183	and
184	(B) listing the specific requirements the human services program must meet before
185	approval is granted; and
186	(b) from the entity referred to in Subsection [(3)] (4)(a)(ii):
187	(i) approving the educational funding plan, referred to in Subsection [(3)] (4); or
188	(ii) (A) disapproving the educational funding plan, referred to in Subsection [(3)] (4);
189	and
190	(B) listing the specific requirements the human services program must meet before
191	approval is granted.
192	[(5)] (6) Subject to Subsection [(8)] (9), failure of a local school board or school
193	district superintendent to respond to a proposed plan within 45 days of receipt of the plan is
194	equivalent to approval of the plan by the local school board or school district superintendent if
195	the human services program provides to the office:
196	(a) proof that:
197	(i) the human services program submitted the proposed plan to the local school board
198	or school district superintendent; and
199	(ii) more than 45 days have passed from the day on which the plan was submitted; and
200	(b) an affidavit, on a form produced by the office, stating:
201	(i) the date that the human services program submitted the proposed plan to the local
202	school board or school district superintendent;
203	(ii) that more than 45 days have passed from the day on which the plan was submitted;
204	and
205	(iii) that the local school board or school district superintendent described in
206	Subsection $[(5)]$ $(6)$ (b)(i) failed to respond to the proposed plan within 45 days from the day on
207	which the plan was submitted.
208	[6] If a licensee that is licensed to serve an education entitled child fails to comply
209	with [its] the licensee's approved educational service plan or educational funding plan, then:
210	(a) the office $\hat{\mathbf{H}} \rightarrow [\mathbf{shall}] \underline{\mathbf{may}} \leftarrow \hat{\mathbf{H}}$ give the licensee notice of intent to revoke the licensee's
210a	license; and
211	(b) if the licensee continues its noncompliance for more than 30 days after receipt of
212	the notice described in Subsection [ $(6)$ ] $(7)$ (a), the office $\hat{\mathbf{H}} \rightarrow [\mathbf{shall}] \underline{\mathbf{may}} \leftarrow \hat{\mathbf{H}}$ revoke the licensee's
212a	license.
213	[(7)] (8) If an education entitled child whose custodial parent or legal guardian resides