907	76856	LAKE OLYMPIA MIDDLE	'079907048	1222						*	2	*	*	*
FORT BEND ISD	'079907	76856	MACARIO GARCIA MIDDLE	'079907049	1411						*	5	*	*	*
FORT BEND ISD	'079907	76856	SARTARTIA MIDDLE	'079907050	1322						25	0	0	0	25
FORT BEND ISD	'079907	76856	FORT SETTLEMENT MIDDLE	'079907051	1360						*	2	*	*	*
FORT BEND ISD	'079907	76856	BILLY BAINES MIDDLE	'079907052	1249						28	2	0	0	30
FORT BEND ISD	'079907	76856	DAVID CROCKETT MIDDLE	'079907053	1080						*	1	*	*	*
FORT BEND ISD	'079907	76856	JAMES BOWIE MIDDLE	'079907054	1487						48	6	0	0	54
FORT BEND ISD	'079907	76856	RONALD THORNTON MIDDLE	'079907055	1360						64	4	0	0	68
FORT BEND ISD	'079907	76856	E A JONES EL	'079907101	531						*	2	*	*	*
FORT BEND ISD	'079907	76856	LAKEVIEW EL	'079907102	283						*	0	*	*	*
FORT BEND ISD	'079907	76856	BLUE RIDGE EL	'079907108	259						*	2	*	*	*
FORT BEND ISD	'079907	76856	RIDGEMONT EL	'079907109	309						*	0	*	*	*
FORT BEND ISD	'079907	76856	MEADOWS EL	'079907110	374						*	0	*	*	*
FORT BEND ISD	'079907	76856	QUAIL VALLEY EL	'079907111	490						10	3	0	0	13
FORT BEND ISD	'079907	76856	DULLES EL	'079907112	632						*	4	*	*	*
FORT BEND ISD	'079907	76856	BRIARGATE EL	'079907113	371						*	0	*	*	*
FORT BEND ISD	'079907	76856	TOWNWEST EL	'079907114	564						*	0	*	*	*
FORT BEND ISD	'079907	76856	LANTERN LANE EL	'079907115	427						5	2	0	0	7
FORT BEND ISD	'079907	76856	RIDGEGATE EL	'079907116	460						*	0	*	*	*
FORT BEND ISD	'079907	76856	COLONY BEND EL	'079907117	510						*	0	*	*	*
FORT BEND ISD	'079907	76856	MISSION BEND EL	'079907118	354						*	2	*	*	*
FORT BEND ISD	'079907	76856	SUGAR MILL EL	'079907119	558						*	1	*	*	*
FORT BEND ISD	'079907	76856	SETTLERS WAY EL	'079907120	819						*	0	*	*	*
FORT BEND ISD	'079907	76856	PALMER EL	'079907121	610						*	2	*	*	*
FORT BEND ISD	'079907	76856	HUNTERS GLEN EL	'079907122	370						*	1	*	*	*
FORT BEND ISD	'079907	76856	HIGHLANDS EL	'079907123	560						*	0	*	*	*
FORT BEND ISD	'079907	76856	MISSION GLEN EL	'079907124	401						0	1	0	0	1
FORT BEND ISD	'079907	76856	PECAN GROVE EL	'079907125	676						*	2	*	*	*
FORT BEND ISD	'079907	76856	AUSTIN PARKWAY EL	'079907126	656						29	6	0	0	35
FORT BEND ISD	'079907	76856	BARRINGTON PLACE EL	'079907127	554						*	3	*	*	*
FORT BEND ISD	'079907	76856	COLONY MEADOWS EL	'079907128	681						*	1	*	*	*
FORT BEND ISD	'079907	76856	MISSION WEST EL	'079907129	586						*	1	*	*	*
FORT BEND ISD	'079907	76856	WALKER STATION EL	'079907130	816						*	2	*	*	*
FORT BEND ISD	'079907	76856	EDGAR GLOVER JR EL	'079907131	403						*	1	*	*	*
FORT BEND ISD	'079907	76856	LEXINGTON CREEK EL	'079907132	540						*	0	*	*	*
FORT BEND ISD	'079907	76856	ARIZONA FLEMING EL	'079907133	557						*	1	*	*	*
FORT BEND ISD	'079907	76856	WALTER MOSES BURTON EL	'079907134	389						*	1	*	*	*
FORT BEND ISD	'079907	76856	COMMONWEALTH EL	'079907135	1017						*	2	*	*	*
FORT BEND ISD	'079907	76856	BRAZOS BEND EL	'079907136	698						*	3	*	*	*
FORT BEND ISD	'079907	76856	SIENNA CROSSING EL	'079907137	975						23	3	0	0	26

[illegible]

LEANDER ISD	'246913	40544 PARKSIDE EL	'246913120	958										
LEANDER ISD	'246913	40544 WESTSIDE EL	'246913121	565										
LEANDER ISD	'246913	40544 RONALD REAGAN EL	'246913122	874										
LEANDER ISD	'246913	40544 RIVER RIDGE EL	'246913123	561										
LEANDER ISD	'246913	40544 OFFICER LEONARD A REED EL	'246913124	726										
LEANDER ISD	'246913	40544 CHRISTINE CAMACHO EL	'246913125	662										
LEANDER ISD	'246913	40544 MONTA JANE AKIN EL	'246913126	876										
LEANDER ISD	'246913	40544 LARKSPUR EL	'246913127	749										
LEANDER ISD	'246913	40544 TARVIN EL	'246913128	NR										
LEANDER ISD TOTAL	'246913	40544		40544										
ROUND ROCK ISD	'246909	48238 ROUND ROCK H S	'246909001	3717 9	1	0	0	10	29	5	0	0	34	
ROUND ROCK ISD	'246909	48238 ROUND ROCK OPPORT CTR DAEP	'246909002	13 0	1	0	0	1	0	3	0	0	3	
ROUND ROCK ISD	'246909	48238 WESTWOOD H S	'246909003	2829 7	0	0	0	7	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 MCNEIL H S	'246909004	2590 6	1	0	0	7	25	6	0	0	31	
ROUND ROCK ISD	'246909	48238 GOALS	'246909005	NR										
ROUND ROCK ISD	'246909	48238 STONY POINT H S	'246909007	2599 25	3	0	0	28	67	7	0	0	74	
ROUND ROCK ISD	'246909	48238 CEDAR RIDGE H S	'246909008	2799 20	1	0	0	21	37	3	0	0	40	
ROUND ROCK ISD	'246909	48238 SUCCESS H S	'246909011	323 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 S T E P - J J A E P	'246909012	1										
ROUND ROCK ISD	'246909	48238 RRISD EARLY COLLEGE H S	'246909015	349 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 S T E P - DETENTION	'246909016	3										
ROUND ROCK ISD	'246909	48238 S T E P - C O R E	'246909018	5										
ROUND ROCK ISD	'246909	48238 C D FULKES MIDDLE	'246909041	697 *	1	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 NOEL GRISHAM MIDDLE	'246909042	634 *	0	*	*	*	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 CHISHOLM TRAIL MIDDLE	'246909043	798 *	0	*	*	*	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 CANYON VISTA MIDDLE	'246909044	1408					*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 DEERPARK MIDDLE	'246909045	925 6	0	0	0	6	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 HOPEWELL MIDDLE	'246909046	1261 17	0	0	0	17	33	0	0	0	33	
ROUND ROCK ISD	'246909	48238 CEDAR VALLEY MIDDLE	'246909047	1353 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 RIDGEVIEW MIDDLE	'246909051	1351 9	0	0	0	9	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 JAMES GARLAND WALSH MIDDLE	'246909052	1335 5	0	0	0	5	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 MIDDLE	'246909053	772 8	2	0	0	10	27	4	0	0	31	
ROUND ROCK ISD	'246909	48238 PEARSON RANCH MIDDLE	'246909054	978 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 CLAUDE BERKMAN EL	'246909101	405					*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 EL DAEP	'246909102	NR										
ROUND ROCK ISD	'246909	48238 SPICEWOOD EL	'246909105	800										
ROUND ROCK ISD	'246909	48238 XENIA VOIGT EL	'246909106	491 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 DEEPWOOD EL	'246909107	358 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 FOREST NORTH EL	'246909108	327					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 ANDERSON MILL EL	'246909109	493 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 KATHY CARAWAY EL	'246909110	554 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 VIC ROBERTSON EL	'246909111	423 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 PURPLE SAGE EL	'246909113	412					*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 BRUSHY CREEK EL	'246909114	637 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 WELLS BRANCH EL	'246909115	405 *	0	*	*	*	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 LAUREL MOUNTAIN EL	'246909116	714					*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 POND SPRINGS EL	'246909117	520 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 BLUEBONNET EL	'246909118	340 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 DOUBLE FILE TRAIL EL	'246909119	658 7	0	0	0	7	22	0	0	0	22	
ROUND ROCK ISD	'246909	48238 LIVE OAK EL	'246909120	474 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 GATTIS EL	'246909121	671 9	0	0	0	9	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 OLD TOWN EL	'246909122	619 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 FERN BLUFF EL	'246909123	586 11	1	0	0	12	*	5	*	*	*	
ROUND ROCK ISD	'246909	48238 JOLLYVILLE EL	'246909124	509 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 CANYON CREEK EL	'246909125	384 0	1	0	1	0	0	1	0	1	0	
ROUND ROCK ISD	'246909	48238 FOREST CREEK EL	'246909126	743 25	1	0	1	25	41	4	0	1	44	
ROUND ROCK ISD	'246909	48238 CALDWELL HEIGHTS EL	'246909127	643 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 GREAT OAKS EL	'246909128	919 5	0	0	0	5	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 JOE LEE JOHNSON EL	'246909129	757 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 BLACKLAND PRAIRIE EL	'246909130	733 *	1	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 TERAVISTA EL	'246909131	814 7	1	0	0	8	20	3	0	0	23	
ROUND ROCK ISD	'246909	48238 CACTUS RANCH EL	'246909132	821 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 REDBUD EL	'246909133	NR *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 PATSY SOMMER EL	'246909134	1178					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 CHANDLER OAKS EL	'246909135	581 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 NEYSA CALLISON EL	'246909136	711 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 UNION HILL EL	'246909137	680 19	1	0	0	20	38	1	0	0	39	

ROUND ROCK ISD	'246909	48238	LINDA HERRINGTON EL	'246909138	1108	*	1	*	*	*	*	2	*	*	*
ROUND ROCK ISD	'246909	48238	ELSA ENGLAND EL	'246909139	1030						*	0	*	*	*
ROUND ROCK ISD TOTAL	'246909	48238			48238	255	17	0	3	269	663	82	1	3	741

Report 2: School Reported COVID-19 Cases in Public Schools, August 2, 2021 - September 12, 2021, Texas**Current Report Period: September 6, 2021 - September 12, 2021**

						Current Report Period					Cumulative Reports				
						School Reported Source of Infection					School Reported Source of Infection				
District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	New Student Cases	New Staff Cases	On Campus	Off Campus	Unknown	Total Student Cases	Total Staff Cases	On Campus	Off Campus	Unknown
KILLEEN ISD	'014906	43634	KILLEEN H S	'014906001	2099	32	2	0	0	34	77	13	0	0	90
KILLEEN ISD	'014906	43634	C E ELLISON H S	'014906002	2738	19	2	0	0	21	33	8	0	0	41
KILLEEN ISD	'014906	43634	KILLEEN ISD CAREER CENTER	'014906003	NR						1	*	*	*	*
KILLEEN ISD	'014906	43634	GATEWAY H S	'014906004	45	*	0	*	*	*	1	*	*	*	*
KILLEEN ISD	'014906	43634	PATHWAYS ACADEMIC CAMPUS	'014906006	360	0	1	0	0	1	2	*	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS H S	'014906007	2673	16	2	0	0	18	39	12	0	0	51
KILLEEN ISD	'014906	43634	ROBERT M SHOEMAKER H S	'014906008	2153	24	2	0	0	26	39	10	0	0	49
KILLEEN ISD	'014906	43634	GATEWAY MIDDLE	'014906009	43	0	2	0	0	2	0	3	0	0	3
KILLEEN ISD	'014906	43634	KILLEEN ISD EARLY COLLEGE H S	'014906013	1025	*	0	*	*	*	0	*	*	*	*
KILLEEN ISD	'014906	43634	ADVENTHEALTH SCHOOL	'014906022	6										
KILLEEN ISD	'014906	43634	KILLEEN JJAEP	'014906026	2										
KILLEEN ISD	'014906	43634	RANCIER MIDDLE	'014906043	795	5	11	0	0	16	13	16	0	0	29
KILLEEN ISD	'014906	43634	MANOR MIDDLE	'014906044	762	*	0	*	*	*	1	*	*	*	*
KILLEEN ISD	'014906	43634	EASTERN HILLS MIDDLE	'014906046	650	21	2	0	0	23	36	2	0	0	38
KILLEEN ISD	'014906	43634	PALO ALTO MIDDLE	'014906048	862	13	4	0	0	17	5	*	*	*	*
KILLEEN ISD	'014906	43634	LIBERTY HILL MIDDLE	'014906049	910	9	0	0	0	9	2	*	*	*	*
KILLEEN ISD	'014906	43634	LIVE OAK RIDGE MIDDLE	'014906050	673	*	0	*	*	*	0	*	*	*	*
KILLEEN ISD	'014906	43634	UNION GROVE MIDDLE	'014906051	692	9	1	0	0	10	1	*	*	*	*
KILLEEN ISD	'014906	43634	AUDIE MURPHY MIDDLE	'014906052	795	12	0	0	0	12	25	4	0	0	29
KILLEEN ISD	'014906	43634	CHARLES E PATTERSON MIDDLE	'014906053	1008	16	1	0	0	17	1	*	*	*	*
KILLEEN ISD	'014906	43634	ROY J SMITH MIDDLE	'014906054	1382	21	1	0	0	22	31	3	0	0	34
KILLEEN ISD	'014906	43634	NOLAN MIDDLE	'014906055	1020	13	1	0	0	14	4	*	*	*	*
KILLEEN ISD	'014906	43634	EL ALTER LEARNING CENTER	'014906100	20										
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906102	471	*	0	*	*	*	5	*	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS EL	'014906105	664	5	0	0	0	5	1	*	*	*	*
KILLEEN ISD	'014906	43634	MEADOWS EL	'014906108	748	*	0	*	*	*	0	*	*	*	*
KILLEEN ISD	'014906	43634	PEEBLES EL	'014906109	723	*	1	*	*	*	3	*	*	*	*
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906110	635	19	3	0	0	22	41	6	0	0	47
KILLEEN ISD	'014906	43634	SUGAR LOAF EL	'014906111	356										
KILLEEN ISD	'014906	43634	WEST WARD EL	'014906112	426										
KILLEEN ISD	'014906	43634	BELLAIRE EL	'014906113	469										
KILLEEN ISD	'014906	43634	NOLANVILLE EL	'014906115	563	*	0	*	*	*	0	*	*	*	*
KILLEEN ISD	'014906	43634	CLARKE EL	'014906116	548						0	*	*	*	*
KILLEEN ISD	'014906	43634	DUNCAN EL	'014906117	NR										
KILLEEN ISD	'014906	43634	HAY BRANCH EL	'014906119	626	*	0	*	*	*	0	*	*	*	*
KILLEEN ISD	'014906	43634	WILLOW SPRINGS EL	'014906120	897	7	5	0	0	12	31	16	0	0	47
KILLEEN ISD	'014906	43634	MOUNTAIN VIEW EL	'014906121	859	10	4	0	0	14	5	*	*	*	*
KILLEEN ISD	'014906	43634	REECES CREEK EL	'014906122	879	8	1	0	0	9	1	*	*	*	*
KILLEEN ISD	'014906	43634	CLEAR CREEK EL	'014906123	676						3	*	*	*	*
KILLEEN ISD	'014906	43634	CEDAR VALLEY EL	'014906124	623						1	*	*	*	*
KILLEEN ISD	'014906	43634	BROOKHAVEN EL	'014906125	611	8	1	0	0	9	16	4	0	0	20
KILLEEN ISD	'014906	43634	VENABLE VILLAGE EL	'014906126	592	*	0	*	*	*	10	2	0	0	12
KILLEEN ISD	'014906	43634	TRIMMIER EL	'014906127	827	5	3	0	0	8	4	*	*	*	*
KILLEEN ISD	'014906	43634	MONTAGUE VILLAGE EL	'014906128	567	*	1	*	*	*	18	4	0	0	22
KILLEEN ISD	'014906	43634	MAXDALE EL	'014906129	623	*	1	*	*	*	2	*	*	*	*
KILLEEN ISD	'014906	43634	IRA CROSS JR EL	'014906130	680	*	1	*	*	*	3	*	*	*	*
KILLEEN ISD	'014906	43634	IDUMA EL	'014906131	780	5	0	0	0	5	1	*	*	*	*
KILLEEN ISD	'014906	43634	OVETA CULP HOBBY EL	'014906132	622	*	2	*	*	*	4	*	*	*	*
KILLEEN ISD	'014906	43634	TIMBER RIDGE EL	'014906133	868	5	1	0	0	6	22	8	0	0	30
KILLEEN ISD	'014906	43634	SAEGERT EL	'014906135	914	31	4	0	0	35	62	10	0	0	72
KILLEEN ISD	'014906	43634	SKIPCHA EL	'014906136	1054	*	1	*	*	*	18	7	0	0	25
KILLEEN ISD	'014906	43634	RICHARD E CAVAZOS EL	'014906137	606	*	1	*	*	*	4	*	*	*	*
KILLEEN ISD	'014906	43634	HAYNES EL	'014906138	910	6	0	0	0	6	1	*	*	*	*
KILLEEN ISD	'014906	43634	DR JOSEPH A FOWLER EL	'014906139	1248	*	0	*	*	*	8	3	0	1	10
KILLEEN ISD	'014906	43634	ALICE W DOUSE EL	'014906140	990	*	4	*	*	*	5				
KILLEEN ISD	'014906	43634	MAUDE MOORE WOOD EL	'014906141	866	*	0	*	*	*	4				
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906142	NR										

EXHIBIT

KILLEEN ISD	'014906	43634 KILLEEN EL	'014906143	NR *	9	*	*	*	*	14	*	*	*
KILLEEN ISD	'014906	43634 CLIFTON PARK EL	'014906144	NR									
KILLEEN ISD	'014906	43634 PAT CARNEY EL	'014906145	NR *	1	*	*	*	*	1	*	*	*
KILLEEN ISD TOTAL	'014906	43634		43634 383	76	0	0	459	790	211	0	1	1000
EDGEWOOD ISD	'015905	8814 JOHN F KENNEDY H S	'015905002	1103 *	0	*	*	*	22	2	0	0	24
EDGEWOOD ISD	'015905	8814 MEMORIAL H S	'015905003	1110 7	1	0	0	8	21	3	0	0	24
EDGEWOOD ISD	'015905	8814 BEXAR CO J J A E P	'015905010	NR									
EDGEWOOD ISD	'015905	8814 STEAM AT THE FINE ARTS ACADEMY	'015905015	284 *	1	*	*	*	10	3	0	0	13
EDGEWOOD ISD	'015905	8814 BRENTWOOD MIDDLE	'015905041	679 *	0	*	*	*	*	1	*	*	*
EDGEWOOD ISD	'015905	8814 ALTERNATIVE CENTER	'015905042	NR									
EDGEWOOD ISD	'015905	8814 E T WRENN MIDDLE	'015905044	577 5	0	0	0	5	*	3	*	*	*
EDGEWOOD ISD	'015905	8814 GUS GARCIA MIDDLE	'015905046	517 9	0	0	0	9	28	3	0	0	31
EDGEWOOD ISD	'015905	8814 ROY CISNEROS EL	'015905104	451					8	2	0	0	10
EDGEWOOD ISD	'015905	8814 ALONSO S PERALES EL	'015905106	316 *	0	*	*	*	15	1	0	0	16
EDGEWOOD ISD	'015905	8814 GARDENDALE EL	'015905108	135					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 L B JOHNSON EL	'015905109	392 *	0	*	*	*	21	2	1	0	22
EDGEWOOD ISD	'015905	8814 LAS PALMAS EL	'015905110	244					*	1	*	*	*
EDGEWOOD ISD	'015905	8814 LOMA PARK EL	'015905112	550 6	1	0	0	7	31	7	0	0	38
EDGEWOOD ISD	'015905	8814 ROOSEVELT EL	'015905113	373					17	0	0	0	17
EDGEWOOD ISD	'015905	8814 STAFFORD EL	'015905114	489 *	0	*	*	*	26	1	0	0	27
EDGEWOOD ISD	'015905	8814 WINSTON EL	'015905116	391 *	0	*	*	*	17	1	0	0	18
EDGEWOOD ISD	'015905	8814 H B GONZALEZ EL	'015905117	403 *	1	*	*	*	15	3	0	0	18
EDGEWOOD ISD	'015905	8814 CARDENAS CENTER	'015905118	248 *	0	*	*	*	*	0	*	*	*
EDGEWOOD ISD	'015905	8814 BURLESON CENTER	'015905124	NR									
EDGEWOOD ISD	'015905	8814 STAFFORD CENTER	'015905125	277					*	8	*	*	*
EDGEWOOD ISD	'015905	8814 EL DAEP	'015905126	NR									
EDGEWOOD ISD	'015905	8814 GARDENDALE PRE-K 4 SA EARLY LEARNING	'015905140	235									
EDGEWOOD ISD	'015905	8814 PRE-K 4 SAN ANTONIO	'015905141	40									
EDGEWOOD ISD TOTAL	'015905	8814		8814 42	4	0	0	46	283	42	1	0	324
SAN ANTONIO ISD	'015907	45514 BRACKENRIDGE H S	'015907001	1507 *	1	*	*	*	24	4	0	0	28
SAN ANTONIO ISD	'015907	45514 BURBANK H S	'015907002	1293 *	0	*	*	*	17	1	0	0	18
SAN ANTONIO ISD	'015907	45514 EDISON H S	'015907003	1436 *	0	*	*	*	17	3	0	0	20
SAN ANTONIO ISD	'015907	45514 FOX TECHNICAL H S	'015907004	465 *	0	*	*	*	12	0	0	0	12
SAN ANTONIO ISD	'015907	45514 HIGHLANDS H S	'015907005	1517 *	2	*	*	*	20	4	0	0	24
SAN ANTONIO ISD	'015907	45514 HOUSTON H S	'015907006	841 5	0	0	0	5	23	4	0	0	27
SAN ANTONIO ISD	'015907	45514 JEFFERSON H S	'015907007	1590					12	5	0	0	17
SAN ANTONIO ISD	'015907	45514 LANIER H S	'015907008	1419 6	0	0	0	6	33	8	0	0	41
SAN ANTONIO ISD	'015907	45514 ESTRADA ACHIEVEMENT CTR	'015907010	11									
SAN ANTONIO ISD	'015907	45514 JJA	'015907020	1									
SAN ANTONIO ISD	'015907	45514 TRAVIS EARLY COLLEGE H S	'015907022	422 *	0	*	*	*	11	0	0	0	11
SAN ANTONIO ISD	'015907	45514 YOUNG WOMEN'S LEADERSHIP ACADEMY	'015907023	580 *	0	*	*	*	19	1	0	0	20
SAN ANTONIO ISD	'015907	45514 COOPER ACADEMY AT NAVARRO	'015907024	367 *	0	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 ST PHILIP'S COLLEGE EARLY COLLEGE H S WITH SAISD	'015907025	321					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 ADVANCED LEARNING ACADEMY	'015907026	955 5	0	0	0	5	17	0	0	0	17
SAN ANTONIO ISD	'015907	45514 CAST TECH H S	'015907027	486 *	0	*	*	*	8	0	0	0	8
SAN ANTONIO ISD	'015907	45514 CAST MED H S	'015907028	170					*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 TEXANS CAN ACADEMY AT HIGHLANDS H S	'015907030	290									
SAN ANTONIO ISD	'015907	45514 DAVIS MIDDLE	'015907043	636 *	0	*	*	*	23	3	0	0	26
SAN ANTONIO ISD	'015907	45514 HOT WELLS MIDDLE	'015907044	NR *	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 HARRIS MIDDLE	'015907047	795 5	0	0	0	5	35	4	0	0	39
SAN ANTONIO ISD	'015907	45514 LONGFELLOW MIDDLE	'015907050	863					30	5	0	0	35
SAN ANTONIO ISD	'015907	45514 LOWELL MIDDLE	'015907051	270					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 POE MIDDLE	'015907054	215 *	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 RHODES MIDDLE	'015907055	556					10	3	0	0	13
SAN ANTONIO ISD	'015907	45514 ROGERS MIDDLE	'015907057	407					*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 WHITTIER MIDDLE	'015907059	757					*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 EDGAR ALLAN POE STEM DUAL LANGUAGE MIDDLE	'015907060	NR									
SAN ANTONIO ISD	'015907	45514 TAFOLLA MIDDLE	'015907061	454					*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 BREWER ACADEMY	'015907064	13									
SAN ANTONIO ISD	'015907	45514 ARNOLD EL	'015907101	572 *	0	*	*	*	9	1	0	0	10
SAN ANTONIO ISD	'015907	45514 CHARLES C BALL EL	'015907103	533 *	1	*	*	*	11	1	0	0	12

SAN ANTONIO ISD	'015907	45514	BASKIN EL	'015907105	329	*	0	*	*	*	14	2	0	0	16
SAN ANTONIO ISD	'015907	45514	BEACON HILL ACADEMY	'015907106	392					*	5	*	*	*	*
SAN ANTONIO ISD	'015907	45514	BONHAM ACADEMY	'015907107	632					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	J T BRACKENRIDGE EL	'015907110	532					23	1	0	0	24	
SAN ANTONIO ISD	'015907	45514	BRISCOE EL	'015907112	414	*	0	*	*	*	11	2	0	0	13
SAN ANTONIO ISD	'015907	45514	CAMERON EL	'015907114	288					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	COLLINS GARDEN EL	'015907116	434	*	0	*	*	*	17	1	0	0	18
SAN ANTONIO ISD	'015907	45514	AGNES COTTON ACADEMY	'015907117	447					*	1	*	*	*	*
SAN ANTONIO ISD	'015907	45514	DAVID CROCKETT ACADEMY	'015907118	667					0	4	0	0	4	
SAN ANTONIO ISD	'015907	45514	DOUGLASS EL	'015907119	329					0	2	0	0	2	
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY PRI AT PAGE	'015907120	268					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	DE ZAVALA EL	'015907121	477					5	3	0	0	8	
SAN ANTONIO ISD	'015907	45514	FENWICK ACADEMY	'015907123	491					*	2	*	*	*	*
SAN ANTONIO ISD	'015907	45514	MURIEL FORBES EL	'015907124	213	*	0	*	*	*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	FOSTER EL	'015907125	502	*	0	*	*	*	8	1	0	0	9
SAN ANTONIO ISD	'015907	45514	FRANKLIN EL	'015907126	400	*	0	*	*	*	11	0	0	0	11
SAN ANTONIO ISD	'015907	45514	GATES EL	'015907127	161					*	1	*	*	*	*
SAN ANTONIO ISD	'015907	45514	CHARLES GRAEBNER EL	'015907129	659					37	0	0	0	37	
SAN ANTONIO ISD	'015907	45514	ROBERT B GREEN EL	'015907131	185					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	HERF EL	'015907132	414	*	0	*	*	*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	RODRIGUEZ MONTESSORI EL	'015907133	115	*	0	*	*	*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	HIGHLAND HILLS EL	'015907134	627	*	0	*	*	*	32	3	0	0	35
SAN ANTONIO ISD	'015907	45514	HIGHLAND PARK EL	'015907135	452	*	0	*	*	*	10	1	0	0	11
SAN ANTONIO ISD	'015907	45514	HILLCREST EL	'015907136	357	*	0	*	*	*	16	1	0	0	17
SAN ANTONIO ISD	'015907	45514	HIRSCH EL	'015907137	582	*	1	*	*	*	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	IRVING DUAL LANGUAGE ACADEMY	'015907138	426	*	1	*	*	*	18	2	0	0	20
SAN ANTONIO ISD	'015907	45514	HUPPERTZ EL	'015907139	279	*	0	*	*	*	8	1	0	0	9
SAN ANTONIO ISD	'015907	45514	ELOISE JAPHET ACADEMY	'015907141	792	*	0	*	*	*	29	3	0	0	32
SAN ANTONIO ISD	'015907	45514	M L KING ACADEMY	'015907142	274	*	0	*	*	*	18	1	0	0	19
SAN ANTONIO ISD	'015907	45514	GEORGE E KELLY EL	'015907143	203					17	1	0	0	18	
SAN ANTONIO ISD	'015907	45514	SARAH S KING EL	'015907144	564					*	5	*	*	*	*
SAN ANTONIO ISD	'015907	45514	LAMAR EL	'015907146	328	*	0	*	*	*	13	1	0	0	14
SAN ANTONIO ISD	'015907	45514	BOWDEN ACADEMY	'015907147	476					24	0	0	0	24	
SAN ANTONIO ISD	'015907	45514	MADISON EL	'015907148	440					*	1	*	*	*	*
SAN ANTONIO ISD	'015907	45514	MARGIL EL	'015907149	449	0	1	0	0	1	*	5	*	*	*
SAN ANTONIO ISD	'015907	45514	MAVERICK EL	'015907150	490	*	0	*	*	*	19	1	0	0	20
SAN ANTONIO ISD	'015907	45514	DORIE MILLER EL	'015907153	233					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	NEAL EL	'015907155	478	0	1	0	0	1	18	7	0	0	25
SAN ANTONIO ISD	'015907	45514	OGDEN EL	'015907157	631					15	1	0	0	16	
SAN ANTONIO ISD	'015907	45514	PERSHING EL	'015907158	395	0	1	0	0	1	22	1	0	0	23
SAN ANTONIO ISD	'015907	45514	RIVERSIDE PARK EL	'015907160	395					0	1	0	0	1	
SAN ANTONIO ISD	'015907	45514	ROGERS ACADEMY	'015907161	718					0	7	0	0	7	
SAN ANTONIO ISD	'015907	45514	DAVID BARKLEY/FRANCISCO RUIZ EL	'015907162	417										
SAN ANTONIO ISD	'015907	45514	MARK TWAIN DUAL LANGUAGE ACADEMY	'015907163	505	*	0	*	*	*	13	1	0	0	14
SAN ANTONIO ISD	'015907	45514	SCHENCK EL	'015907164	562					16	2	0	0	18	
SAN ANTONIO ISD	'015907	45514	SMITH EL	'015907165	271					*	2	*	*	*	*
SAN ANTONIO ISD	'015907	45514	STEELE MONTESSORI EL	'015907166	264	*	0	*	*	*	14	3	0	0	17
SAN ANTONIO ISD	'015907	45514	DEMOCRACY PREP AT STEWART ACADEMY	'015907168	478					10	1	0	0	11	
SAN ANTONIO ISD	'015907	45514	STORM EL	'015907169	298					0	2	0	0	2	
SAN ANTONIO ISD	'015907	45514	WASHINGTON EL	'015907172	333					11	2	0	0	13	
SAN ANTONIO ISD	'015907	45514	WILSON EL	'015907174	408	*	0	*	*	*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN ACADEMY	'015907175	591	0	2	0	0	2	*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	WOODLAWN HILLS EL	'015907176	383					7	3	0	0	10	
SAN ANTONIO ISD	'015907	45514	YOUNG MEN'S LEADERSHIP ACADEMY	'015907177	380					*	0	*	*	*	*
SAN ANTONIO ISD	'015907	45514	HAWTHORNE PK-8 ACADEMY	'015907179	669	*	0	*	*	*	16	3	0	0	19
SAN ANTONIO ISD	'015907	45514	JT BRACKENRIDGE DAEP	'015907180	NR										
SAN ANTONIO ISD	'015907	45514	HEALY-MURPHY	'015907182	154					0	2	0	0	2	
SAN ANTONIO ISD	'015907	45514	CHRISTUS SANTA ROSA	'015907184	1										
SAN ANTONIO ISD	'015907	45514	SEIDEL LEARNING CENTER	'015907186	NR										
SAN ANTONIO ISD	'015907	45514	JUVENILE DETENT CTR	'015907195	94										
SAN ANTONIO ISD	'015907	45514	CHILDREN'S SHELTER OF SA	'015907201	15										
SAN ANTONIO ISD	'015907	45514	HEALY MURPHY PK	'015907202	20										

SAN ANTONIO ISD	'015907	45514	MISSION ACADEMY	'015907210	490	*	0	*	*	*	12	3	0	0	15
SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90										
SAN ANTONIO ISD	'015907	45514	CARROLL EARLY CHILDHOOD CAMPUS	'015907240	401	*	0	*	*	*	16	3	0	0	19
SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907241	413						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	KNOX EARLY CHILDHOOD CAMPUS	'015907242	181						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	TYNAN EARLY CHILDHOOD CAMPUS	'015907244	158						*	4	*	*	*
SAN ANTONIO ISD	'015907	45514	NELSON EARLY CHILDHOOD CAMPUS	'015907245	143						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	GONZALES EARLY CHILDHOOD CAMPUS	'015907246	115										
SAN ANTONIO ISD	'015907	45514	Multiple Campus		NR 0		1	0	0	1	0	19	0	0	19
SAN ANTONIO ISD TOTAL	'015907	45514			45514 88		12	0	0	100	1033	184	0	0	1217
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725	9	1	0	0	10	50	9	0	0	59
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754	7	0	0	0	7	42	8	0	0	50
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361	14	4	0	0	18	59	11	0	0	70
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399	19	2	0	0	21	46	9	0	0	55
RICHARDSON ISD	'057916	37528	CHRISTA MCAULIFFE LEARNING CENTER	'057916006	39	*	2	*	*	*	*	3	*	*	*
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR										
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854	*	0	*	*	*	14	2	0	0	16
RICHARDSON ISD	'057916	37528	RICHARDSON WEST J H	'057916044	749						13	2	0	0	15
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661	*	1	*	*	*	7	3	0	0	10
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753	*	0	*	*	*	9	2	0	0	11
RICHARDSON ISD	'057916	37528	WESTWOOD MATH SCIENCE LEADERSHIP MAGNET	'057916048	674	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636	*	0	*	*	*	15	1	0	0	16
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648	5	0	0	0	5	11	1	0	0	12
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667						*	1	*	*	*
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533	*	1	*	*	*	20	3	0	0	23
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	HAMILTON PARK PACESETTER MAGNET	'057916105	649	*	0	*	*	*	11	1	0	0	12
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726	*	1	*	*	*	13	2	0	0	15
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457	*	2	*	*	*	8	4	0	0	12
RICHARDSON ISD	'057916	37528	NORTHRICH EL	'057916109	347						*	1	*	*	*
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410	0	1	0	0	1	*	4	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418						*	2	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412	*	0	*	*	*	5	2	0	0	7
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606	*	0	*	*	*	7	1	0	0	8
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491	*	0	*	*	*	8	2	0	0	10
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661	*	2	*	*	*	12	4	0	0	16
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978	*	0	*	*	*	26	2	0	0	28
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398	*	0	*	*	*	8	0	0	0	8
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN SCHOOL	'057916119	392	*	0	*	*	*	*	3	*	*	*
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587						7	0	0	0	7
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552	*	2	*	*	*	10	3	0	0	13
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646	*	1	*	*	*	44	5	0	0	49
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306	*	0	*	*	*	11	2	0	0	13
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321	*	0	*	*	*	15	2	0	0	17
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462	*	0	*	*	*	*	1	*	*	*
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692	*	1	*	*	*	12	3	0	0	15
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370	7	2	0	0	9	*	2	*	*	*
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801	5	1	0	0	6	45	5	0	0	50
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379	*	0	*	*	*	12	0	0	0	12
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610	5	0	0	0	5	13	4	0	0	17
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388	*	0	*	*	*	10	1	0	0	11
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501	*	1	*	*	*	*	4	*	*	*
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353						*	2	*	*	*
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510	*	1	*	*	*	*	3	*	*	*
RICHARDSON ISD	'057916	37528	AIKIN EL	'057916135	630	*	0	*	*	*	*	0	*	*	*

RICHARDSON ISD	'057916	37528	RISD ACAD	'057916137	825 *	0	*	*	*	*	12	0	0	0	12
RICHARDSON ISD	'057916	37528	MATH/SCIENCE/TECH MAGNET	'057916142	568 *	1	*	*	*	*	3	*	*	*	*
RICHARDSON ISD	'057916	37528	FOREST LANE ACADEMY	'057916143	628 *	1	*	*	*	*	2	*	*	*	*
RICHARDSON ISD	'057916	37528	AUDELIA CREEK EL	'057916144	570 *	0	*	*	*	*	1	*	*	*	*
RICHARDSON ISD	'057916	37528	CAROLYN G BUKHAIR EL	'057916145	616 *	0	*	*	*	*	0	*	*	*	*
RICHARDSON ISD	'057916	37528	THURGOOD MARSHALL EL	'057916146	508 *	0	*	*	*	*	9	3	0	0	12
RICHARDSON ISD TOTAL	'057916	37528			37528 151	28	0	0	179	712	131	0	0	843	
FORT BEND ISD	'079907	76856	DULLES H S	'079907001	2522 6	1	0	0	7	45	9	0	0	54	
FORT BEND ISD	'079907	76856	WILLOWRIDGE H S	'079907002	1280 5	0	0	0	5	28	5	0	0	33	
FORT BEND ISD	'079907	76856	CLEMENTS H S	'079907004	2477 9	0	0	0	9	54	10	0	0	64	
FORT BEND ISD	'079907	76856	KEMPNER H S	'079907005	2047 8	1	0	0	9	68	13	0	0	81	
FORT BEND ISD	'079907	76856	LAWRENCE E ELKINS H S	'079907006	2541 8	3	0	0	11	42	11	0	0	53	
FORT BEND ISD	'079907	76856	STEPHEN F AUSTIN H S	'079907007	2246 5	2	0	0	7	59	6	0	0	65	
FORT BEND ISD	'079907	76856	HIGHTOWER H S	'079907008	2171 12	0	0	0	12	76	5	0	0	81	
FORT BEND ISD	'079907	76856	FORT BEND CO ALTER	'079907010	17										
FORT BEND ISD	'079907	76856	GEORGE BUSH H S	'079907011	2486 *	0	*	*	*	41	3	0	0	44	
FORT BEND ISD	'079907	76856	THURGOOD MARSHALL H S	'079907012	1396 8	2	0	0	10	60	11	0	0	71	
FORT BEND ISD	'079907	76856	WILLIAM B TRAVIS H S	'079907013	2995 11	2	0	0	13	105	8	0	0	115	
FORT BEND ISD	'079907	76856	RIDGE POINT H S	'079907016	2990 8	3	0	0	11	76	10	0	0	86	
FORT BEND ISD	'079907	76856	FERNELLE HENRY CENTER FOR LEARNING	'079907038	30 *	0	*	*	*	*	0	*	*	*	
FORT BEND ISD	'079907	76856	DULLES MIDDLE	'079907041	1406 *	0	*	*	*	53	3	0	0	56	
FORT BEND ISD	'079907	76856	MISSOURI CITY MIDDLE	'079907042	1009 11	0	0	0	11	39	2	0	0	41	
FORT BEND ISD	'079907	76856	SUGAR LAND MIDDLE	'079907043	1159 *	0	*	*	*	19	4	0	0	23	
FORT BEND ISD	'079907	76856	QUAIL VALLEY MIDDLE	'079907044	1059 5	0	0	0	5	32	5	0	0	37	
FORT BEND ISD	'079907	76856	FIRST COLONY MIDDLE	'079907045	1264 10	4	0	0	14	40	6	0	0	46	
FORT BEND ISD	'079907	76856	CHRISTA MCAULIFFE MIDDLE	'079907046	905 5	0	0	0	5	23	3	0	0	26	
FORT BEND ISD	'079907	76856	HODGES BEND MIDDLE	'079907047	1039 6	0	0	0	6	25	3	0	0	28	
FORT BEND ISD	'079907	76856	LAKE OLYMPIA MIDDLE	'079907048	1222 8	1	0	0	9	48	11	0	1	58	
FORT BEND ISD	'079907	76856	MACARIO GARCIA MIDDLE	'079907049	1411 5	0	0	0	5	58	7	0	0	65	
FORT BEND ISD	'079907	76856	SARTARTIA MIDDLE	'079907050	1322 6	0	0	0	6	39	0	0	0	39	
FORT BEND ISD	'079907	76856	FORT SETTLEMENT MIDDLE	'079907051	1360 *	2	*	*	*	18	4	0	0	22	
FORT BEND ISD	'079907	76856	BILLY BAINES MIDDLE	'079907052	1249 5	2	0	0	7	45	4	0	0	49	
FORT BEND ISD	'079907	76856	DAVID CROCKETT MIDDLE	'079907053	1080 5	0	0	0	5	40	1	0	0	41	
FORT BEND ISD	'079907	76856	JAMES BOWIE MIDDLE	'079907054	1487 9	2	0	0	11	81	8	0	0	89	
FORT BEND ISD	'079907	76856	RONALD THORNTON MIDDLE	'079907055	1360 8	0	0	0	8	86	8	0	0	94	
FORT BEND ISD	'079907	76856	E A JONES EL	'079907101	531 *	0	*	*	*	16	2	0	0	18	
FORT BEND ISD	'079907	76856	LAKEVIEW EL	'079907102	283 *	0	*	*	*	*	0	*	*	*	
FORT BEND ISD	'079907	76856	BLUE RIDGE EL	'079907108	259 0	1	0	0	1	*	4	*	*	*	
FORT BEND ISD	'079907	76856	RIDGEMONT EL	'079907109	309 *	0	*	*	*	*	1	*	*	*	
FORT BEND ISD	'079907	76856	MEADOWS EL	'079907110	374 6	0	0	0	6	22	0	0	0	22	
FORT BEND ISD	'079907	76856	QUAIL VALLEY EL	'079907111	490 *	0	*	*	*	19	5	0	0	24	
FORT BEND ISD	'079907	76856	DULLES EL	'079907112	632 *	0	*	*	*	30	4	0	0	34	
FORT BEND ISD	'079907	76856	BRIARGATE EL	'079907113	371					*	0	*	*	*	
FORT BEND ISD	'079907	76856	TOWNWEST EL	'079907114	564 *	1	*	*	*	11	2	0	0	13	
FORT BEND ISD	'079907	76856	LANTERN LANE EL	'079907115	427 *	1	*	*	*	12	4	0	0	16	
FORT BEND ISD	'079907	76856	RIDGEGATE EL	'079907116	460 6	0	0	1	5	20	0	0	1	19	
FORT BEND ISD	'079907	76856	COLONY BEND EL	'079907117	510 *	0	*	*	*	22	1	0	0	23	
FORT BEND ISD	'079907	76856	MISSION BEND EL	'079907118	354 *	0	*	*	*	*	4	*	*	*	
FORT BEND ISD	'079907	76856	SUGAR MILL EL	'079907119	558 *	0	*	*	*	12	1	0	0	13	
FORT BEND ISD	'079907	76856	SETTLERS WAY EL	'079907120	819 5	2	0	0	7	21	2	0	0	23	
FORT BEND ISD	'079907	76856	PALMER EL	'079907121	610 *	0	*	*	*	19	2	0	0	21	
FORT BEND ISD	'079907	76856	HUNTERS GLEN EL	'079907122	370					6	1	0	0	7	
FORT BEND ISD	'079907	76856	HIGHLANDS EL	'079907123	560 *	0	*	*	*	7	0	0	0	7	
FORT BEND ISD	'079907	76856	MISSION GLEN EL	'079907124	401 *	0	*	*	*	*	2	*	*	*	
FORT BEND ISD	'079907	76856	PECAN GROVE EL	'079907125	676 12	3	0	1	14	68	6	0	1	73	
FORT BEND ISD	'079907	76856	AUSTIN PARKWAY EL	'079907126	656 9	0	0	0	9	58	7	0	0	65	
FORT BEND ISD	'079907	76856	BARRINGTON PLACE EL	'079907127	554 9	2	0	0	11	18	5	0	0	23	
FORT BEND ISD	'079907	76856	COLONY MEADOWS EL	'079907128	681 *	0	*	*	*	11	1	0	0	12	
FORT BEND ISD	'079907	76856	MISSION WEST EL	'079907129	586 *	2	*	*	*	23	4	0	0	27	
FORT BEND ISD	'079907	76856	WALKER STATION EL	'079907130	816 *	0	*	*	*	21	2	0	0	23	
FORT BEND ISD	'079907	76856	EDGAR GLOVER JR EL	'079907131	403 *	0	*	*	*	15	2	0	0	17	
FORT BEND ISD	'079907	76856	LEXINGTON CREEK EL	'079907132	540 *	0	*	*	*	20	0	0	0	20	
FORT BEND ISD	'079907	76856	ARIZONA FLEMING EL	'079907133	557 *	0	*	*	*	12	1	0	0	13	
FORT BEND ISD	'079907	76856	WALTER MOSES BURTON EL	'079907134	389 0	1	0	0	1	13	4	0	0	17	
FORT BEND ISD	'079907	76856	COMMONWEALTH EL	'079907135	1017 *	0	*	*	*	24	3	0	0	27	
FORT BEND ISD	'079907	76856	BRAZOS BEND EL	'079907136	698 6	0	0	0	6	25	3	0	0	28	
FORT BEND ISD	'079907	76856	SIENNA CROSSING EL	'079907137	975 8	1	0	0	9	36	5	0	0	41	

FORT BEND ISD	'079907	76856	OYSTER CREEK EL	'079907138	842 *	1	*	*	*	28	4	0	0	32
FORT BEND ISD	'079907	76856	LULA BELLE GOODMAN EL	'079907139	723 *	2	*	*	*	24	5	0	0	29
FORT BEND ISD	'079907	76856	RITA DRABEK EL	'079907140	736 *	0	*	*	*	28	3	0	0	31
FORT BEND ISD	'079907	76856	BARBARA JORDAN EL	'079907141	506 *	3	*	*	*	5	5	*	*	*
FORT BEND ISD	'079907	76856	SCANLAN OAKS EL	'079907142	826 12	0	0	0	12	63	3	0	0	66
FORT BEND ISD	'079907	76856	MARY AUSTIN HOLLEY EL	'079907143	638 7	1	0	0	8	24	1	0	0	25
FORT BEND ISD	'079907	76856	DR LYNN ARMSTRONG EL	'079907144	476 7	0	0	0	7	24	4	0	0	28
FORT BEND ISD	'079907	76856	OAKLAND EL	'079907145	875 12	2	0	0	14	77	9	0	0	86
FORT BEND ISD	'079907	76856	ROSA PARKS EL	'079907146	620 *	2	*	*	*	21	3	0	0	24
FORT BEND ISD	'079907	76856	CORNERSTONE EL	'079907147	982 *	0	*	*	*	50	1	0	0	51
FORT BEND ISD	'079907	76856	JAN SCHIFF EL	'079907148	879 10	1	0	0	11	32	1	0	0	33
FORT BEND ISD	'079907	76856	JUAN SEGUIN EL	'079907149	665 *	1	*	*	*	37	6	0	0	43
FORT BEND ISD	'079907	76856	HERITAGE ROSE EL	'079907150	1130 *	1	*	*	*	38	7	0	0	45
FORT BEND ISD	'079907	76856	CAROLYN AND VERNON MADDEN EL	'079907151	824 *	0	*	*	*	29	3	0	0	32
FORT BEND ISD	'079907	76856	ANNE MCCORMICK SULLIVAN EL	'079907152	1263					15	1	0	0	16
FORT BEND ISD	'079907	76856	DONALD LEONETTI EL	'079907153	869 7	0	0	0	7	57	7	0	0	64
FORT BEND ISD	'079907	76856	JAMES C NEILL EL	'079907154	980 5	0	0	0	5	35	3	0	0	38
FORT BEND ISD	'079907	76856	JAMES PATTERSON EL	'079907155	773 *	0	*	*	*	26	1	0	0	27
FORT BEND ISD	'079907	76856	MALALA YOUSAFZAI	'079907156	832 *	0	*	*	*	27	0	0	0	27
FORT BEND ISD	'079907	76856	EL DAEP	'079907157	NR									
FORT BEND ISD	'079907	76856	RIDGEMONT EARLY LITERACY CENTER	'079907158	457 *	0	*	*	*	12	2	0	0	14
FORT BEND ISD	'079907	76856	HUNTERS GLEN EARLY LITERACY CENTER	'079907161	NR					*	2	*	*	*
FORT BEND ISD TOTAL	'079907	76856			76856 377	53	0	2	428	2562	309	0	3	2870
LEANDER ISD	'246913	40544	LEANDER H S	'246913001	2163									
LEANDER ISD	'246913	40544	CEDAR PARK H S	'246913002	2029									
LEANDER ISD	'246913	40544	VISTA RIDGE H S	'246913003	2501									
LEANDER ISD	'246913	40544	ROUSE H S	'246913004	1801									
LEANDER ISD	'246913	40544	VANDEGRIFT H S	'246913005	2805									
LEANDER ISD	'246913	40544	GLENN H S	'246913006	1811									
LEANDER ISD	'246913	40544	STEP - JJAEP	'246913010	NR									
LEANDER ISD	'246913	40544	NEW HOPE H S	'246913011	110									
LEANDER ISD	'246913	40544	STEP - DETENTION	'246913012	NR									
LEANDER ISD	'246913	40544	TRAVIS CO J J A E P	'246913013	NR									
LEANDER ISD	'246913	40544	LEANDER EXTENDED OPPORTUNITY	'246913014	13									
LEANDER ISD	'246913	40544	STEP - CORE	'246913015	0									
LEANDER ISD	'246913	40544	CEDAR PARK MIDDLE	'246913041	1341									
LEANDER ISD	'246913	40544	LEANDER MIDDLE	'246913042	845									
LEANDER ISD	'246913	40544	RUNNING BRUSHY MIDDLE	'246913043	1159									
LEANDER ISD	'246913	40544	ARTIE L HENRY MIDDLE	'246913044	1349									
LEANDER ISD	'246913	40544	CANYON RIDGE MIDDLE	'246913045	1186									
LEANDER ISD	'246913	40544	KNOX WILEY MIDDLE	'246913046	827									
LEANDER ISD	'246913	40544	FOUR POINTS MIDDLE	'246913047	693									
LEANDER ISD	'246913	40544	FLORENCE W STILES MIDDLE	'246913048	1454									
LEANDER ISD	'246913	40544	STACY KAYE DANIELSON MIDDLE	'246913049	994									
LEANDER ISD	'246913	40544	WHITESTONE EL	'246913101	852									
LEANDER ISD	'246913	40544	ADA MAE FAUBION EL	'246913102	373									
LEANDER ISD	'246913	40544	BLOCK HOUSE CREEK EL	'246913103	571									
LEANDER ISD	'246913	40544	CYPRESS EL	'246913104	522									
LEANDER ISD	'246913	40544	C C MASON EL	'246913105	613									
LEANDER ISD	'246913	40544	LOIS F GIDDENS EL	'246913106	445									
LEANDER ISD	'246913	40544	STEINER RANCH EL	'246913107	545									
LEANDER ISD	'246913	40544	PAULINE NAUMANN EL	'246913108	423									
LEANDER ISD	'246913	40544	BAGDAD EL	'246913109	611									
LEANDER ISD	'246913	40544	CHARLOTTE COX EL	'246913110	583									
LEANDER ISD	'246913	40544	LAURA WELCH BUSH EL	'246913111	555									
LEANDER ISD	'246913	40544	PATRICIA KNOWLES EL	'246913112	624									
LEANDER ISD	'246913	40544	DEER CREEK EL	'246913113	604									
LEANDER ISD	'246913	40544	PLEASANT HILL EL	'246913114	688									
LEANDER ISD	'246913	40544	RUTLEDGE EL	'246913115	974									
LEANDER ISD	'246913	40544	JIM PLAIN EL	'246913116	689									
LEANDER ISD	'246913	40544	WILLIAM J WINKLEY EL	'246913117	698									
LEANDER ISD	'246913	40544	RIVER PLACE EL	'246913118	677									
LEANDER ISD	'246913	40544	GRANDVIEW HILLS EL	'246913119	445									

LEANDER ISD	'246913	40544 PARKSIDE EL	'246913120	958										
LEANDER ISD	'246913	40544 WESTSIDE EL	'246913121	565										
LEANDER ISD	'246913	40544 RONALD REAGAN EL	'246913122	874										
LEANDER ISD	'246913	40544 RIVER RIDGE EL	'246913123	561										
LEANDER ISD	'246913	40544 OFFICER LEONARD A REED EL	'246913124	726										
LEANDER ISD	'246913	40544 CHRISTINE CAMACHO EL	'246913125	662										
LEANDER ISD	'246913	40544 MONTA JANE AKIN EL	'246913126	876										
LEANDER ISD	'246913	40544 LARKSPUR EL	'246913127	749										
LEANDER ISD	'246913	40544 TARVIN EL	'246913128	NR										
LEANDER ISD TOTAL	'246913	40544		40544										
ROUND ROCK ISD	'246909	48238 ROUND ROCK H S	'246909001	3717 16	0	0	0	16	48	5	0	0	54	
ROUND ROCK ISD	'246909	48238 ROUND ROCK OPPORT CTR DAEP	'246909002	13					0	3	0	0	3	
ROUND ROCK ISD	'246909	48238 WESTWOOD H S	'246909003	2829 *	0	*	*	*	19	3	0	0	22	
ROUND ROCK ISD	'246909	48238 MCNEIL H S	'246909004	2590 *	0	*	*	*	36	6	0	0	42	
ROUND ROCK ISD	'246909	48238 GOALS	'246909005	NR										
ROUND ROCK ISD	'246909	48238 STONY POINT H S	'246909007	2599 15	0	0	0	15	92	7	0	0	99	
ROUND ROCK ISD	'246909	48238 CEDAR RIDGE H S	'246909008	2799 38	2	0	0	40	79	6	0	0	85	
ROUND ROCK ISD	'246909	48238 SUCCESS H S	'246909011	323 *	0	*	*	*	7	1	0	0	8	
ROUND ROCK ISD	'246909	48238 S T E P - J J A E P	'246909012	1										
ROUND ROCK ISD	'246909	48238 RRISD EARLY COLLEGE H S	'246909015	349					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 S T E P - DETENTION	'246909016	3										
ROUND ROCK ISD	'246909	48238 S T E P - C O R E	'246909018	5										
ROUND ROCK ISD	'246909	48238 C D FULKES MIDDLE	'246909041	697 *	0	*	*	*	7	1	0	0	8	
ROUND ROCK ISD	'246909	48238 NOEL GRISHAM MIDDLE	'246909042	634 *	0	*	*	*	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 CHISHOLM TRAIL MIDDLE	'246909043	798 9	0	0	0	9	23	3	0	0	26	
ROUND ROCK ISD	'246909	48238 CANYON VISTA MIDDLE	'246909044	1408 *	0	*	*	*	10	2	1	0	11	
ROUND ROCK ISD	'246909	48238 DEERPARK MIDDLE	'246909045	925 *	0	*	*	*	16	0	0	0	16	
ROUND ROCK ISD	'246909	48238 HOPEWELL MIDDLE	'246909046	1261 *	1	*	*	*	37	1	0	0	38	
ROUND ROCK ISD	'246909	48238 CEDAR VALLEY MIDDLE	'246909047	1353 6	0	0	0	6	21	1	0	0	22	
ROUND ROCK ISD	'246909	48238 RIDGEVIEW MIDDLE	'246909051	1351 12	0	0	0	12	33	3	0	0	36	
ROUND ROCK ISD	'246909	48238 JAMES GARLAND WALSH MIDDLE	'246909052	1335 5	0	0	0	5	15	1	0	0	16	
ROUND ROCK ISD	'246909	48238 MIDDLE	'246909053	772 7	1	0	0	8	34	6	0	0	40	
ROUND ROCK ISD	'246909	48238 PEARSON RANCH MIDDLE	'246909054	978					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 CLAUDE BERKMAN EL	'246909101	405 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 EL DAEP	'246909102	NR										
ROUND ROCK ISD	'246909	48238 SPICEWOOD EL	'246909105	800 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 XENIA VOIGT EL	'246909106	491 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 DEEPWOOD EL	'246909107	358 *	0	*	*	*	14	1	0	0	15	
ROUND ROCK ISD	'246909	48238 FOREST NORTH EL	'246909108	327					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 ANDERSON MILL EL	'246909109	493 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 KATHY CARAWAY EL	'246909110	554 *	0	*	*	*	9	0	0	0	9	
ROUND ROCK ISD	'246909	48238 VIC ROBERTSON EL	'246909111	423 0	1	0	0	1	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 PURPLE SAGE EL	'246909113	412 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 BRUSHY CREEK EL	'246909114	637 *	0	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 WELLS BRANCH EL	'246909115	405					*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 LAUREL MOUNTAIN EL	'246909116	714 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 POND SPRINGS EL	'246909117	520 *	0	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 BLUEBONNET EL	'246909118	340 5	0	0	0	5	8	1	0	1	8	
ROUND ROCK ISD	'246909	48238 DOUBLE FILE TRAIL EL	'246909119	658 *	0	*	*	*	27	0	0	0	27	
ROUND ROCK ISD	'246909	48238 LIVE OAK EL	'246909120	474 *	0	*	*	*	13	0	0	0	13	
ROUND ROCK ISD	'246909	48238 GATTIS EL	'246909121	671 *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 OLD TOWN EL	'246909122	619 0	1	0	0	1	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 FERN BLUFF EL	'246909123	586 *	0	*	*	*	21	5	0	0	26	
ROUND ROCK ISD	'246909	48238 JOLLYVILLE EL	'246909124	509 *	0	*	*	*	8	2	0	0	10	
ROUND ROCK ISD	'246909	48238 CANYON CREEK EL	'246909125	384 *	1	*	*	*	*	2	*	*	*	
ROUND ROCK ISD	'246909	48238 FOREST CREEK EL	'246909126	743 9	0	0	0	9	51	4	0	1	54	
ROUND ROCK ISD	'246909	48238 CALDWELL HEIGHTS EL	'246909127	643 *	0	*	*	*	20	1	0	0	21	
ROUND ROCK ISD	'246909	48238 GREAT OAKS EL	'246909128	919 0	1	0	0	1	*	3	*	*	*	
ROUND ROCK ISD	'246909	48238 JOE LEE JOHNSON EL	'246909129	757 5	0	0	0	5	12	0	0	0	12	
ROUND ROCK ISD	'246909	48238 BLACKLAND PRAIRIE EL	'246909130	733 16	1	0	0	17	24	3	0	0	27	
ROUND ROCK ISD	'246909	48238 TERAVISTA EL	'246909131	814 8	0	0	0	8	33	4	0	0	37	
ROUND ROCK ISD	'246909	48238 CACTUS RANCH EL	'246909132	821					*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 REDBUD EL	'246909133	NR *	0	*	*	*	*	0	*	*	*	
ROUND ROCK ISD	'246909	48238 PATSY SOMMER EL	'246909134	1178 *	1	*	*	*	*	1	*	*	*	
ROUND ROCK ISD	'246909	48238 CHANDLER OAKS EL	'246909135	581 *	1	*	*	*	10	1	0	0	11	
ROUND ROCK ISD	'246909	48238 NEYSA CALLISON EL	'246909136	711 7	0	0	0	7	12	0	0	0	12	
ROUND ROCK ISD	'246909	48238 UNION HILL EL	'246909137	680 10	0	0	0	10	48	1	0	0	49	

ROUND ROCK ISD	'246909	48238	LINDA HERRINGTON EL	'246909138	1108	*	0	*	*	*	*	2	*	*	*
ROUND ROCK ISD	'246909	48238	ELSA ENGLAND EL	'246909139	1030						*	0	*	*	*
ROUND ROCK ISD TOTAL	'246909	48238			48238	228	11	0	0	239	968	100	1	3	1065

Report 2: School Reported COVID-19 Cases in Public Schools, August 2, 2021 - September 19, 2021, Texas
Current Report Period: September 13, 2021 - September 19, 2021

						Current Report Period					Cumulative Reports				
						School Reported Source of Infection					School Reported Source of Infection				
District Name	District LEA Number	Total District Enrollment as of January 29, 2021	Campus Name	Campus ID	Total School Enrollment as of January 29, 2021	New Student Cases	New Staff Cases	On Campus	Off Campus	Unknown	Total Student Cases	Total Staff Cases	On Campus	Off Campus	Unknown
KILLEEN ISD	'014906	43634	KILLEEN H S	'014906001	2099	20	1	0	0	21	97	14	0	0	111
KILLEEN ISD	'014906	43634	C E ELLISON H S	'014906002	2738	12	0	0	0	12	45	8	0	0	53
KILLEEN ISD	'014906	43634	KILLEEN ISD CAREER CENTER	'014906003	NR	0	2	0	0	2	*	3	*	*	*
KILLEEN ISD	'014906	43634	GATEWAY H S	'014906004	45	*	1	*	*	*	2	*	*	*	*
KILLEEN ISD	'014906	43634	PATHWAYS ACADEMIC CAMPUS	'014906006	360	*	0	*	*	*	3	*	*	*	*
KILLEEN ISD	'014906	43634	HARKER HEIGHTS H S	'014906007	2673	12	1	0	0	13	51	13	0	0	64
KILLEEN ISD	'014906	43634	ROBERT M SHOEMAKER H S	'014906008	2153	17	0	0	0	17	56	11	0	0	67
KILLEEN ISD	'014906	43634	GATEWAY MIDDLE	'014906009	43						0	3	0	0	3
KILLEEN ISD	'014906	43634	KILLEEN ISD EARLY COLLEGE H S	'014906013	1025	*	1	*	*	*	*	1	*	*	*
KILLEEN ISD	'014906	43634	ADVENTHEALTH SCHOOL	'014906022	6										
KILLEEN ISD	'014906	43634	KILLEEN JJAEP	'014906026	2										
KILLEEN ISD	'014906	43634	RANCIER MIDDLE	'014906043	795	14	0	0	0	14	27	16	0	0	43
KILLEEN ISD	'014906	43634	MANOR MIDDLE	'014906044	762	*	1	*	*	*	11	2	0	0	13
KILLEEN ISD	'014906	43634	EASTERN HILLS MIDDLE	'014906046	650	9	0	0	0	9	45	3	0	0	48
KILLEEN ISD	'014906	43634	PALO ALTO MIDDLE	'014906048	862	12	0	0	0	12	*	5	*	*	*
KILLEEN ISD	'014906	43634	LIBERTY HILL MIDDLE	'014906049	910	5	2	0	0	7	24	4	0	0	28
KILLEEN ISD	'014906	43634	LIVE OAK RIDGE MIDDLE	'014906050	673	5	0	0	0	5	13	0	0	0	13
KILLEEN ISD	'014906	43634	UNION GROVE MIDDLE	'014906051	692	*	1	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	AUDIE MURPHY MIDDLE	'014906052	795	10	1	0	0	11	35	5	0	0	40
KILLEEN ISD	'014906	43634	CHARLES E PATTERSON MIDDLE	'014906053	1008	5	1	0	0	6	30	2	0	0	32
KILLEEN ISD	'014906	43634	ROY J SMITH MIDDLE	'014906054	1382	14	2	0	0	16	45	5	0	0	50
KILLEEN ISD	'014906	43634	NOLAN MIDDLE	'014906055	1020	*	0	*	*	*	20	4	0	0	24
KILLEEN ISD	'014906	43634	EL ALTER LEARNING CENTER	'014906100	20										
KILLEEN ISD	'014906	43634	CLIFTON PARK EL	'014906102	471	*	0	*	*	*	14	5	0	0	19
KILLEEN ISD	'014906	43634	HARKER HEIGHTS EL	'014906105	664	*	1	*	*	*	12	2	0	0	14
KILLEEN ISD	'014906	43634	MEADOWS EL	'014906108	748	6	0	0	0	6	13	0	0	0	13
KILLEEN ISD	'014906	43634	PEEBLES EL	'014906109	723	9	0	0	0	9	*	3	*	*	*
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906110	635	9	1	0	0	10	50	7	0	0	57
KILLEEN ISD	'014906	43634	SUGAR LOAF EL	'014906111	356										
KILLEEN ISD	'014906	43634	WEST WARD EL	'014906112	426										
KILLEEN ISD	'014906	43634	BELLAIRE EL	'014906113	469										
KILLEEN ISD	'014906	43634	NOLANVILLE EL	'014906115	563	*	0	*	*	*	8	0	0	0	8
KILLEEN ISD	'014906	43634	CLARKE EL	'014906116	548	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	DUNCAN EL	'014906117	NR										
KILLEEN ISD	'014906	43634	HAY BRANCH EL	'014906119	626	*	0	*	*	*	*	0	*	*	*
KILLEEN ISD	'014906	43634	WILLOW SPRINGS EL	'014906120	897	*	1	*	*	*	33	17	0	0	50
KILLEEN ISD	'014906	43634	MOUNTAIN VIEW EL	'014906121	859	*	2	*	*	*	*	7	*	*	*
KILLEEN ISD	'014906	43634	REECES CREEK EL	'014906122	879	*	0	*	*	*	11	1	0	0	12
KILLEEN ISD	'014906	43634	CLEAR CREEK EL	'014906123	676						*	3	*	*	*
KILLEEN ISD	'014906	43634	CEDAR VALLEY EL	'014906124	623	7	0	0	0	7	*	1	*	*	*
KILLEEN ISD	'014906	43634	BROOKHAVEN EL	'014906125	611	12	1	0	0	13	29	5	0	0	34
KILLEEN ISD	'014906	43634	VENABLE VILLAGE EL	'014906126	592	7	0	0	0	7	17	2	0	0	19
KILLEEN ISD	'014906	43634	TRIMMIER EL	'014906127	827	*	3	*	*	*	13	8	0	0	21
KILLEEN ISD	'014906	43634	MONTAGUE VILLAGE EL	'014906128	567	0	3	0	0	3	18	7	0	0	25
KILLEEN ISD	'014906	43634	MAXDALE EL	'014906129	623	*	0	*	*	*	*	2	*	*	*
KILLEEN ISD	'014906	43634	IRA CROSS JR EL	'014906130	680	*	0	*	*	*	9	3	0	0	12
KILLEEN ISD	'014906	43634	IDUMA EL	'014906131	780	5	0	0	0	5	14	1	0	0	15
KILLEEN ISD	'014906	43634	OVETA CULP HOBBY EL	'014906132	622	*	7	*	*	*	6	11	0	0	17
KILLEEN ISD	'014906	43634	TIMBER RIDGE EL	'014906133	868	*	0	*	*	*	25	8	0	0	33
KILLEEN ISD	'014906	43634	SAEGERT EL	'014906135	914	18	0	0	1	17	80	10	0	1	89
KILLEEN ISD	'014906	43634	SKIPCHA EL	'014906136	1054	9	1	0	0	10	27	8	0	0	35
KILLEEN ISD	'014906	43634	RICHARD E CAVAZOS EL	'014906137	606	*	0	*	*	*	8	4	0	0	12
KILLEEN ISD	'014906	43634	HAYNES EL	'014906138	910	6	3	0	0	9	17	4	0	0	21
KILLEEN ISD	'014906	43634	DR JOSEPH A FOWLER EL	'014906139	1248	*	2	*	*	*	12	5	0	1	16
KILLEEN ISD	'014906	43634	ALICE W DOUSE EL	'014906140	990	6	1	0	0	7	15	6	0	0	21
KILLEEN ISD	'014906	43634	MAUDE MOORE WOOD EL	'014906141	866	5	1	0	0	6	*	5			*
KILLEEN ISD	'014906	43634	PERSHING PARK EL	'014906142	NR										

EXHIBIT

KILLEEN ISD	'014906	43634 KILLEEN EL	'014906143	NR *	1	*	*	*	*	15	*	*	*
KILLEEN ISD	'014906	43634 CLIFTON PARK EL	'014906144	NR									
KILLEEN ISD	'014906	43634 PAT CARNEY EL	'014906145	NR *	0	*	*	*	*	2	*	*	*
KILLEEN ISD TOTAL	'014906	43634		43634 292	42	0	1	333	1085	258	0	2	1341
EDGEWOOD ISD	'015905	8814 JOHN F KENNEDY H S	'015905002	1103 *	0	*	*	*	23	2	0	0	25
EDGEWOOD ISD	'015905	8814 MEMORIAL H S	'015905003	1110					21	3	0	0	24
EDGEWOOD ISD	'015905	8814 BEXAR CO J J A E P	'015905010	NR									
EDGEWOOD ISD	'015905	8814 STEAM AT THE FINE ARTS ACADEMY	'015905015	284					10	3	0	0	13
EDGEWOOD ISD	'015905	8814 BRENTWOOD MIDDLE	'015905041	679 *	0	*	*	*	10	1	0	0	11
EDGEWOOD ISD	'015905	8814 ALTERNATIVE CENTER	'015905042	NR									
EDGEWOOD ISD	'015905	8814 E T WRENN MIDDLE	'015905044	577 *	1	*	*	*	15	4	0	0	19
EDGEWOOD ISD	'015905	8814 GUS GARCIA MIDDLE	'015905046	517 *	0	*	*	*	29	3	0	0	32
EDGEWOOD ISD	'015905	8814 ROY CISNEROS EL	'015905104	451 5	0	0	0	5	13	2	0	0	15
EDGEWOOD ISD	'015905	8814 ALONSO S PERALES EL	'015905106	316					15	1	0	0	16
EDGEWOOD ISD	'015905	8814 GARDENDALE EL	'015905108	135 *	1	*	*	*	*	2	*	*	*
EDGEWOOD ISD	'015905	8814 L B JOHNSON EL	'015905109	392 *	0	*	*	*	26	2	1	0	27
EDGEWOOD ISD	'015905	8814 LAS PALMAS EL	'015905110	244 *	0	*	*	*	8	1	0	0	9
EDGEWOOD ISD	'015905	8814 LOMA PARK EL	'015905112	550 *	1	*	*	*	33	8	0	0	41
EDGEWOOD ISD	'015905	8814 ROOSEVELT EL	'015905113	373 *	0	*	*	*	20	0	0	0	20
EDGEWOOD ISD	'015905	8814 STAFFORD EL	'015905114	489 *	0	*	*	*	28	1	0	0	29
EDGEWOOD ISD	'015905	8814 WINSTON EL	'015905116	391					17	1	0	0	18
EDGEWOOD ISD	'015905	8814 H B GONZALEZ EL	'015905117	403					15	3	0	0	18
EDGEWOOD ISD	'015905	8814 CARDENAS CENTER	'015905118	248 *	0	*	*	*	8	0	0	0	8
EDGEWOOD ISD	'015905	8814 BURLESON CENTER	'015905124	NR									
EDGEWOOD ISD	'015905	8814 STAFFORD CENTER	'015905125	277					*	8	*	*	*
EDGEWOOD ISD	'015905	8814 EL DAEP	'015905126	NR									
EDGEWOOD ISD	'015905	8814 GARDENDALE PRE-K 4 SA EARLY LEARNING	'015905140	235									
EDGEWOOD ISD	'015905	8814 PRE-K 4 SAN ANTONIO	'015905141	40									
EDGEWOOD ISD TOTAL	'015905	8814		8814 25	3	0	0	28	313	45	1	0	357
SAN ANTONIO ISD	'015907	45514 BRACKENRIDGE H S	'015907001	1507 *	1	*	*	*	26	5	0	0	31
SAN ANTONIO ISD	'015907	45514 BURBANK H S	'015907002	1293 5	0	0	0	5	23	1	0	0	24
SAN ANTONIO ISD	'015907	45514 EDISON H S	'015907003	1436 6	0	0	0	6	29	3	0	0	32
SAN ANTONIO ISD	'015907	45514 FOX TECHNICAL H S	'015907004	465					14	0	0	0	14
SAN ANTONIO ISD	'015907	45514 HIGHLANDS H S	'015907005	1517 *	0	*	*	*	23	4	0	0	27
SAN ANTONIO ISD	'015907	45514 HOUSTON H S	'015907006	841 *	0	*	*	*	27	4	0	0	31
SAN ANTONIO ISD	'015907	45514 JEFFERSON H S	'015907007	1590 0	1	0	0	1	12	6	0	0	18
SAN ANTONIO ISD	'015907	45514 LANIER H S	'015907008	1419 7	0	0	0	7	40	8	0	0	48
SAN ANTONIO ISD	'015907	45514 ESTRADA ACHIEVEMENT CTR	'015907010	11									
SAN ANTONIO ISD	'015907	45514 JJA	'015907020	1									
SAN ANTONIO ISD	'015907	45514 TRAVIS EARLY COLLEGE H S	'015907022	422					11	0	0	0	11
SAN ANTONIO ISD	'015907	45514 YOUNG WOMEN'S LEADERSHIP ACADEMY	'015907023	580					19	1	0	0	20
SAN ANTONIO ISD	'015907	45514 COOPER ACADEMY AT NAVARRO	'015907024	367 0	1	0	0	1	*	3	*	*	*
SAN ANTONIO ISD	'015907	45514 ST PHILIP'S COLLEGE EARLY COLLEGE H S WITH SAISD	'015907025	321					*	0	*	*	*
SAN ANTONIO ISD	'015907	45514 ADVANCED LEARNING ACADEMY	'015907026	955 *	0	*	*	*	23	0	0	0	23
SAN ANTONIO ISD	'015907	45514 CAST TECH H S	'015907027	486 *	0	*	*	*	9	0	0	0	9
SAN ANTONIO ISD	'015907	45514 CAST MED H S	'015907028	170					*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 TEXANS CAN ACADEMY AT HIGHLANDS H S	'015907030	290									
SAN ANTONIO ISD	'015907	45514 DAVIS MIDDLE	'015907043	636					23	3	0	0	26
SAN ANTONIO ISD	'015907	45514 HOT WELLS MIDDLE	'015907044	NR *	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514 HARRIS MIDDLE	'015907047	795 5	1	0	0	6	40	5	0	0	45
SAN ANTONIO ISD	'015907	45514 LONGFELLOW MIDDLE	'015907050	863 *	1	*	*	*	39	6	0	0	45
SAN ANTONIO ISD	'015907	45514 LOWELL MIDDLE	'015907051	270 *	0	*	*	*	8	0	0	0	8
SAN ANTONIO ISD	'015907	45514 POE MIDDLE	'015907054	215 *	1	*	*	*	10	1	0	0	11
SAN ANTONIO ISD	'015907	45514 RHODES MIDDLE	'015907055	556 0	1	0	0	1	10	4	0	0	14
SAN ANTONIO ISD	'015907	45514 ROGERS MIDDLE	'015907057	407					*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 WHITTIER MIDDLE	'015907059	757 *	0	*	*	*	12	2	0	0	14
SAN ANTONIO ISD	'015907	45514 EDGAR ALLAN POE STEM DUAL LANGUAGE MIDDLE	'015907060	NR									
SAN ANTONIO ISD	'015907	45514 TAFOLLA MIDDLE	'015907061	454 *	0	*	*	*	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514 BREWER ACADEMY	'015907064	13									
SAN ANTONIO ISD	'015907	45514 ARNOLD EL	'015907101	572 *	0	*	*	*	11	1	0	0	12
SAN ANTONIO ISD	'015907	45514 CHARLES C BALL EL	'015907103	533 *	0	*	*	*	17	1	0	0	18

SAN ANTONIO ISD	'015907	45514	BASKIN EL	'015907105	329	*	0	*	*	*	16	2	0	0	18
SAN ANTONIO ISD	'015907	45514	BEACON HILL ACADEMY	'015907106	392					*	5	*	*	*	*
SAN ANTONIO ISD	'015907	45514	BONHAM ACADEMY	'015907107	632	*	0	*	*	*	13	0	0	0	13
SAN ANTONIO ISD	'015907	45514	J T BRACKENRIDGE EL	'015907110	532	*	0	*	*	*	26	1	0	0	27
SAN ANTONIO ISD	'015907	45514	BRISCOE EL	'015907112	414	*	0	*	*	*	12	2	0	0	14
SAN ANTONIO ISD	'015907	45514	CAMERON EL	'015907114	288	*	0	*	*	*	5	0	0	0	5
SAN ANTONIO ISD	'015907	45514	COLLINS GARDEN EL	'015907116	434					20	1	0	0	0	21
SAN ANTONIO ISD	'015907	45514	AGNES COTTON ACADEMY	'015907117	447					*	1	*	*	*	*
SAN ANTONIO ISD	'015907	45514	DAVID CROCKETT ACADEMY	'015907118	667	0	1	0	0	1	0	5	0	0	5
SAN ANTONIO ISD	'015907	45514	DOUGLASS EL	'015907119	329						0	2	0	0	2
SAN ANTONIO ISD	'015907	45514	YOUNG WOMEN'S LEADERSHIP ACADEMY PRI AT PAGE	'015907120	268						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	DE ZAVALA EL	'015907121	477						*	3	*	*	*
SAN ANTONIO ISD	'015907	45514	FENWICK ACADEMY	'015907123	491						*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	MURIEL FORBES EL	'015907124	213	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	FOSTER EL	'015907125	502	*	0	*	*	*	9	1	0	0	10
SAN ANTONIO ISD	'015907	45514	FRANKLIN EL	'015907126	400						11	0	0	0	11
SAN ANTONIO ISD	'015907	45514	GATES EL	'015907127	161	0	1	0	0	1	*	2	*	*	*
SAN ANTONIO ISD	'015907	45514	CHARLES GRAEBNER EL	'015907129	659	*	2	*	*	*	39	2	0	0	41
SAN ANTONIO ISD	'015907	45514	ROBERT B GREEN EL	'015907131	185						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	HERF EL	'015907132	414						*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	RODRIGUEZ MONTESSORI EL	'015907133	115						5	0	0	0	5
SAN ANTONIO ISD	'015907	45514	HIGHLAND HILLS EL	'015907134	627	*	0	*	*	*	35	3	0	0	38
SAN ANTONIO ISD	'015907	45514	HIGHLAND PARK EL	'015907135	452	*	0	*	*	*	11	1	0	0	12
SAN ANTONIO ISD	'015907	45514	HILLCREST EL	'015907136	357	*	0	*	*	*	19	1	0	0	20
SAN ANTONIO ISD	'015907	45514	HIRSCH EL	'015907137	582	*	0	*	*	*	16	3	0	0	19
SAN ANTONIO ISD	'015907	45514	IRVING DUAL LANGUAGE ACADEMY	'015907138	426	*	0	*	*	*	20	2	0	0	22
SAN ANTONIO ISD	'015907	45514	HUPPERTZ EL	'015907139	279						8	1	0	0	9
SAN ANTONIO ISD	'015907	45514	ELOISE JAPHET ACADEMY	'015907141	792	5	0	0	0	5	34	3	0	0	37
SAN ANTONIO ISD	'015907	45514	M L KING ACADEMY	'015907142	274						18	1	0	0	19
SAN ANTONIO ISD	'015907	45514	GEORGE E KELLY EL	'015907143	203	*	0	*	*	*	22	1	0	0	23
SAN ANTONIO ISD	'015907	45514	SARAH S KING EL	'015907144	564	*	0	*	*	*	13	5	0	0	18
SAN ANTONIO ISD	'015907	45514	LAMAR EL	'015907146	328	*	0	*	*	*	15	1	0	0	16
SAN ANTONIO ISD	'015907	45514	BOWDEN ACADEMY	'015907147	476	*	0	*	*	*	28	0	0	0	28
SAN ANTONIO ISD	'015907	45514	MADISON EL	'015907148	440	*	0	*	*	*	*	1	*	*	*

SAN ANTONIO ISD	'015907	45514	MISSION ACADEMY	'015907210	490	*	0	*	*	*	14	3	0	0	17
SAN ANTONIO ISD	'015907	45514	SAISD - PK 4 SA	'015907239	90										
SAN ANTONIO ISD	'015907	45514	CARROLL EARLY CHILDHOOD CAMPUS	'015907240	401	5	0	0	0	5	24	3	0	0	27
SAN ANTONIO ISD	'015907	45514	CARVAJAL EL	'015907241	413	*	0	*	*	*	*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	KNOX EARLY CHILDHOOD CAMPUS	'015907242	181						*	1	*	*	*
SAN ANTONIO ISD	'015907	45514	TYNAN EARLY CHILDHOOD CAMPUS	'015907244	158	*	0	*	*	*	7	4	0	0	11
SAN ANTONIO ISD	'015907	45514	NELSON EARLY CHILDHOOD CAMPUS	'015907245	143	*	0	*	*	*	*	0	*	*	*
SAN ANTONIO ISD	'015907	45514	GONZALES EARLY CHILDHOOD CAMPUS	'015907246	115										
SAN ANTONIO ISD	'015907	45514	Multiple Campus		NR	0	3	0	0	3	0	22	0	0	22
SAN ANTONIO ISD TOTAL	'015907	45514			45514	133	18	0	0	151	1232	202	0	0	1434
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS H S	'057916002	2725	17	2	0	0	19	67	11	0	0	78
RICHARDSON ISD	'057916	37528	RICHARDSON H S	'057916003	2754	9	3	0	0	12	51	11	0	0	62
RICHARDSON ISD	'057916	37528	PEARCE H S	'057916004	2361	13	2	0	0	15	72	13	0	0	85
RICHARDSON ISD	'057916	37528	BERKNER H S	'057916005	2399	17	1	0	0	18	63	10	0	0	73
RICHARDSON ISD	'057916	37528	CHRISTA MCAULIFFE LEARNING CENTER	'057916006	39						*	3	*	*	*
RICHARDSON ISD	'057916	37528	P A S S LEARNING CTR	'057916008	NR										
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS J H	'057916042	854	*	2	*	*	*	18	4	0	0	22
RICHARDSON ISD	'057916	37528	RICHARDSON WEST TECHNOLOGY AND ARTS MAGNET	'057916044	749	*	0	*	*	*	14	2	0	0	16
RICHARDSON ISD	'057916	37528	RICHARDSON NORTH J H	'057916045	661	*	0	*	*	*	8	3	0	0	11
RICHARDSON ISD	'057916	37528	FOREST MEADOW J H	'057916047	753	*	0	*	*	*	13	2	0	0	15
RICHARDSON ISD	'057916	37528	WESTWOOD MATH SCIENCE LEADERSHIP MAGNET	'057916048	674						*	0	*	*	*
RICHARDSON ISD	'057916	37528	LIBERTY J H	'057916049	636	*	0	*	*	*	16	1	0	0	17
RICHARDSON ISD	'057916	37528	APOLLO J H	'057916050	648	*	0	*	*	*	15	1	0	0	16
RICHARDSON ISD	'057916	37528	PARKHILL J H	'057916051	667	*	1	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	ARAPAHO CLASSICAL MAGNET	'057916101	561	6	5	0	0	11	10	6	0	0	16
RICHARDSON ISD	'057916	37528	CANYON CREEK EL	'057916102	308	*	0	*	*	*	15	0	0	0	15
RICHARDSON ISD	'057916	37528	DOVER EL	'057916103	533	*	0	*	*	*	22	3	0	0	25
RICHARDSON ISD	'057916	37528	GREENWOOD HILLS EL	'057916104	412						*	1	*	*	*
RICHARDSON ISD	'057916	37528	HAMILTON PARK PACESETTER MAGNET	'057916105	649	*	1	*	*	*	13	2	0	0	15
RICHARDSON ISD	'057916	37528	O HENRY EL	'057916106	501	*	0	*	*	*	*	0	*	*	*
RICHARDSON ISD	'057916	37528	LAKE HIGHLANDS EL	'057916107	726	*	1	*	*	*	15	3	0	0	18
RICHARDSON ISD	'057916	37528	MOHAWK EL	'057916108	457	*	0	*	*	*	9	4	0	0	13
RICHARDSON ISD	'057916	37528	NORTHRICH EL	'057916109	347	*	1	*	*	*	*	2	*	*	*
RICHARDSON ISD	'057916	37528	NORTHWOOD HILLS EL	'057916110	410	*	0	*	*	*	*	4	*	*	*
RICHARDSON ISD	'057916	37528	RICHARDSON HEIGHTS EL	'057916111	418	*	0	*	*	*	13	2	0	0	15
RICHARDSON ISD	'057916	37528	RICHARDSON TERRACE EL	'057916112	525	5	0	0	0	5	*	0	*	*	*
RICHARDSON ISD	'057916	37528	SPRING VALLEY EL	'057916113	412						5	2	0	0	7
RICHARDSON ISD	'057916	37528	STULTS ROAD EL	'057916114	606	*	3	*	*	*	10	4	0	0	14
RICHARDSON ISD	'057916	37528	MARK TWAIN EL	'057916115	491	0	1	0	0	1	8	3	0	0	11
RICHARDSON ISD	'057916	37528	WALLACE EL	'057916116	661						12	4	0	0	16
RICHARDSON ISD	'057916	37528	WHITE ROCK EL	'057916117	978	5	0	0	0	5	31	2	0	0	33
RICHARDSON ISD	'057916	37528	SPRING CREEK EL	'057916118	398	*	2	*	*	*	9	2	0	0	11
RICHARDSON ISD	'057916	37528	DOBIE PRE-KINDERGARTEN SCHOOL	'057916119	392						*	3	*	*	*
RICHARDSON ISD	'057916	37528	FORESTRIDGE EL	'057916120	587	0	1	0	0	1	7	1	0	0	8
RICHARDSON ISD	'057916	37528	NORTHLAKE EL	'057916121	552	8	0	0	0	8	18	3	0	0	21
RICHARDSON ISD	'057916	37528	BOWIE EL	'057916122	646						44	5	0	0	49
RICHARDSON ISD	'057916	37528	PRAIRIE CREEK EL	'057916123	306	*	1	*	*	*	12	3	0	0	15
RICHARDSON ISD	'057916	37528	SPRINGRIDGE EL	'057916124	321	*	0	*	*	*	17	2	0	0	19
RICHARDSON ISD	'057916	37528	PRESTONWOOD EL	'057916125	462	5	0	0	0	5	13	1	0	0	14
RICHARDSON ISD	'057916	37528	SKYVIEW EL	'057916126	692	0	1	0	0	1	12	4	0	0	16
RICHARDSON ISD	'057916	37528	DARTMOUTH EL	'057916127	370	9	1	0	0	10	25	3	0	0	28
RICHARDSON ISD	'057916	37528	BRENTFIELD EL	'057916128	801	6	0	0	0	6	51	5	0	0	56
RICHARDSON ISD	'057916	37528	JESS HARBEN EL	'057916129	379	*	0	*	*	*	14	0	0	0	14
RICHARDSON ISD	'057916	37528	RICHLAND EL	'057916130	610	*	1	*	*	*	14	5	0	0	19
RICHARDSON ISD	'057916	37528	YALE EL	'057916131	388	*	0	*	*	*	11	1	0	0	12
RICHARDSON ISD	'057916	37528	MOSS HAVEN EL	'057916132	501	*	0	*	*	*	8	4	0	0	12
RICHARDSON ISD	'057916	37528	BIG SPRINGS EL	'057916133	353	*	1	*	*	*	*	3	*	*	*
RICHARDSON ISD	'057916	37528	MERRIMAN PARK EL	'057916134	510	*	0	*	*	*	7	3	0	0	10

RICHARDSON ISD	'057916	37528 AIKIN EL	'057916135	630 *	0	*	*	*	*	8	0	0	0	8
RICHARDSON ISD	'057916	37528 RISD ACAD	'057916137	825 *	0	*	*	*	*	15	0	0	0	15
RICHARDSON ISD	'057916	37528 MATH/SCIENCE/TECH MAGNET	'057916142	568 5	0	0	0	5	14	3	0	0	0	17
RICHARDSON ISD	'057916	37528 FOREST LANE ACADEMY	'057916143	628 *	1	*	*	*	6	3	0	0	0	9
RICHARDSON ISD	'057916	37528 AUDELIA CREEK EL	'057916144	570					*	1	*	*	*	*
RICHARDSON ISD	'057916	37528 CAROLYN G BUKHAIR EL	'057916145	616 *	0	*	*	*	5	0	0	0	0	5
RICHARDSON ISD	'057916	37528 THURGOOD MARSHALL EL	'057916146	508 *	0	*	*	*	13	3	0	0	0	16
RICHARDSON ISD TOTAL	'057916	37528		37528 167	32	0	0	0	199	879	163	0	0	1042
FORT BEND ISD	'079907	76856 DULLES H S	'079907001	2522 *	0	*	*	*	49	9	0	0	0	58
FORT BEND ISD	'079907	76856 WILLOWRIDGE H S	'079907002	1280 *	1	*	*	*	32	6	0	0	0	38
FORT BEND ISD	'079907	76856 CLEMENTS H S	'079907004	2477 *	1	*	*	*	58	11	0	0	0	69
FORT BEND ISD	'079907	76856 KEMPNER H S	'079907005	2047 *	0	*	*	*	70	13	0	0	0	83
FORT BEND ISD	'079907	76856 LAWRENCE E ELKINS H S	'079907006	2541 6	1	0	0	7	48	12	0	0	0	60
FORT BEND ISD	'079907	76856 STEPHEN F AUSTIN H S	'079907007	2246 5	1	0	0	6	64	7	0	0	0	71
FORT BEND ISD	'079907	76856 HIGHTOWER H S	'079907008	2171 11	0	0	0	11	87	5	0	0	0	92
FORT BEND ISD	'079907	76856 FORT BEND CO ALTER	'079907010	17										
FORT BEND ISD	'079907	76856 GEORGE BUSH H S	'079907011	2486 8	1	0	0	9	49	4	0	0	0	53
FORT BEND ISD	'079907	76856 THURGOOD MARSHALL H S	'079907012	1396 *	0	*	*	*	63	11	0	0	0	74
FORT BEND ISD	'079907	76856 WILLIAM B TRAVIS H S	'079907013	2995 9	0	0	0	9	114	8	0	0	0	124
FORT BEND ISD	'079907	76856 RIDGE POINT H S	'079907016	2990 6	0	0	0	6	82	10	0	0	0	92
FORT BEND ISD	'079907	76856 FERNDLELL HENRY CENTER FOR LEARNING	'079907038	30					*	0	*	*	*	*
FORT BEND ISD	'079907	76856 DULLES MIDDLE	'079907041	1406 5	1	0	0	6	58	4	0	0	0	62
FORT BEND ISD	'079907	76856 MISSOURI CITY MIDDLE	'079907042	1009 7	0	0	0	7	46	2	0	0	0	48
FORT BEND ISD	'079907	76856 SUGAR LAND MIDDLE	'079907043	1159 *	0	*	*	*	22	4	0	0	0	26
FORT BEND ISD	'079907	76856 QUAIL VALLEY MIDDLE	'079907044	1059 6	0	0	0	6	38	5	0	0	0	43
FORT BEND ISD	'079907	76856 FIRST COLONY MIDDLE	'079907045	1264 5	0	0	0	5	45	6	0	0	0	51
FORT BEND ISD	'079907	76856 CHRISTA MCAULIFFE MIDDLE	'079907046	905 *	0	*	*	*	25	3	0	0	0	28
FORT BEND ISD	'079907	76856 HODGES BEND MIDDLE	'079907047	1039 *	1	*	*	*	29	4	0	0	0	33
FORT BEND ISD	'079907	76856 LAKE OLYMPIA MIDDLE	'079907048	1222 6	0	0	0	6	55	11	0	1	0	65
FORT BEND ISD	'079907	76856 MACARIO GARCIA MIDDLE	'079907049	1411 *	1	*	*	*	59	8	0	0	0	67
FORT BEND ISD	'079907	76856 SARTARTIA MIDDLE	'079907050	1322 6	0	0	0	6	45	0	0	0	0	45
FORT BEND ISD	'079907	76856 FORT SETTLEMENT MIDDLE	'079907051	1360 6	2	1	0	7	24	6	1	0	0	29
FORT BEND ISD	'079907	76856 BILLY BAINES MIDDLE	'079907052	1249 6	2	0	0	8	52	6	0	0	0	58
FORT BEND ISD	'079907	76856 DAVID CROCKETT MIDDLE	'079907053	1080 7	1	0	0	8	47	2	0	0	0	49
FORT BEND ISD	'079907	76856 JAMES BOWIE MIDDLE	'079907054	1487 *	1	*	*	*	82	9	0	0	0	91
FORT BEND ISD	'079907	76856 RONALD THORNTON MIDDLE	'079907055	1360 8	1	0	0	9	94	9	0	0	0	103
FORT BEND ISD	'079907	76856 E A JONES EL	'079907101	531 6	0	0	0	6	22	2	0	0	0	24
FORT BEND ISD	'079907	76856 LAKEVIEW EL	'079907102	283					*	0	*	*	*	*
FORT BEND ISD	'079907	76856 BLUE RIDGE EL	'079907108	259 *	0	*	*	*	*	4	*	*	*	*
FORT BEND ISD	'079907	76856 RIDGEMONT EL	'079907109	309 0	1	0	0	1	*	2	*	*	*	*
FORT BEND ISD	'079907	76856 MEADOWS EL	'079907110	374 *	0	*	*	*	25	0	0	0	0	25
FORT BEND ISD	'079907	76856 QUAIL VALLEY EL	'079907111	490					19	5	0	0	0	24
FORT BEND ISD	'079907	76856 DULLES EL	'079907112	632					30	4	0	0	0	34
FORT BEND ISD	'079907	76856 BRIARGATE EL	'079907113	371					*	0	*	*	*	*
FORT BEND ISD	'079907	76856 TOWNWEST EL	'079907114	564 *	0	*	*	*	15	2	0	0	0	17
FORT BEND ISD	'079907	76856 LANTERN LANE EL	'079907115	427 *	0	*	*	*	15	4	0	0	0	19
FORT BEND ISD	'079907	76856 RIDGEGATE EL	'079907116	460 *	2	*	*	*	22	2	0	1	0	23
FORT BEND ISD	'079907	76856 COLONY BEND EL	'079907117	510 *	0	*	*	*	24	1	0	0	0	25
FORT BEND ISD	'079907	76856 MISSION BEND EL	'079907118	354 *	0	*	*	*	7	4	0	0	0	11
FORT BEND ISD	'079907	76856 SUGAR MILL EL	'079907119	558 *	0	*	*	*	15	1	0	0	0	16
FORT BEND ISD	'079907	76856 SETTLERS WAY EL	'079907120	819					21	2	0	0	0	23
FORT BEND ISD	'079907	76856 PALMER EL	'079907121	610 0	1	0	0	1	19	3	0	0	0	22
FORT BEND ISD	'079907	76856 HUNTERS GLEN EL	'079907122	370 *	0	*	*	*	9	1	0	0	0	10
FORT BEND ISD	'079907	76856 HIGHLANDS EL	'079907123	560 *	0	*	*	*	9	0	0	0	0	9
FORT BEND ISD	'079907	76856 MISSION GLEN EL	'079907124	401					*	2	*	*	*	*
FORT BEND ISD	'079907	76856 PECAN GROVE EL	'079907125	676 *	0	*	*	*	72	6	0	1	0	77
FORT BEND ISD	'079907	76856 AUSTIN PARKWAY EL	'079907126	656					58	7	0	0	0	65
FORT BEND ISD	'079907	76856 BARRINGTON PLACE EL	'079907127	554 *	0	*	*	*	21	5	0	0	0	26
FORT BEND ISD	'079907	76856 COLONY MEADOWS EL	'079907128	681 *	0	*	*	*	12	1	0	0	0	13
FORT BEND ISD	'079907	76856 MISSION WEST EL	'079907129	586 *	0	*	*	*	27	4	0	0	0	31
FORT BEND ISD	'079907	76856 WALKER STATION EL	'079907130	816 *	0	*	*	*	22	2	0	0	0	24
FORT BEND ISD	'079907	76856 EDGAR GLOVER JR EL	'079907131	403 *	0	*	*	*	17	2	0	0	0	19
FORT BEND ISD	'079907	76856 LEXINGTON CREEK EL	'079907132	540 *	0	*	*	*	21	0	0	0	0	21
FORT BEND ISD	'079907	76856 ARIZONA FLEMING EL	'079907133	557 *	0	*	*	*	14	1	0	0	0	15
FORT BEND ISD	'079907	76856 WALTER MOSES BURTON EL	'079907134	389 *	0	*	*	*	14	4	0	0	0	18
FORT BEND ISD	'079907	76856 COMMONWEALTH EL	'079907135	1017 *	0	*	*	*	26	3	0	0	0	29
FORT BEND ISD	'079907	76856 BRAZOS BEND EL	'079907136	698 5	1	0	0	6	30	4	0	0	0	34

FORT BEND ISD	'079907	76856	SIENNA CROSSING EL	'079907137	975 *	0	*	*	*	*	37	5	0	0	42
FORT BEND ISD	'079907	76856	OYSTER CREEK EL	'079907138	842 *	2	*	*	*	*	32	6	0	0	38
FORT BEND ISD	'079907	76856	LULA BELLE GOODMAN EL	'079907139	723 5	0	0	0	5	29	5	0	0	0	34
FORT BEND ISD	'079907	76856	RITA DRABEK EL	'079907140	736 *	0	*	*	*	*	32	3	0	0	35
FORT BEND ISD	'079907	76856	BARBARA JORDAN EL	'079907141	506 5	1	0	0	6	16	6	0	0	0	22
FORT BEND ISD	'079907	76856	SCANLAN OAKS EL	'079907142	826 7	0	0	0	7	70	3	0	0	0	73
FORT BEND ISD	'079907	76856	MARY AUSTIN HOLLEY EL	'079907143	638 *	0	*	*	*	*	25	1	0	0	26
FORT BEND ISD	'079907	76856	DR LYNN ARMSTRONG EL	'079907144	476 *	0	*	*	*	*	25	4	0	0	29
FORT BEND ISD	'079907	76856	OAKLAND EL	'079907145	875 12	0	0	0	12	89	9	0	0	0	98
FORT BEND ISD	'079907	76856	ROSA PARKS EL	'079907146	620 5	0	0	0	5	26	3	0	0	0	29
FORT BEND ISD	'079907	76856	CORNERSTONE EL	'079907147	982 *	0	*	*	*	*	52	1	0	0	53
FORT BEND ISD	'079907	76856	JAN SCHIFF EL	'079907148	879 11	0	0	0	11	43	1	0	0	0	44
FORT BEND ISD	'079907	76856	JUAN SEGUIN EL	'079907149	665 *	0	*	*	*	*	39	6	0	0	45
FORT BEND ISD	'079907	76856	HERITAGE ROSE EL	'079907150	1130 6	0	0	0	6	44	7	0	0	0	51
FORT BEND ISD	'079907	76856	CAROLYN AND VERNON MADDEN EL	'079907151	824						29	3	0	0	32
FORT BEND ISD	'079907	76856	ANNE MCCORMICK SULLIVAN EL	'079907152	1263 *	2	*	*	*	*	16	3	0	0	19
FORT BEND ISD	'079907	76856	DONALD LEONETTI EL	'079907153	869 *	0	*	*	*	*	60	7	0	0	67
FORT BEND ISD	'079907	76856	JAMES C NEILL EL	'079907154	980 *	0	*	*	*	*	39	3	0	0	42
FORT BEND ISD	'079907	76856	JAMES PATTERSON EL	'079907155	773 *	0	*	*	*	*	28	1	0	0	29
FORT BEND ISD	'079907	76856	MALALA YOUSAFZAI	'079907156	832 *	0	*	*	*	*	30	0	0	0	30
FORT BEND ISD	'079907	76856	EL DAEP	'079907157	NR										
FORT BEND ISD	'079907	76856	RIDGEMONT EARLY LITERACY CENTER	'079907158	457 *	0	*	*	*	*	13	2	0	0	15
FORT BEND ISD	'079907	76856	HUNTERS GLEN EARLY LITERACY CENTER	'079907161	NR *	0	*	*	*	*	2	*	*	*	*
FORT BEND ISD TOTAL	'079907	76856			76856 276	25	1	0	300	2840	334	1	3	3172	
LEANDER ISD	'246913	40544	LEANDER H S	'246913001	2163 11	1	0	0	12	11	1	0	0	0	12
LEANDER ISD	'246913	40544	CEDAR PARK H S	'246913002	2029 6	0	0	0	6	6	0	0	0	0	6
LEANDER ISD	'246913	40544	VISTA RIDGE H S	'246913003	2501 6	1	0	0	7	6	1	0	0	0	7
LEANDER ISD	'246913	40544	ROUSE H S	'246913004	1801 6	2	0	0	8	6	2	0	0	0	8
LEANDER ISD	'246913	40544	VANDEGRIFT H S	'246913005	2805 7	0	0	0	7	7	0	0	0	0	7
LEANDER ISD	'246913	40544	GLENN H S	'246913006	1811 8	0	0	0	8	8	0	0	0	0	8
LEANDER ISD	'246913	40544	STEP - JJAEP	'246913010	NR										
LEANDER ISD	'246913	40544	NEW HOPE H S	'246913011	110										
LEANDER ISD	'246913	40544	STEP - DETENTION	'246913012	NR										
LEANDER ISD	'246913	40544	TRAVIS CO J J A E P	'246913013	NR										
LEANDER ISD	'246913	40544	LEANDER EXTENDED OPPORTUNITY	'246913014	13										
LEANDER ISD	'246913	40544	STEP - CORE	'246913015	0										
LEANDER ISD	'246913	40544	CEDAR PARK MIDDLE	'246913041	1341 *	1	*	*	*	*	1	*	*	*	*
LEANDER ISD	'246913	40544	LEANDER MIDDLE	'246913042	845										
LEANDER ISD	'246913	40544	RUNNING BRUSHY MIDDLE	'246913043	1159 *	1	*	*	*	*	1	*	*	*	*
LEANDER ISD	'246913	40544	ARTIE L HENRY MIDDLE	'246913044	1349 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	CANYON RIDGE MIDDLE	'246913045	1186 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	KNOX WILEY MIDDLE	'246913046	827										
LEANDER ISD	'246913	40544	FOUR POINTS MIDDLE	'246913047	693 *	1	*	*	*	*	1	*	*	*	*
LEANDER ISD	'246913	40544	FLORENCE W STILES MIDDLE	'246913048	1454 *	1	*	*	*	*	1	*	*	*	*
LEANDER ISD	'246913	40544	STACY KAYE DANIELSON MIDDLE	'246913049	994 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	WHITESTONE EL	'246913101	852 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	ADA MAE FAUBION EL	'246913102	373 *	1	*	*	*	*	1	*	*	*	*
LEANDER ISD	'246913	40544	BLOCK HOUSE CREEK EL	'246913103	571 *	1	*	*	*	*	1	*	*	*	*
LEANDER ISD	'246913	40544	CYPRESS EL	'246913104	522										
LEANDER ISD	'246913	40544	C C MASON EL	'246913105	613 6	0	0	0	6	6	0	0	0	0	6
LEANDER ISD	'246913	40544	LOIS F GIDDENS EL	'246913106	445										
LEANDER ISD	'246913	40544	STEINER RANCH EL	'246913107	545 5	0	0	0	5	5	0	0	0	0	5
LEANDER ISD	'246913	40544	PAULINE NAUMANN EL	'246913108	423										
LEANDER ISD	'246913	40544	BAGDAD EL	'246913109	611										
LEANDER ISD	'246913	40544	CHARLOTTE COX EL	'246913110	583 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	LAURA WELCH BUSH EL	'246913111	555 10	0	0	0	10	10	0	0	0	0	10
LEANDER ISD	'246913	40544	PATRICIA KNOWLES EL	'246913112	624 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	DEER CREEK EL	'246913113	604 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	PLEASANT HILL EL	'246913114	688 5	2	0	0	7	5	2	0	0	0	7
LEANDER ISD	'246913	40544	RUTLEDGE EL	'246913115	974 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	JIM PLAIN EL	'246913116	689 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	WILLIAM J WINKLEY EL	'246913117	698 *	0	*	*	*	*	0	*	*	*	*
LEANDER ISD	'246913	40544	RIVER PLACE EL	'246913118	677 *	2	*	*	*	*	2	*	*	*	*

LEANDER ISD	'246913	40544	GRANDVIEW HILLS EL	'246913119	445 *	0	*	*	*	*	0	*	*	*
LEANDER ISD	'246913	40544	PARKSIDE EL	'246913120	958 *	1	*	*	*	*	1	*	*	*
LEANDER ISD	'246913	40544	WESTSIDE EL	'246913121	565 *	0	*	*	*	*	0	*	*	*
LEANDER ISD	'246913	40544	RONALD REAGAN EL	'246913122	874 0	1	0	0	1	0	1	0	0	1
LEANDER ISD	'246913	40544	RIVER RIDGE EL	'246913123	561 0	1	0	0	1	0	1	0	0	1
LEANDER ISD	'246913	40544	OFFICER LEONARD A REED EL	'246913124	726 *	1	*	*	*	*	1	*	*	*
LEANDER ISD	'246913	40544	CHRISTINE CAMACHO EL	'246913125	662 *	1	*	*	*	*	1	*	*	*
LEANDER ISD	'246913	40544	MONTA JANE AKIN EL	'246913126	876									
LEANDER ISD	'246913	40544	LARKSPUR EL	'246913127	749 *	0	*	*	*	*	0	*	*	*
LEANDER ISD	'246913	40544	TARVIN EL	'246913128	NR 0	1	0	0	1	0	1	0	0	1
LEANDER ISD TOTAL	'246913	40544			40544 122	20	0	0	142	122	20	0	0	142
ROUND ROCK ISD	'246909	48238	ROUND ROCK H S	'246909001	3717 22	2	0	0	24	74	7	0	0	82
ROUND ROCK ISD	'246909	48238	ROUND ROCK OPPORT CTR DAEP	'246909002	13 *	0	*	*	*	*	3	*	*	*
ROUND ROCK ISD	'246909	48238	WESTWOOD H S	'246909003	2829 9	0	0	0	9	28	3	0	0	31
ROUND ROCK ISD	'246909	48238	MCNEIL H S	'246909004	2590 *	0	*	*	*	38	6	0	0	44
ROUND ROCK ISD	'246909	48238	GOALS	'246909005	NR									
ROUND ROCK ISD	'246909	48238	STONY POINT H S	'246909007	2599 11	0	0	0	11	107	7	0	0	114
ROUND ROCK ISD	'246909	48238	CEDAR RIDGE H S	'246909008	2799 22	1	0	0	23	107	7	0	0	114
ROUND ROCK ISD	'246909	48238	SUCCESS H S	'246909011	323 *	0	*	*	*	10	1	0	0	11
ROUND ROCK ISD	'246909	48238	S T E P - J J A E P	'246909012	1									
ROUND ROCK ISD	'246909	48238	RRISD EARLY COLLEGE H S	'246909015	349					*	0	*	*	*
ROUND ROCK ISD	'246909	48238	S T E P - DETENTION	'246909016	3									
ROUND ROCK ISD	'246909	48238	S T E P - C O R E	'246909018	5									
ROUND ROCK ISD	'246909	48238	C D FULKES MIDDLE	'246909041	697 0	1	0	0	1	9	2	0	0	11
ROUND ROCK ISD	'246909	48238	NOEL GRISHAM MIDDLE	'246909042	634 *	0	*	*	*	7	3	0	0	10
ROUND ROCK ISD	'246909	48238	CHISHOLM TRAIL MIDDLE	'246909043	798 *	0	*	*	*	28	3	0	0	31
ROUND ROCK ISD	'246909	48238	CANYON VISTA MIDDLE	'246909044	1408 *	1	*	*	*	12	3	1	0	14
ROUND ROCK ISD	'246909	48238	DEERPARK MIDDLE	'246909045	925 *	0	*	*	*	21	0	0	0	21
ROUND ROCK ISD	'246909	48238	HOPEWELL MIDDLE	'246909046	1261 *	0	*	*	*	43	1	0	0	44
ROUND ROCK ISD	'246909	48238	CEDAR VALLEY MIDDLE	'246909047	1353					21	1	0	0	22
ROUND ROCK ISD	'246909	48238	RIDGEVIEW MIDDLE	'246909051	1351 6	0	0	0	6	41	3	0	0	44
ROUND ROCK ISD	'246909	48238	JAMES GARLAND WALSH MIDDLE	'246909052	1335 7	0	0	0	7	23	1	0	0	24
ROUND ROCK ISD	'246909	48238	PFC ROBERT P HERNANDEZ MIDDLE	'246909053	772 *	0	*	*	*	39	6	0	0	45
ROUND ROCK ISD	'246909	48238	PEARSON RANCH MIDDLE	'246909054	978					11	0	0	0	11
ROUND ROCK ISD	'246909	48238	CLAUDE BERKMAN EL	'246909101	405 *	0	*	*	*	13	1	0	0	14
ROUND ROCK ISD	'246909	48238	EL DAEP	'246909102	NR									
ROUND ROCK ISD	'246909	48238	SPICEWOOD EL	'246909105	800					*	0	*	*	*
ROUND ROCK ISD	'246909	48238	XENIA VOIGT EL	'246909106	491 *	0	*	*	*	9	1	0	0	10
ROUND ROCK ISD	'246909	48238	DEEPWOOD EL	'246909107	358 0	1	0	0	1	14	2	0	0	16
ROUND ROCK ISD	'246909	48238	FOREST NORTH EL	'246909108	327 *	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD	'246909	48238	ANDERSON MILL EL	'246909109	493 *	0	*	*	*	6	2	0	0	8
ROUND ROCK ISD	'246909	48238	KATHY CARAWAY EL	'246909110	554 *	0	*	*	*	10	0	0	0	10
ROUND ROCK ISD	'246909	48238	VIC ROBERTSON EL	'246909111	423 *	1	*	*	*	16	4	0	0	20
ROUND ROCK ISD	'246909	48238	PURPLE SAGE EL	'246909113	412 *	0	*	*	*	5	1	0	0	6
ROUND ROCK ISD	'246909	48238	BRUSHY CREEK EL	'246909114	637 *	0	*	*	*	18	1	0	0	19
ROUND ROCK ISD	'246909	48238	WELLS BRANCH EL	'246909115	405					*	3	*	*	*
ROUND ROCK ISD	'246909	48238	LAUREL MOUNTAIN EL	'246909116	714 *	1	*	*	*	*	3	*	*	*
ROUND ROCK ISD	'246909	48238	POND SPRINGS EL	'246909117	520 0	1	0	0	1	*	3	*	*	*
ROUND ROCK ISD	'246909	48238	BLUEBONNET EL	'246909118	340 5	1	0	0	6	13	2	0	1	14
ROUND ROCK ISD	'246909	48238	DOUBLE FILE TRAIL EL	'246909119	658 *	3	*	*	*	28	3	0	0	31
ROUND ROCK ISD	'246909	48238	LIVE OAK EL	'246909120	474 *	1	*	*	*	25	1	0	0	26
ROUND ROCK ISD	'246909	48238	GATTIS EL	'246909121	671 *	0	*	*	*	16	0	0	0	16
ROUND ROCK ISD	'246909	48238	OLD TOWN EL	'246909122	619 *	1	*	*	*	11	2	0	0	13
ROUND ROCK ISD	'246909	48238	FERN BLUFF EL	'246909123	586 *	1	*	*	*	23	6	0	0	29
ROUND ROCK ISD	'246909	48238	JOLLYVILLE EL	'246909124	509					8	2	0	0	10
ROUND ROCK ISD	'246909	48238	CANYON CREEK EL	'246909125	384					*	2	*	*	*
ROUND ROCK ISD	'246909	48238	FOREST CREEK EL	'246909126	743 9	0	0	0	9	61	4	0	1	64
ROUND ROCK ISD	'246909	48238	CALDWELL HEIGHTS EL	'246909127	643 5	1	0	0	6	27	3	0	0	30
ROUND ROCK ISD	'246909	48238	GREAT OAKS EL	'246909128	919 *	0	*	*	*	13	3	0	0	16
ROUND ROCK ISD	'246909	48238	JOE LEE JOHNSON EL	'246909129	757 *	1	*	*	*	15	1	0	0	16
ROUND ROCK ISD	'246909	48238	BLACKLAND PRAIRIE EL	'246909130	733 11	0	0	0	11	38	4	0	0	42
ROUND ROCK ISD	'246909	48238	TERAVISTA EL	'246909131	814 *	0	*	*	*	39	5	0	0	44
ROUND ROCK ISD	'246909	48238	CACTUS RANCH EL	'246909132	821 *	0	*	*	*	9	0	0	0	9
ROUND ROCK ISD	'246909	48238	REDBUD EL	'246909133	NR *	0	*	*	*	*	1	*	*	*
ROUND ROCK ISD	'246909	48238	PATSY SOMMER EL	'246909134	1178					*	1	*	*	*
ROUND ROCK ISD	'246909	48238	CHANDLER OAKS EL	'246909135	581					10	2	0	0	12
ROUND ROCK ISD	'246909	48238	NEYSA CALLISON EL	'246909136	711 0	1	0	0	1	12	1	0	0	13

ROUND ROCK ISD	'246909	48238	UNION HILL EL	'246909137	680 *	1	*	*	*	52	2	0	0	54
ROUND ROCK ISD	'246909	48238	LINDA HERRINGTON EL	'246909138	1108 0	1	0	0	1	*	3	*	*	*
ROUND ROCK ISD	'246909	48238	ELSA ENGLAND EL	'246909139	1030 *	0	*	*	*	*	0	*	*	*
ROUND ROCK ISD TOTAL	'246909	48238			48238 170	21	0	0	191	1193	126	1	3	1316

Search

Location | School

40 - 42 / 58

PEARSON RANCH MIDDLE SCHOOL

Total New Positive Cases: 0

New Student:

New Employee:

Total New Close Contacts: 0

New Student:

New Employee:

Total Cumulative Positive Cases: 10

Cumulative Student: 10

Cumulative Employee: 0

Total Cumulative Close Contacts: 38

Cumulative Student: 36

Cumulative Employee: 2

POND SPRINGS ELEMENTARY SCHOOL

Total New Positive Cases: 0

New Student:

New Employee:

Total New Close Contacts: 0

New Student:

New Employee:

Total Cumulative Positive Cases: 20

Cumulative Student: 16

Cumulative Employee: 4

Total Cumulative Close Contacts: 58

Cumulative Student: 49

Cumulative Employee: 9

PURPLE SAGE ELEMENTARY SCHOOL

Total New Positive Cases: 0

New Student:

New Employee:

Total New Close Contacts: 0

New Student:

New Employee:

Total Cumulative Positive Cases: 6

Cumulative Student: 5

Cumulative Employee: 1

Total Cumulative Close Contacts: 24

Cumulative Student: 18

Cumulative Employee: 6

40 - 42 / 58

Covid-19 Cases and Close Contact Summary

Data updated 09/28/2021

EXHIBIT
20



RISD COVID-19 Notification Portal

English

In keeping with RISD's practices to respond to COVID-19 and keeping parents, employees, students and the RISD community informed, this website has been developed to report the number of lab-confirmed positive cases of COVID-19 among people at each RISD school and central location.

The information below includes the cumulative number of lab-confirmed cases identified for each RISD school and central staff site since August 02, 2021, and the number of cases identified by location within the last 10 days. Identified positive case numbers include all students and staff enrolled/assigned to a campus, including virtual class option students. This site is updated each school day. More information about RISD's response to the pandemic is available at www.risd.org/covid19.

All data updated as of: 9/28/2021 4:54:14 PM

Currently Active COVID-19 Positive

Active Cases

Currently Active COVID-19 Confirmed Positive Students/Staff.

	Total	Positive	%
Employees	7,067 i	18	0.25 %
Students	37,625	101	0.27 %

2021-2022 COVID-19 Positive

Case totals since 8/02/2021

Start of school year totals (includes currently active).

	Total	Positive	%
Employees	7,067 i	200	2.83 %
Students	37,625	1060	2.82 %

Secondary Campuses (combined employee and student)

Campus	Total i	# Positive Currently Active	% Positive Currently Active	Positive 2021-2022 School Year
Berkner HS	2,696	7	0.26 %	101

Elementary Campuses (combined employee and student)

Campus	Total ⓘ	# Positive Currently Active	% Positive Currently Active	Positive 2021-2022 School Year
Aikin Elem	591	2	0.34 %	9
Arapaho Classical	627	11	1.75 %	25
Audelia Creek Elem	668		0.00 %	10
Big Springs Elem	449		0.00 %	11
Bowie Elem	756		0.00 %	31
Brentfield Elem	904		0.00 %	57
Canyon Creek Elem	351	1	0.28 %	16
Carolyn G Bukhair El	712		0.00 %	8
Dartmouth Elem	421	1	0.24 %	32
Dobie Pre-Kindergarten School	442		0.00 %	5
Dover Elementary	615		0.00 %	26
Forest Lane Academy	705	1	0.14 %	7
Forestridge Elem	645		0.00 %	8
Greenwood Hills Elem	455	1	0.22 %	6
Hamilton Park Magnet	748	11	1.47 %	28
Jess Harben Elem	459	4	0.87 %	18
Lake Highlands Elem	818		0.00 %	20
M/S/T Magnet	672		0.00 %	16



District/County Positivity Rate

As reported to Texas Education Agency

	Positivity Rate on Week Of 09/13-09/19	Positivity Rate on Week Of 09/06-09/12	Positivity Rate on Week Of 08/30-09/05	Positivity Rate on Week Of 08/23-8/29
SAISD	0.7%	1.0%	1.1%	1.6%

As compared to City of San Antonio/Bexar County

	Positivity Rate on Week Of 09/11-09/17	Positivity Rate on Week Of 09/04-09/10	Positivity Rate on Week Of 08/28-09/03	Positivity Rate on Week Of 08/21-8/27
SAISD	0.7%	1.0%	1.1%	1.6%
Bexar County	4.9%	7.1%	7.6%	10.6%

COVID Testing Report by campus

Campus	Students Enrolled	# Positive Cases On Week Of 09/11-09/17	# Positive Cases On Week Of 09/04-09/10	# Positive Cases On Week Of 08/28-09/03	# Positive Cases On Week Of 08/21-08/27
Brackenridge High School	1564	1	3	3	4
Burbank High School	1358	1	3	4	4
Edison High School	1362	4	2	5	6
Fox Tech High School	487	1	4	3	0
Highlands High School	1577	0	1	2	0
Sam Houston High School	861	1	2	3	8
Jefferson High School	1655	2	3	3	5
Lanier High School	1474	1	3	1	2





District/County Positivity Rate

As reported to Texas Education Agency

	Positivity Rate on Week Of 09/13-09/19	Positivity Rate on Week Of 09/06-09/12	Positivity Rate on Week Of 08/30-09/05	Positivity Rate on Week Of 08/23-8/29
SAISD	0.7%	1.0%	1.1%	1.6%

As compared to City of San Antonio/Bexar County

	Positivity Rate on Week Of 09/11-09/17	Positivity Rate on Week Of 09/04-09/10	Positivity Rate on Week Of 08/28-09/03	Positivity Rate on Week Of 08/21-8/27
SAISD	0.7%	1.0%	1.1%	1.6%
Bexar County	4.9%	7.1%	7.6%	10.6%

COVID Testing Report by campus

Ball Academy	353	5	3	1	2
Baskin Elementary	335	1	2	0	3
Beacon Hill Academy	364	0	3	0	1
Bonham Academy	647	1	0	0	2
Jt Brackenridge Elementary	457	4	2	8	6
Briscoe Elementary	407	5	2	7	2
Cameron Elementary	281	0	0	3	1
Collins Garden Elem	419	1	0	1	0



Weekly data finalized on 10/01/21

Location | School



1 - 10 / 48



Location School	TOTAL POSITIVE CASES CURRENT WEEK	Total Positive Cases Current Week – Confirmed	Total Positive Cases Current Week – Probable	TOTAL POSITIVE CASES CUMULATIVE	Total Positive Cases Cumulative – Confirmed	Total Positive Cases Cumulative – Probable
Leander ISD	50	47	3	1412	1377	35
Akin ES	1	1	0	33	31	2
Bagdad ES	0	0	0	32	27	5
Block House Creek ES	0	0	0	38	37	1
Camacho ES	0	0	0	24	24	0
Cox ES	7	7	0	38	38	0
Cypress ES	1	1	0	16	16	0
Deer Creek ES	0	0	0	22	22	0
Faubion ES	1	1	0	22	21	1
Giddens ES	2	2	0	24	24	0

1 - 10 / 48


EXHIBIT
25

Weekly data finalized on 10/01/21

Location | School



21 - 30 / 48



Location School	TOTAL POSITIVE CASES CURRENT WEEK	Total Positive Cases Current Week – Confirmed	Total Positive Cases Current Week – Probable	TOTAL POSITIVE CASES CUMULATIVE	Total Positive Cases Cumulative – Confirmed	Total Positive Cases Cumulative – Probable
Reed ES	0	0	0	17	17	0
River Place ES	2	2	0	26	26	0
River Ridge ES	0	0	0	9	9	0
Rutledge ES	1	1	0	16	16	0
Steiner Ranch ES	0	0	0	19	17	2
Tarvin ES	2	2	0	18	18	0
Westside ES	1	0	1	11	10	1
Whitestone ES	2	2	0	44	43	1
Winkley ES	2	2	0	27	26	1
Canyon Ridge MS	1	1	0	21	21	0

21 - 30 / 48


EXHIBIT
26



[Click Here For Mobile-Friendly Version](#)

Overview Page

Elementary

Middle School

High School

Non-Campus

Texas Public Schools COVID-19 Data

Understanding the Dashboard

Campus Type	Student Cases	Staff Cases	Total COVID Positive	Percent Positive
Elementary School	78	18	96	0.37%
Middle School	27	15	42	0.40%
High School	33	9	42	0.33%
Non-Campus Buildings	0	2	2	
Total	138	44	182	0.36%

*Collection of data for the 2021-2022 School Year started on August 16, 2021.

Total Confirmed Cases over Time - Last 10 Days

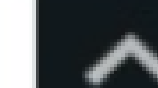
Student Cases out of 44,014 enrolled students



Employee Cases out of 6,808 employed staff members



EXHIBIT
27



Back
To Top

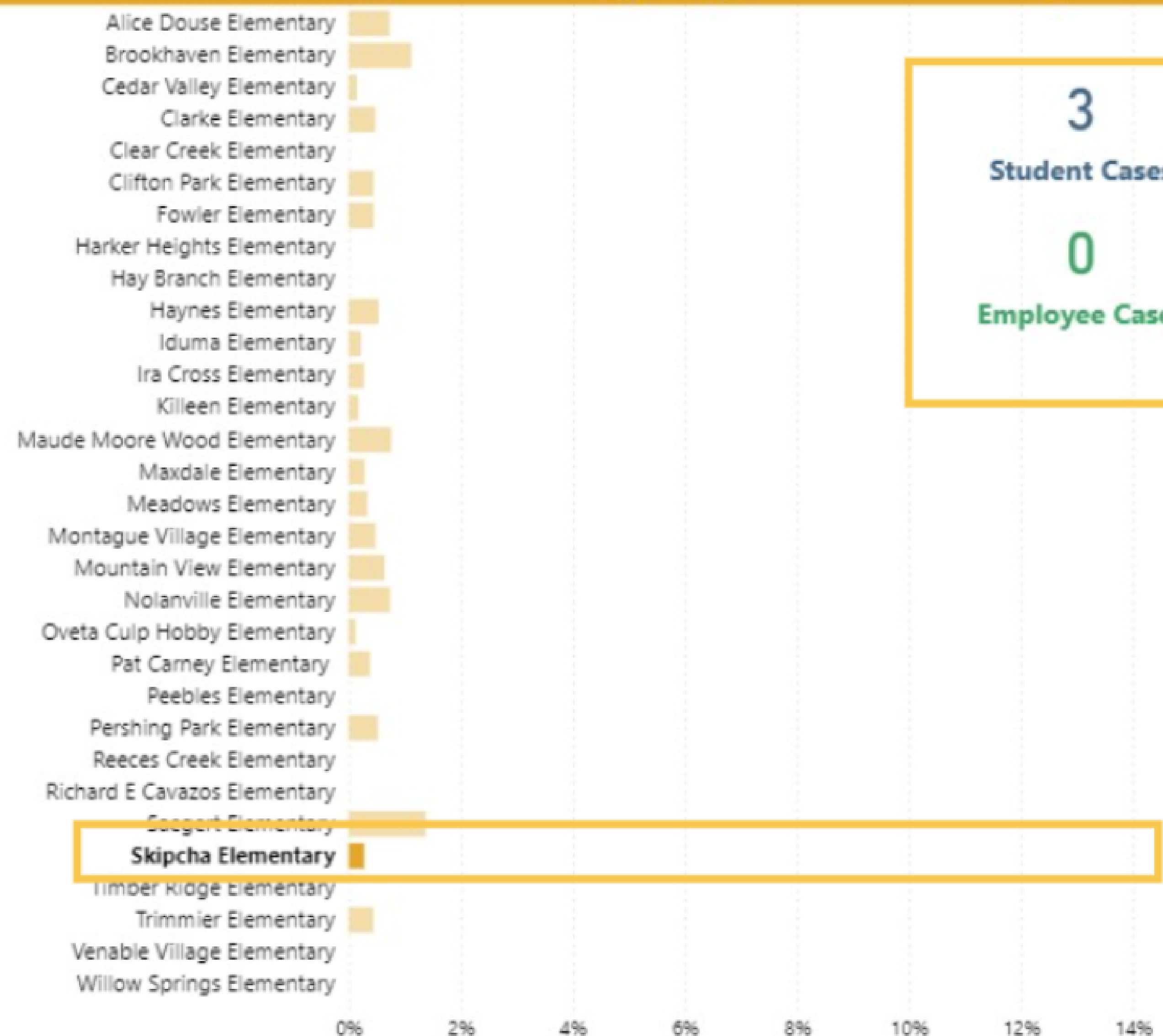


Click Here For Mobile-Friendly Version

- Overview Page
- Elementary
- Middle School
- High School
- Non-Campus

*Click on a campus name to see specific details related to that campus population over the last 10 days.

Student and Staff Positive Cases by Campus over the last 10 Days



3
Student Cases
0
Employee Cases

EXHIBIT
28



Back

To Top