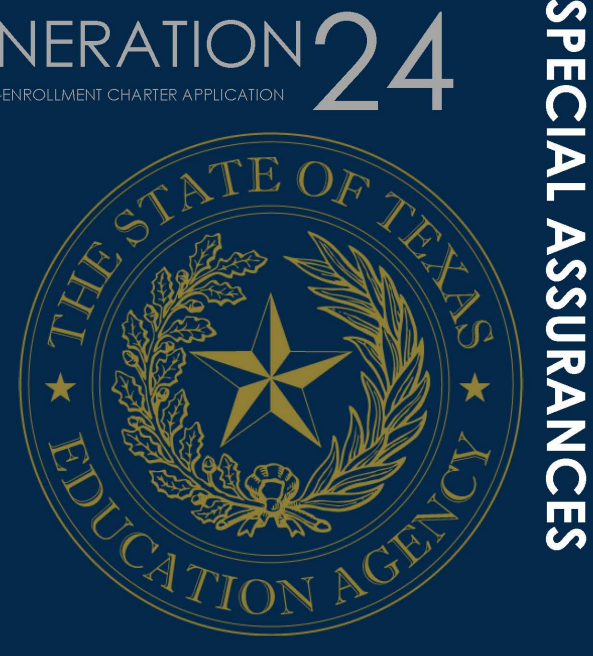
## GENERATION ? OPEN-ENROLLMENT CHARTER APPLICATION



RFA: 701-18-116

SAS: 562-19

## OPEN-ENROLLMENT CHARTER SCHOOL APPLICATION Generation Twenty-Four Special Assurances Document

Spons	soring Entity:
Propo	osed Charter School Name:
	pard Chair of the proposed sponsoring entity shall initial each <u>and</u> all assurances within this document to mawareness and understanding of responsibilities established herein.
I. Ope	n Meetings Requirements
	The proposed charter holder assures that all meetings in which charter school business is discussed will be posted to provide public notice, held in an open public forum, and any action items voted upon in a public forum as required by the Open Meetings Act in Government Code, Chapter 551.
	<ul> <li>Furthermore, the proposed charter holder assures that all of the following will be discussed in open meetings and only acted upon with approval of the charter holder board:</li> </ul>
	<ul> <li>The annual budget and all amendments to the budget,</li> <li>Any changes to job descriptions from those submitted in the application for charter, and</li> <li>Any changes in compensation from compensation as submitted in the application for charter.</li> </ul>
II. Pub	lic Information Requirements
	_ The proposed charter holder assures that information, that is considered public, requested by anyone will be provided in accordance with Government Code, Chapter 552.
III. Crii	minal History Check Requirements
	The proposed charter holder assures that criminal history checks will be completed in accordance with law and that no person will serve as a member of the governing body of a charter holder, as a member of the governing body of the charter school, or as an officer or employee of an charter school if the person has been convicted of a misdemeanor involving moral turpitude, a felony, an offense listed in TEC 37.007(a) or an offense listed in Article 62.01(5) Code of Criminal Procedure.
IV. Anı	nual Training Requirements
	The proposed charter holder assures that all annual training requirements for board members and school administrators will be completed in accordance with law and commissioner rules.
V. Resi	dential Facilities Monitoring (RFM) System
	The proposed charter holder assures that it understands that, pursuant to 19 Texas Administrative Code (TAC) §97.1072, there is a specific system for monitoring school districts and charter schools that serve students with disabilities who reside in RFs. The charter holder further assures that it understands that it will be required to report data related to students with disabilities residing in RFs in TEA's data collection system known as RF Tracker and that it may be subject to RFM intervention activities and on-site visits based upon a review of the data it reports or on random or other means of selection.
VI. Spe	ecial RF Training
	The proposed charter holder assures that all personnel involved with serving students with disabilities residing in an RF and personnel involved with reporting data in <i>RF Tracker</i> will receive training on the RFM system.

Spo	nsoring Entity:	
Proposed Charter School Name:		
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VII. A	admission and Enrollment	
	The proposed charter holder assures that parents or prospective students will not be required to attend an interview or meeting of any kind prior to admitting and/or enrolling a student, or during the time in which the student is enrolled.	
	The proposed charter holder assures that volunteer hours, or payment in lieu of volunteer hours, will not be required of the parent or guardian as a requirement for student admission or enrollment.	
	The proposed charter holder assures that there will be no specified days designated for enrollment and/or admission. If space is available, a student will be enrolled and admitted on any day at any time of day and must be counted as and considered a charter student immediately. State law does not allow for a trial enrollment period at a public school.	
	The proposed charter holder assures that no student auditions will be required prior to enrollment and admission at the charter school unless the charter is originally approved by the commissioner of education as a performing arts school with an audition component or the charter is amended by the commissioner of education to designate the school a performing arts school with an audition component.	
	The proposed charter holder understands that a student may be ineligible for enrollment at a charter school based on a history of a criminal offense, a juvenile court adjudication, or discipline problems under Texas Education Code (TEC), Chapter 37, Subchapter A, only if the enrollment prohibition is specifically approved by the commissioner of education when the charter is awarded, or if the charter is amended by the commissioner of education to allow this enrollment prohibition. It must be noted that the enrollment prohibition is not allowed for any prior discipline problems, but only those specified in TEC, Chapter 37, Subchapter A.	
VIII. I	Public Meeting(s)	
	_ The proposed charter holder assures that a public meeting will be held, in accordance with the requirements outlined in Attachment A2 of this application, for each approved campus opened after Year 1, at least 6 months prior to opening that campus. The proposed charter holder further assures that such meetings will be held within the city of the proposed campus address.	
IX. W	ithdrawal and Expulsion	
	<ul> <li>The proposed charter holder assures that it understands that only the parent or guardian may withdraw a student from the charter school, and the only time charter administrators may withdraw a student and use administrative withdrawal as the leaver code is in the rare instances when:         <ul> <li>a student is withdrawn by the charter school because the charter school discovers, when verifying enrollment information, that the student was not a resident of the district at the time of enrollment;</li> <li>the charter school discovers that the student has falsified enrollment information;</li> <li>proof of identification is not provided; or</li> <li>immunization records are not provided within 30 days of enrollment.</li> </ul> </li> </ul>	
	The proposed charter holder understands that a student who fails to comply with the charter school's student code of conduct may not be administratively withdrawn. If a student commits an expellable offense, as outlined in the student code of conduct, the charter holder further understands that charter administrators may expel the student only after due process has been afforded the student, and the charter holder board has determined that expulsion is the appropriate consequence.	

Sponsoring	ı Entity:
Proposed C	Charter School Name
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the st	proposed charter holder understands that it has an obligation to notify the school district in which tudent resides within three business days of any action expelling or <b>withdrawing</b> a student from the ter school. See 19 TAC §100.1211 (c).
all sul polic	coroposed charter holder assures that each campus granted through the initial charter contract <u>and</u> obsequent renewal, expansion, and re-designations shall establish and maintain gun-free campus cies. The charter shall also expel a student who brings a firearm, as defined by 18 U.S.C. Section 921, shool. See TEC §37.007(e).
X. Ready to	Open Check-List
	roposed charter holder understands, upon any subsequent approval and award of charter, that dy-to-open check list may be required to complete prior to final approval for the opening of any ous.
XI. Postpone	ement of Opening
	roposed charter holder understands that any request for the postponement of opening shall be d if the founding Board no longer constitutes the governing Board at the time of the request.
XII. Federal	and State Funding
Agen	proposed charter holder understands that any request for assistance from the Texas Education and the state of the provided from Every Student Succeeds Act funds, as granted by the Every Student eeds Act of 2015, must comply with the The Guns-Free Schools Act. See 20 U.S. Code § 7151.
towar new o	proposed charter holder understands that any <i>Every Student Succeeds Act</i> funds that are applied ards campus(es) operated on the premises of a public university or college may be effected by open-carry handgun legislation on public university and college campuses. See Senate Bill 11, as oved by the 84th Legislature, 2015.
"speci techn trainir funds	proposed charter holder understands that upon receipt of its first federally funded grant from TEA, cific conditions" will be imposed upon it, including requirement to participate in training and nical assistance provided by the Department of Grants and Federal Fiscal Compliance. The ng and technical assistance is designed to help new charter schools ensure that federal grant are used in accordance with applicable statutes, regulations, and requirements. TEA is authorized pose specific conditions by Title 2 of the Code of Federal Regulations (CFR), 200.331 (c) and 07.
=	ed Disclosure
	proposed charter holder assures that all information subject to a required disclosure of fact(s) has expressly provided within the Charter School Application to the extent authorized by all controlling

Sponsoring Entity:	
Proposed Charter School Name:	
these assurances as noted by my initials	e governing body of the charter holder has authorized me to provide on this and all previous pages.
Printed Name of Sponsoring Entity Boar	d Chair
Signature of Sponsoring Entity Board Ch	air Date