

## **BILL ANALYSIS**

Senate Research Center  
85R10746 MK-D

H.B. 2263  
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Education  
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Engrossed

### **AUTHOR'S / SPONSOR'S STATEMENT OF INTENT**

According to interested parties, the continued monitoring of certain public school campuses that have been assigned a campus intervention team is unnecessary. H.B. 2263 addresses this issue and allows for a more efficient use of resources by removing the related requirement.

H.B. 2263 amends the Education Code to remove the requirement that a campus intervention team, for each year a public school campus is assigned an unacceptable performance rating, continue to work with the campus until the campus satisfies all performance standards under the domains of achievement indicators for a two-year period or until the campus satisfies all of those standards for a one-year period and the commissioner of education determines that the campus is operating and will continue to operate in a manner that improves student achievement.

H.B. 2263 amends current law relating to continued monitoring of certain public school campuses that have been assigned a campus intervention team.

### **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

### **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Section 39.106(e), Education Code, as follows:

(e) Requires a campus intervention team, for each year a campus is assigned an unacceptable performance rating, to assist in updating the targeted improvement plan to identify and analyze areas of growth and areas that require improvement and submit each updated plan described by Subdivision (1), rather than Subdivision (2), to the board of trustees of the school district. Deletes existing text requiring a campus intervention team, for each year a campus is assigned an unacceptable performance rating, to continue to work with a campus until certain standards are satisfied for a certain period or certain standards are satisfied for a certain period and a certain determination is made. Redesignates Subdivisions (2) and (3) as Subdivisions (1) and (2). Makes a nonsubstantive change.

SECTION 2. Effective date: September 1, 2017.