

State Board of Education
Summary of Public Comments to Proposed Permanent Rule Changes to:
Chapter 30. School Facilities and Transportation
Subchapter 5. Transportation

Summary of Comments	Agency Response
One (1) oral and one (1) written comment voicing general support for the proposed inclusion of a monocular vision waiver for certification of bus drivers in 210:30-5-8(c).	<ul style="list-style-type: none"> N/A
One (1) commenter proposed to change the numbering of subsections (4) and (5) to (d) and (e) in 210:30-5-3.	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to change the language in subsection 210:30-5-5(b)(4) referring to transportation routes and boundaries to replace references to a “dependent school district” with an “elementary school district.”	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to correct the reference in 210:30-5-6(c)(2) from 210:30-5-6(A) to 210:30-5-6(c)(1)	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to replace the reference to “special education students” in the tagline of 210:30-5-7 to “students with disabilities.”	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to change the language relating to bus driver certificate requirements in 210:30-5-8(b)(1)(D) from “Has not been convicted, plead guilty, or nolo contendere to a felony during the last ten years;” to “Has not been convicted of or plead guilty or nolo contendere to a felony during the last ten years;”	<ul style="list-style-type: none"> The agency has changed the language to “Has not been convicted of or pled guilty or nolo contendere to a felony during the last ten years.”
One (1) commenter proposed to change the language relating to bus driver certificate requirements in 210:30-5-8(b)(3)(E) from “A driving record has been checked and meets State Board of Education requirements for certification” to “ The applicant’s driving record has been checked and meets State Board of Education requirements for certification.”	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to change the language relating to bus driver certificate requirements in 210:30-5-8(c)(4)(E) from “Acceptable forms of required documentation of the Applicant’s driving experience described subparagraph (D) shall be limited...” to “Acceptable forms of required documentation of the Applicant’s driving experience described in subparagraph (D) shall be limited...”	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to change the language relating to the monocular vision waiver in 210:30-5-8(c)(4)(C) from “...Applicant must submit additional documentation, in which a licensed ophthalmologist identifies and describes...” to “Applicant must submit additional	<ul style="list-style-type: none"> The agency agrees and has incorporated this change into the revised draft of the proposed rule.

documentation, in which a licensed ophthalmologist or optometrist identifies and describes...”	
One (1) commenter proposed to include the addition of an “and” in the lists of requirements set forth in the language relating to the monocular vision waiver in 210:30-5-8(c)(4)(C) and (D) to clarify that all items in the list are required.	<ul style="list-style-type: none"> • The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to change the language relating to the monocular vision waiver in 210:30-5-8 (c)(4)(G) from requiring reporting of certain incidents “including involvement in traffic accidents” during the period the application is pending to “including involvement in a traffic accident” to clarify that even one accident is required to be reported.	<ul style="list-style-type: none"> • The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter proposed to change a reference in the diabetes waiver in subsection 210:30-5-8(d)(1) to replace references subsection (G) to paragraph (D)(4) and clarify that the reference to the blood glucose logs required under (d)(1)(B) shall be provided to the “ Oklahoma board certified medical doctor (MD) or doctor of osteopathy (DO) treating the individual.”	<ul style="list-style-type: none"> • The agency agrees and has incorporated this change into the revised draft of the proposed rule.
One (1) commenter suggested the language of language relating to the monocular vision waiver in 210:30-5-8 (c)(4)(F) be clarified to indicate the scope of the driving history examination is for a three (3) year period prior to the date of filing to the application, rather than applicant’s entire driving history.	<ul style="list-style-type: none"> • The agency agrees and has incorporated this change into the revised draft of the proposed rule.