By: EisslerH.B. No. 1225Substitute the following for H.B. No. 1225:By: EisslerC.S.H.B. No. 1225

A BILL TO BE ENTITLED

AN ACT

2 relating to time limits and notice related to a special education 3 due process hearing and an appeal of a special education hearing 4 officer's decision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Subchapter A, Chapter 29, Education Code, is 7 amended by adding Section 29.018 to read as follows:

8 Sec. 29.018. TIME LIMITS AND NOTICE RELATED TO IMPARTIAL DUE PROCESS HEARING REQUESTS AND APPEALS. (a) Except as otherwise 9 provided by this subsection, a person must request a special 10 11 education impartial due process hearing under 20 U.S.C. Section 12 1415, and its subsequent amendments, not later than the first anniversary of the date on which the person knew or should have 13 14 known of the alleged failure or refusal to provide to a child with a disability a free appropriate public education in accordance with 15 16 the Individuals with Disabilities Education Act (20 U.S.C. Section 1400 et seq.), and its subsequent amendments, including any failure 17 or refusal to identify, evaluate, or properly place the child. This 18 subsection does not prohibit a hearing involving an alleged failure 19 or refusal that initially occurred not more than two years before 20 21 the request for a hearing if the hearing officer determines that the failure or refusal continued to occur during the year preceding the 22 23 request.

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(b) A school district must provide a child's parent written

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notice of the time limit for requesting a special education
impartial due process hearing under Subsection (a) if:
(1) the district and the parent do not agree on the
adequacy of the child's admission, review, and dismissal
committee's recommendations regarding identification, evaluation,
or educational placement of the child or the provision of a free
appropriate public education; or
(2) the district provides a parent notice under 34
C.F.R. Section 300.503, and its subsequent amendments.
(c) In addition to notice of the time limit, the notice
provided by a school district to a child's parent under Subsection
(b) must include:
(1) a sufficiently detailed report of the district's
final decision, including the date of the decision relating to the
identification, evaluation, or educational placement of the child
or the provision of a free appropriate public education to the
child; and
(2) a description of the applicable rights and
procedures relating to a request for a special education impartial
due process hearing under Subsection (a).
(d) A person must initiate a civil action to appeal a
decision of a hearing officer in a special education impartial due
process hearing under 20 U.S.C. Section 1415, and its subsequent
amendments, not later than the 180th day after the date on which the
hearing officer issues a written decision.
SECTION 2. (a) Section 29.018, Education Code, as added by
this Act, applies only to a special education impartial due process

C.S.H.B. No. 1225 hearing or an appeal of a hearing officer's decision related to an action that occurs on or after September 1, 2003.

3 (b) A special education impartial due process hearing or an 4 appeal of a hearing officer's decision related to an action that 5 occurs before September 1, 2003, is governed by the law in effect 6 when the action occurred, and the former law is continued in effect 7 for that purpose.

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SECTION 3. This Act takes effect September 1, 2003.