### Chapter 472

H.B. No. 2263

1	AN ACT
2	relating to continued monitoring of certain public school campuses
3	that have been assigned a campus intervention team and the approval
4	and modification of a campus turnaround plan submitted by a school
5	district.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
7	SECTION 1. Section 39.106(e), Education Code, is amended to
8	read as follows:
9	(e) For each year a campus is assigned an unacceptable
10	performance rating, a campus intervention team shall:
11	(1) [continue to work with a campus until:
12	[(A) the campus satisfies all performance
13	standards under Section 39.054(e) for a two-year period; or
14	[ <del>(B) the campus satisfies all performance</del>
14 15	[ <del>(B) the campus satisfies all performance</del> standards under Section 39.054(e) for a one-year period and the
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15	standards under Section 39.054(e) for a one-year period and the
15 16	standards under Section 39.054(e) for a one-year-period and the commissioner determines that the campus is operating and will
15 16 17	standards under Section 39.054(e) for a one-year period and the commissioner determines that the campus is operating and will continue to operate in a manner that improves student achievement;
15 16 17 18	standards under Section 39.054(e) for a one-year period and the commissioner determines that the campus is operating and will continue to operate in a manner that improves student achievement;  [(2)] assist in updating the targeted improvement plan
15 16 17 18	standards under Section 39.054(e) for a one-year period and the commissioner determines that the campus is operating and will continue to operate in a manner that improves student achievement;  [(2)] assist in updating the targeted improvement plan to identify and analyze areas of growth and areas that require
15 16 17 18 19	standards under Section 39.054(e) for a one-year-period and the commissioner determines that the campus is operating and will continue to operate in a manner that improves student achievement;  [(2)] assist in updating the targeted improvement plan to identify and analyze areas of growth and areas that require improvement; and
115 116 117 118 119 220	standards under Section 39.054(e) for a one-year period and the commissioner determines that the campus is operating and will continue to operate in a manner that improves student achievement;  [(2)] assist in updating the targeted improvement plan to identify and analyze areas of growth and areas that require improvement; and  (2) [(3)] submit each updated plan described by

H.B. No. 2263

- 1 adding Subsections (b-10) and (b-11) to read as follows:
- 2 (b-10) Not later than June 15 of each year, the commissioner
- 3 shall, in writing, either approve or reject any campus turnaround
- 4 plan prepared and submitted to the commissioner by a district. If
- 5 the commissioner rejects a campus turnaround plan, the commissioner
- 6 must also send the district an outline of the specific concerns
- 7 regarding the turnaround plan that resulted in the rejection.
- 8 (b-11) If the commissioner rejects a campus turnaround
- 9 plan, the district must create a modified plan with assistance from
- 10 agency staff and submit the modified plan to the commissioner for
- 11 approval not later than the 60th day after the date the commissioner
- 12 rejects the campus turnaround plan. The commissioner shall notify
- 13 the district in writing of the commissioner's decision regarding
- 14 the modified plan not later than the 15th day after the date the
- 15 <u>commissioner receives the modified plan.</u>
- SECTION 3. This Act takes effect September 1, 2017.

President of the Senate

Speaker of the House

I certify that H.B. No. 2263 was passed by the House on April 20, 2017, by the following vote: Yeas 102, Nays 39, 1 present, not voting; and that the House concurred in Senate amendments to H.B. No. 2263 on May 26, 2017, by the following vote: Yeas 132, Nays 12, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2263 was passed by the Senate, with amendments, on May 24, 2017, by the following vote: Yeas 27, Nays 4.

Secretary of the Senate

APPROVED: \_\_\_

Date

Go∀ernor

FILED IN THE OFFICE OF THE SECRETARY OF STATE 1:00 PM O'CLOCK

Secretary of State

### FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

#### May 25, 2017

**TO**: Honorable Joe Straus, Speaker of the House, House of Representatives

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB2263 by Gooden (Relating to the public school accountability system.), As Passed 2nd

House

### No significant fiscal implication to the State is anticipated.

The bill would remove the requirement that a campus that had previously been assigned an unacceptable performance rating would continue to work with a campus intervention team (CIT). Under current statute, a campus previously assigned "Improvement Required" (IR) continued to work with a CIT to prepare and submit a targeted improvement plan for one or two years.

TEA estimates a reduction in the number of improvement plans submitted annually, and expects a cost savings to result from the bill. However, because these plans are from previously IR campuses, and the agency does not support them as extensively as it does multi-year IR campuses, the cost savings associated with the bill are not expected to be significant.

The commissioner would also be required to either approve or reject any campus turnaround plan in writing no later than June 15th of each year. If the plan is rejected, the commissioner must also send the district an outline of the specific concerns regarding the turnaround plan that resulted in the rejection. A district receiving a rejected plan must create a modified plan with assistance from TEA staff.

The bill would take effect September 1, 2017.

### **Local Government Impact**

The bill would reduce costs to districts with a campus that would no longer be required to contract with a Professional Service Provider in the year after the campus meets standard.

TEA estimates a minimal local impact for districts currently required to take action to address campus improvement plans. This bill would limit or eliminate interventions at some districts.

Source Agencies: 701 Texas Education Agency

LBB Staff: UP, SL, THo, AM

### FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

#### May 18, 2017

TO: Honorable Larry Taylor, Chair, Senate Committee on Education

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB2263 by Gooden (Relating to continued monitoring of certain public school campuses that have been assigned a campus intervention team and the approval and modification of a campus turnaround plan submitted by a school district.), Committee Report 2nd House, Substituted

### No significant fiscal implication to the State is anticipated.

The bill would remove the requirement that a campus that had previously been assigned an unacceptable performance rating would continue to work with a campus intervention team (CIT). Under current statute, a campus previously assigned "Improvement Required" (IR) continued to work with a CIT to prepare and submit a targeted improvement plan for one or two years.

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**Source Agencies:** 701 Texas Education Agency

LBB Staff: UP, SL, THo, AM

### FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

### May 12, 2017

TO: Honorable Larry Taylor, Chair, Senate Committee on Education

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB2263 by Gooden (Relating to continued monitoring of certain public school campuses

that have been assigned a campus intervention team.), As Engrossed

### No significant fiscal implication to the State is anticipated.

The bill's provisions would remove the requirement that a campus that had previously been assigned an unacceptable performance rating would continue to work with a campus intervention team (CIT). Under current statute, a campus previously assigned "Improvement Required" (IR) continued to work with a CIT to prepare and submit a targeted improvement plan for one or two years.

TEA estimates a reduction in the number of improvement plans submitted annually, and expects a cost savings to result from the bill. However, because these plans are from previously IR campuses, and the agency does not support them as extensively as it does multi-year IR campuses, the cost savings associated with the bill are not expected to be significant.

The bill would take effect September 1, 2017.

### **Local Government Impact**

The bill's provisions would reduce costs to districts with a campus that would no longer be required to contract with a Professional Service Provider in the year after the campus meets standard.

Source Agencies: 701 Texas Education Agency

LBB Staff: UP, THo, AM, SL

### FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

### March 18, 2017

TO: Honorable Dan Huberty, Chair, House Committee on Public Education

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB2263 by Gooden (Relating to continued monitoring of certain public school campuses

that have been assigned a campus intervention team.), As Introduced

### No significant fiscal implication to the State is anticipated.

The bill's provisions would remove the requirement that a campus that had previously been assigned an unacceptable performance rating would continue to work with a campus intervention team (CIT). Under current statute, a campus previously assigned "Improvement Required" (IR) continued to work with a CIT to prepare and submit a targeted improvement plan for one or two years.

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Source Agencies: 701 Texas Education Agency

LBB Staff: UP, THo, AM, SL