Content

Title:	The Enforcement	Rules of the Education Act for Indigenous Peoples Ch
Date:	2014.08.04	
Legislative:	Per Ministry of Indigenous Peop 8813469; to be 2. Full text of Ministry of Edu Indigenous Peop 09400244502; to	20 articles adopted and issued jointly on 1 September 1999 Education Order No. Tai-San-Zih-88107008, Council of les, Executive Yuan Order No. Tai-Yuan-Min-Jaio-Zih-enforced from the date of issuance. 13 articles amended and issued on 13 September 2005 per cation Order No. Tai-San-Zih-0940111851C; Council of les, Executive Yuan Order No. Tai-Yuan-Min-Jaio-Zih-be enforced from the date of issuance. Article 5, promulgated on 4 August 2014
Content:	Article 1	Said implementation procedure is established in compliance with section 34 of the Education Act for Indigenous Peoples (hereafter referred as EAIP).
	Article 2	Indigenous peoples ethnic education measures and activities should be implemented consistent with indigenous peoples history, language, art, and living customs, social system, ecology utilization, and value system.
	Article 3	The term indigenous priority school in section 4, paragraph 6 of EAIP refers to schools in indigenous region with indigenous students over 1/3 of total students, and to schools in non-indigenous region with the number of indigenous students more than 100 or over 1/3 of total students, which case to apply is affirmed by Educational Administration.
	Article 4	The central government flexible budget scale stated in EAIP Section 9 paragraph 1 refers to the budget allocation method and proportion. The central executive education authority should meet with the central indigenous peoples affairs authority to determine said budget allocation.
	Article 5	The term "indigenous children" used in Article 10, Paragraph 2 of the Act refers to persons aged at least 2 years old on September 1 of the school year in question who have not yet entered elementary school. The method for the preferential allocation of places to indigenous children stipulated in Article 10, Paragraph 2 of this Act is as follows: 1. If the combined number of indigenous children and any other children who are legally entitled to preferential allocation of a place does not exceed the admission quota of a particular public preschool, non-profit preschool, or community or tribal cooperative educare service center: all the children may be admitted. 2. If the combined number of indigenous children and any other children who are legally entitled to preferential allocation of a place exceeds the admissions quota of a particular public preschool, non-profit preschool, or community or tribal cooperative educare service center: in keeping with the principles of fairness, impartiality, and full disclosure, which of the eligible children will be admitted shall be determined by a drawing of lots; the time and place of the drawing shall be publicly announced beforehand.

Article 6	Regarding the fulltime guidance counselors stated in EAIP Section
	12, a selection priority is given to college graduates; position
	should be filled by native indigenous peoples.The local executive
	education authority should regularly conduct living guidance and
	skill seminar to the foregoing employees.
Article 7	The indigenous peoples ethnic education provided in EAIP Section
	14 paragraph Ishould be diversified, formal education, as a rule.
	Related subjects and other education activities relevant to
	indigenous peoples ethnic culture may be taught as supplementary
	subjects, Indigenous peoples ethnic education resource classroom
	stated in EAIP Section 14 paragraph 1should be established as
	independent units; organization of integrated classrooms with
	neighboring schools may be effected if necessary.
Article 8	The indigenous peoples ethnic education resource center stated in
Alticle 6	EAIP Section 15 has the following missions:
	A. research, development, and promotion of indigenous peoples
	ethnic education curriculums and teaching;
	B. collection, compilation, exhibition, and promotion of
	indigenous peoples ethnic education related articles and
	information;
	C. indigenous peoples ethnic education consultation and guidance;
	D. indigenous peoples ethnic education teaching assistance;
	E. other indigenous peoples ethnic education related assistance.
Article 9	As provided in EAIP Section 21, the government, in providing
Alticle 9	
	indigenous students taking preschool and public school education
	the opportunity to learn their ethnic language, history, and
	culture, should plan, assist, and supervise the class schedule arrangement and teaching procedure of preschools, public
	elementary and high schools.
Article 10	Schools, as provided in EAIP Section 20, should respect the
Mittere to	opinion of indigenous peoples during indigenous peoples ethnic
	education curriculum development and textbook selection, therefore
	the government should hold public hearings, seminars,
	questionnaire surveys, and interviews for said purpose.
Article 11	AEA Section 23 provides that the following regulations should be
MITTOTO II	observed in the education of potential teachers for indigenous
	peoples ethnic education:
	A. Municipality and county (city) governments should prepare the
	local annual indigenous peoples ethnic education potential teacher
	quota based on actual requirements and submit proposal to the
	central aborigine affairs authority for inclusion into the
	potential teacher cultivation program planning.
	B. The central indigenous peoples affairs authority should meet
	with the central executive education authority to evaluate the
	foregoing requirements and negotiate with teacher colleges or
	universities and indigenous peoples colleges to determine the
	quota of government-subsidized and self-paying aborigine student
	quotas.
	C. Upon the acquisition of their professional eligibility
	licenses, government-subsidized aborigine ethnic education
	students should be assigned to various schools as provided in the
	quota allocation of municipalities and counties (cities) for the
	fulfillment of their service obligations.
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resources. Article 13 These Enforcement Rules shall be effective as of the date of

Data Source: Laws and Regulations Retrieving System