A Parent's Advocacy Guide to

Special Education











Version 4.0

A COMPANION GUIDE TO WEST VIRGINIA **DEPARTMENT OF EDUCATION POLICY 2419**

April 2024





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A Parent's Advocacy Guide to Special Education

A Companion Guide to West Virginia Department of Education Policy 2419

Version 4.0 April 2024

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Parents, Family Members, Educators, and Other Advocates for Students with Disabilities:

The West Virginia Developmental Disabilities Council (WVDDC) and Disability Rights of West Virginia (DRWV) are excited to make available the 4th Edition of *A Parent's Advocacy Guide to Special Education* to family members, students, educators, and advocates for students with disabilities. This Guide was developed in response to parents' requests to have instruction and materials to help them better understand special education policies and procedures in West Virginia. Parents, teachers and others who have used the Guide have found it to be a useful and valuable tool:

- "It's easy to use and easy to find what information is needed to help my son."
- "The Guide is comprehensive and clearly written. The tip boxes are very helpful."
- "The IEP section is a clear, step-by-step guide that really helped us."

The Guide contains references to the following federal and state regulations and laws:

- The Individuals with Disabilities Education Improvement Act (IDEA 2004)
- Section 504 of the Rehabilitation Act of 1973
- West Virginia Code, Chapter 18 (school laws)
- West Virginia Department of Education (WVDE) Policy 2419, Regulations for the Education of Students with Exceptionalities
- WVDE Policy 4373, Expected Behavior in Safe and Supportive Schools

Laws and regulations are always changing! That means that some of the information in this manual may become outdated over time.

In order to make sure you are receiving the most current information, changes and updates to this Guide are provided on our websites and Facebook page:

www.drofwv.org

https://ddc.wv.gov

<u>www.facebook.com/?ref=logo#!/drofwv</u> We encourage you to periodically check these sites for changes or if you have concerns that something in your Parent Advocacy Guide may be out of date.

Our intent is that this Guide helps you better understand special education policy, so you can be the best advocate possible for your child, student, or client. We hope you find it helpful!

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How to Use This Guide

DISCLAIMER: This document does not constitute legal advice. It is an advocacy training tool.

This Guide was written to help parents understand Policy 2419, Regulations for the Education of Students with Exceptionalities. This Guide does not replace or act as a substitute for Policy 2419. It is recommended that you maintain both a copy of Policy 2419 and this Guide to assist you in navigating the special education system. In addition to Policy 2419, this Guide will also provide information on other relevant state and federal regulations and policies.

The West Virginia Department of Education (WVDE) provides copies of Policy 2419 at no cost to parents.

The West Virginia Developmental Disabilities Council and Disability Rights of West Virginia websites should be checked for updates and/or addendums to this Guide. Every effort will be made to update this Guide as referenced policies are revised or updated by WVDE.

PARENTS AND ADULT STUDENTS

Policy 2419 refers to the individuals from the student's family involved in the Individualized Education Program (IEP) process as the "parent/adult student(s)," because, unless they have been appointed a legal guardian, students over the age of 18 are able to make IEP decisions. For ease of understanding, this Guide will only use the word "parent"; however, please be aware that students over the age of 18 are also included in this term.

SCHOOL/BUSINESS DAYS OR CALENDAR DAYS

Unless otherwise specified as a school or business day, the term "days" refers to calendar days. Business and school days are each defined in the Definitions of Policy 2419.

TIPS

Tips are located in textboxes throughout the Guide to provide ways parents can effectively use the subject material covered in the Chapter. These provide direct action steps, things to look out for, scenarios or examples to assist parents in navigating the special education system.

REFERENCE MATERIALS

Each chapter has Reference Materials to help you better understand the subject matter. These Reference Materials include forms, sample letters, and flow charts. Some chapters may refer the reader to Reference Material that has been presented in a previous chapter.

References to other chapters or sections within a chapter are noted to help the reader find more information about a particular subject.

Some forms and materials have been modified to fit this Guide. No content has been removed or edited.



The document symbol is used to identify reference materials that are located at the end of a chapter within the Guide.



The magnifying glass symbol is used to identify where additional information can be located within other chapters of the Guide.

SAMPLE LETTERS

The sample letters located within this Guide were developed by Disability Rights of West Virginia. These sample letters are examples and should be modified by the parent to best describe their situation and their desired resolution. Some of the sample letters refer to legal action. Threats of legal action should only be included as a last resort and only if such action is being seriously considered.

DEFINITIONS

Terms are used and defined throughout the Guide. There is also a list of these defined terms in the Definition section.

ACRONYMS AND ABBREVIATIONS

Acronyms and abbreviations are used in this Guide. Parents also will hear these in meetings and general interactions with the school system. There is a list of all acronyms and abbreviations used in the ACRONYMS AND ABBREVIATIONS section.

TIMELINES

A quick reference guide to important timelines is located in the Quick Reference Guide.

Introduction

A Parent's Advocacy Guide to Special Education: A Companion Guide to WV Policy 2419 Version 4.0 is designed to be a companion guide to West Virginia Department of Education Policy 2419 effective March 13, 2023.

Even though compulsory education laws had been in effect in the United States since 1918, children with disabilities were still routinely excluded from public schools until 1975, when Congress passed what was then called the *Education for All Handicapped Children Act* (EAHCA or EHA), also known as Public Law 94-142. This landmark legislation required public schools to provide a free appropriate public education in the least restrictive environment possible to children with a broad range of disabilities. Congress reauthorized the law in 1990, 1997 and 2004, and it was renamed the *Individuals with Disabilities Education Act* (IDEA) in 1990. In 2004, the IDEA was amended, and the title changed to *Individuals with Disabilities Education Improvement Act* (IDEA). The IDEA has expanded and extended its reach over the years, leading to the provision of a wide array of services to millions of students with disabilities who previously were denied access to an appropriate education in the least restrictive environment.

In the 1930s, parents became an important part of the advocacy coalition that eventually improved educational opportunities for children with disabilities. Today, parents continue to be important partners with the public school system in the education of their children. However, parents of children with disabilities often find themselves confronted with the daunting task of trying to get the local education agency (LEA) to understand their children's unique, individualized needs and provide the services they believe are necessary to allow their children to access their education and make progress. Understanding the special education process, including the appropriate policies and procedures, can be frustrating and even overwhelming at times. Sometimes parents turn to support groups, advocacy organizations and each other for help.

This Guide explains that parents have numerous legal rights and self-advocacy tools at their disposal. It is important for parents to recognize and understand these legal rights and self-advocacy tools and how and when to use them in order to obtain necessary services for their children.

Policy 2419, Regulations for the Education of Students with Exceptionalities (Policy 2419), contains the policies, procedures and regulations established by West Virginia to show how the state will comply with the federal IDEA as well as the state's mandatory special education laws, which are found in West Virginia Code, Chapter 18, Article 20.

This Guide will take parents through the special education process as it is outlined in Policy 2419, while explaining various concepts and providing tips to help the parent advocate for their child. This includes but is not limited to: understanding their child's Individualized Education Program (IEP); learning how to be an equal partner and prepared participant in the IEP team process; obtaining meaningful and accurate evaluations; and making requests in writing and using letters and emails to communicate effectively with school personnel.

Parents who understand the special education process become more confident and effective advocates. Having a better understanding of the special education process allows parents to avoid the pitfalls of letting emotions get in the way of effective advocacy. Remember that knowledge is power. This Guide contains the information and resources that will enable parents to enhance their knowledge and empower them as they navigate the special education system in West Virginia.

Chapter 1: Eligibility

In this chapter:

- ✓ Introduction
- ✓ Eligibility Criteria
- ✓ Applicable Timelines
- ✓ Students in Private Schools
- ✓ Birth to Three Transition Services
- ✓ Chapter 1 Reference Materials



Introduction

The *Individuals with Disabilities Education Improvement Act (IDEA) of 2004* requires the **local education agency (LEA)**, to provide students with a **Free Appropriate Public Education (FAPE)** and to provide it in the **Least Restrictive Environment (LRE)**. This means that schools must educate children with disabilities in regular education classes with children who are not disabled, "to the maximum extent possible."

A requirement in IDEA known as **Child Find** gives the LEAs the responsibility for locating, identifying and evaluating students with disabilities, ages 3 to 21, who reside in the LEA, including exceptional gifted students. The LEA is responsible for coordinating with the West Virginia Department of Health regarding the Child Find system for children ages birth to three. **LEAs should ensure a smooth transition to the LEA prior to the student's third birthday for children receiving services through West Virginia Department of Health.**

A referral is a written statement to the LEA, requesting that a child be evaluated to determine if he or she needs special education services. Parents who want their child to be evaluated should document their concerns in a letter and send this request to their county special education director.



See the **Sample Letter to Request an Initial Evaluation for Special Education Services** at the end of this chapter.

A referral for special education services can come from a variety of other sources, including a parent, service coordinator from the West Virginia Birth to Three Program (BTT), Student Assistance Team (SAT), teachers, or any interested person or agency.

The **Student Assistance Team's (SAT)** responsibilities are discussed in **Chapter 2 of West Virginia Policy 2419**. Various procedural options the team can take in determining if and when a referred child will be evaluated for special education services are also listed there. The SAT should receive annual training in all relevant procedures.

West Virginia Policy 2419 states that referrals from an outside source are referred to the SAT at the student's school for consideration.

Once a written referral for special education has been made, the LEA must provide a consent form to the parent within five (5) calendar days in order to determine if the parent wants to begin the eligibility/evaluation process.

The timeline for completing the eligibility process is required to begin on the actual date the LEA receives written parental consent for the evaluation. There are no exemptions from Child Find responsibilities during national emergencies or health crises.

Once the child is referred for an evaluation and a signed written consent is provided by the parents, the LEA is obligated to provide the multidisciplinary evaluations and hold an **Eligibility Committee (EC)** meeting. The EC will review the evaluations and determine the child's eligibility.

Eligibility Criteria

Eligibility refers to the determination that must be made about whether a child "is a child with a disability as defined by the IDEA." The eligibility determination is made by the **Eligibility Committee (EC)**, which must include the child's parent(s) and a team of qualified professionals, after evaluations are completed.

Under West Virginia Policy 2419, a child must meet three criteria to be eligible for special education services; this is referred to as the **three-prong test of eligibility**. The three-prong test of a student's eligibility is:

- 1. Does he/she meet state eligibility criteria in one of the designated exceptionalities?
- 2. Does he/she experience adverse effects on educational performance?
- 3. Does he/she need special education?

According to Policy 2419, a student must meet all three of the above components to be eligible for special education services.

Meet State Eligibility Requirements for Specific Exceptionalities

The first eligibility prong is the child must have a disability that **meets state eligibility requirements for specific exceptionalities**.

Policy 2419 specifies fourteen (14) exceptionalities. Each of the fourteen (14) exceptionalities has a separate and distinct set of eligibility criteria. The specific exceptionalities identified in West Virginia Policy 2419 are:

- Autism
- Blindness and Low Vision
- Deafblindness
- Deafness
- Developmental Delay
- Emotional Disturbance
- Gifted

- Hard of Hearing
- Intellectual Disability
- Orthopedic Impairment
- Other Health Impairment
- Specific Learning Disability
- Speech or Language Impairment
- Traumatic Brain Injury

Specific Learning Disabilities may include the diagnosis of dyslexia and dyscalculia, but keep in mind that a diagnosis does not automatically qualify a child for special education.

Policy 2419 contains more information on eligibility criteria for each specific exceptionality.

The **Eligibility Determination Checklist** provides information on the specific eligibility criteria for the exceptionalities listed above. In addition, if the child is suspected of having a **learning disability**, the EC must complete the **Specific Learning Disability Report**.



See the **Eligibility Determination Checklist** and the **Specific Learning Disability Report** at the end of this chapter.

TIPS

- Parents are advised that extensive changes have been made to some eligibility categories and smaller changes to others.
- See the Fact Sheets on the WVDE's website at: https://wvde.us/special-education/resources-sp-page/
- > See the **Eligibility Determination Checklist** at the end of this chapter.

Adverse Effect on Educational Performance

The second eligibility prong is the child must experience an adverse effect on educational performance as a result of his or her disability. Adverse effect on educational performance is a broad term which includes both academic (language arts, math, science, social studies, etc.) and nonacademic (communication, daily life activities, mobility, self-help skills, etc.) areas of the child's education. An adverse effect is a harmful or unfavorable influence of the disability on the student's performance. Adverse effects are not solely measured by scores on individual testing but may be also determined through consideration of other data such as classroom performance and retention history.

Needs Special Education

The third eligibility prong is the child must need special education, which is defined as "specially designed instruction, at no cost to the parents, to meet the unique needs of the student with an exceptionality."

It is important for parents to recognize and remember that, as noted in IDEA, special education is a "service for children rather than a place where such children are sent."

Policy 2419 defines **special education** as specially designed instruction to meet the unique needs of a student with a disability and includes instruction in the classroom, home, hospital, institution and/or other settings. **Specially designed instruction** means adapting the **content**, **methodology** or **delivery of instruction** to address the unique needs of the student. These adaptations will ensure the student has access to the general education curriculum so that he or she can meet the education standards that apply to all students.

- 1. **Content Area** is the subject area most commonly taught in school. There are traditionally ten (10) content areas built into the school-wide curriculum: the arts, civics, English/language arts, geography, history, math, science, skills for a healthy life, technology, and world languages.
- 2. **Teaching method (or methodology)** may include class participation, demonstration, recitation, memorization, or combinations of these. The choice of an appropriate teaching method depends largely on the information or skill that is being taught and may be influenced by the ability of the student(s). Other types of teaching methods are:
 - a. Direct instruction
 - b. Inquiry
 - c. Individualized instruction
 - d. Learning centers
 - e. Computer assisted instruction

- 3. **Delivery of Instruction** is a set of human interactive skills that promote learning in face-to-face instruction, as well as skills in using various forms of instructional delivery mechanisms. Instructional delivery skills involve such things as:
 - a. Giving organized presentations
 - b. Motivating students
 - c. Generating enthusiasm
 - d. Communicating effectively

The goal of specially designed instruction is to enable the student to access the general education curriculum so the student can meet the educational standards that apply to all students. The educational standards that apply to all students are determined by the West Virginia Legislature and are referred to as **Content Standards and Objectives (CSOs)**. The CSOs are located on the West Virginia Department of Education (WVDE) website at https://wvde.us/college-and-career-readiness/west-virginia-board-of-education-content-standards-policies/

Applicable Timelines

In West Virginia, all evaluations must be completed, and an **Eligibility Committee (EC)** must be convened within **eighty (80)** calendar days of the date the LEA receives parental consent. However, the **eighty (80)** calendar day timeframe does not apply if the parent repeatedly fails or refuses to produce the student for an evaluation, or if the student enrolls in another district prior to the eligibility determination.

Parents will be provided with notice of the EC meeting on the **Notice of Eligibility Committee and/or Individualized Education Program Team Meeting** form.



See the **Notice of Eligibility Committee and/or Individualized Education Program Team Meeting** at the end of this chapter.

The EC will review the multidisciplinary evaluation findings and determine if the child is eligible to receive special education services. Once the review of the students' multidisciplinary evaluation or reevaluation is completed, the EC must prepare the EC Report. The parents must be provided with a copy of all the evaluations and the **Eligibility Committee Report** at no cost.



See the **Eligibility Committee Report** at the end of this chapter



Chapter 2 provides more information on Evaluations.

If the child is found eligible for special education services, the EC must identify the one disability category that most affects the student's education, even if the child has multiple disabilities. However, the determination of a disability category is important only for purposes of eligibility and does not dictate the program or services the child will receive.

Once the child is found eligible for special education services, an **Individualized Education Program (IEP)** must be developed within **thirty (30)** calendar days from the date of the eligibility determination. The IEP must be developed before services can be initiated.



Chapter 3 provides more information on the Individualized Education Program (IEP).

If the child is determined not to be eligible for special education services, the LEA must inform the parents of this decision in writing and explain why. Parents must also be given information in writing about how they can challenge the determination that their child is not eligible.

If the child does not meet the eligibility requirements for special education and related services, as outlined in IDEA, the child may still be eligible for services under Section 504 of the Rehabilitation Act of 1973 (Section 504), which is a federal civil rights law.



Chapter 7 provides more information on Section 504.

Sometimes parents disagree with the primary disability category determined by the EC. Parents may be concerned that their child will not receive certain services if the primary diagnosis identified by the EC is different than they expected. For example, parents may have a privately obtained evaluation that lists one diagnosis, while the LEA's evaluation lists a different diagnosis. One way to challenge the primary disability category is to state the disagreement with the LEA's evaluation and request an **Independent Educational Evaluation (IEE)** at public expense. Parents must put the challenge of the primary diagnosis in writing.



Chapter 2 and **Chapter 6** provide more information on the **Independent Educational Evaluation** (IEE).

TIPS

Do not let a disagreement about the primary eligibility category hold up the process of getting special education services for your child. If an **Independent Educational Evaluation** (IEE) is obtained and the **Eligibility Committee** (EC) still disagrees about the primary eligibility, you may need to file a state complaint if the disagreement impacts the child's educational services.

Students in Private Schools

Under the Child Find provision in IDEA, LEAs are required to locate, identify, and evaluate students for eligibility for special education services in public or private school settings. However, if a student in a private school is found eligible, he or she is not necessarily entitled to the same services as those students in the public school setting. A parent can contact the special education director, in writing, to request evaluations for special education services if they feel their child is in need of services.

Charter public schools, acting as their own LEA, are responsible for Child Find within their own schools. Charter public schools are responsible for this location, identification, and evaluation process for students enrolled in their schools.



See the **Sample Letter to Request an Initial Evaluation for Special Education Services** at the end of this chapter.

The type of services provided may be different from county to county. Services differ because public LEAs use proportionate funding to provide special education services in a private school setting. For example, a LEA may choose to provide only Occupational Therapy (OT), Physical Therapy (PT), or Speech/Language Therapy (SLT) to students in private school settings.

Parents who feel their child is not receiving FAPE in the public school setting may choose to enroll their child in a private school setting and request the public school district fund the private placement. This may include charter public schools or private schools. However, in order to qualify for reimbursement, the parent must inform the LEA in writing of their intent to enroll the student in a private school before removing the student. In addition, the parent needs to show that the district did not provide FAPE prior to the time the parent removed the student.

If a parent asks that the LEA pay for the private placement, it is likely the LEA will disagree, resulting in mediation or due process to make a decision as to what is appropriate to meet the student's needs.



Chapter 3 provides more information on **Individualized Education Program Due Process**.

Sometimes, in the public school setting, an IEP team may determine the public school cannot provide FAPE to the student. In that situation the public LEA is required to pay for the student to receive services in another setting.

Birth to Three Transition Services

West Virginia Birth to Three (BTT) is a statewide system of services and supports for children under age three who have a delay in their development or who may be at risk of having a delay. This program is administered by West Virginia Department of Health, The Bureau for Public Health, Office of Maternal, Child and Family Health (OMCFH). The West Virginia BTT program, as the lead agency for Part C of the IDEA (Early Intervention for Babies and Toddlers), assures that family-centered, community-based services are available to all eligible children and families. More information about the BTT Program and their transition procedures can be found at http://www.wvdhhr.org/birth23/trans.proc.

For children receiving BTT services, transition services are required to begin six (6) months prior to the child's third birthday. In addition, a face-to-face transition planning meeting must be held within 90 calendar days of the child's third birthday. Children receiving services from the BTT program must be reported to the WVDE, Office of Special Programs (Special Education) and identified as students who may be eligible for special education and related services. In instances where the BTT program began providing services to a child shortly before his or her third birthday, the transition planning referral process begins as soon as the program becomes aware of the child. With parental consent, the BTT Service Coordinator will contact the local LEA to start the evaluation process. The following provides some additional information about BTT services:

- Parents do not have to allow the LEA to evaluate their child for special education services.
- Parents may invite anyone they wish to the BTT transition meeting; however, parents are required to sign a consent form to allow BTT or the LEAs to invite the individuals the parents want to attend.
- A developmental screening must be given within thirty (30) school days upon receipt of the written
 request from a parent. The LEA is not required to provide a screening to the same child more than once
 a school year.

Students entering kindergarten or pre-k may not require screening if they have passed a relevant screening previously.

A **developmental screening** is often performed by someone from the public school system to help determine if further evaluation for special education services is needed. A developmental screening is not the only part of the formal multidisciplinary evaluation(s) process that is required to determine a child's eligibility for special education services.

A parent who disagrees with the findings of a developmental screening should write a letter to request a multidisciplinary evaluation be completed in order to determine eligibility. This letter should be sent to the county special education director by certified mail with return receipt requested. Upon receipt of this request, the LEA has **five (5) calendar days** to provide **Prior Written Notice (PWN)** if they are not going to complete the evaluations, or they must provide the evaluation consent form to the parent within **five (5) calendar days**.

TIPS

- ➤ It is recommended you request a copy of your child's entire Birth to Three (BTT) file when your child exits the program.
- > You may invite anyone you wish to the BTT transition meeting; however, you are required to sign a consent form to allow Birth to Three or the LEA to invite the individuals you want to attend.
- LEAs must not use only their evaluations to determine eligibility, but must also consider the BTT evaluations and private evaluations provided by parents.
- An IEP must be initiated by the child's 3rd birthday for eligible students who are transitioning from WV Birth to Three.

Chapter 1 Reference Materials

The following documents are referenced in Chapter 1:

- ✓ Sample Letter to Request an Initial Evaluation for Special Education Services
- ✓ Eligibility Determination Checklist
- ✓ Specific Learning Disabilities Team Report
- ✓ Notice of Eligibility Committee and/or Individualized Education Program Team Meeting
- ✓ Eligibility Committee Report

This is a sample letter to request an initial evaluation for special education services. An initial evaluation may result in the creation of an Individualized Education Program (IEP) or 504 Plan, if it is determined that your child has a disability. Send this letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Special Education Director's name), Special Education Director (Insert county name) County Schools (Insert address)

RE: (Insert your child's full name), a student at (Insert name of your child's school)

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am the parent of (Insert your child's full name), a (Insert your child's grade) grade student at (Insert the name of your child's school). I am writing to request that (Insert child's first name) receive a multidisciplinary evaluation for special education services. I am making this request under the Individuals with Disabilities Education Act (IDEA). I am concerned that (Insert child's name) is not doing well in school. I believe he/she has a disability and is eligible to receive special education services through the school.

Specifically, a few of my concerns are as follows. (Insert child's name) **cannot** (list a few examples of your child's problems at school)

I understand that I am required to provide written permission to evaluate my child. Please consider this request as written permission. I would be happy to talk with you about (Insert child's first name) and am available to answer any questions you may have. You can reach me during the day at (Insert daytime telephone number). Thank you for your prompt attention to my request.

Respectfully,

(Sign your name)
(Type your name)

Note: The school district should evaluate your child in several areas such as educational level, mobility and intelligence. Other areas such as a physical/occupational or speech evaluation require you to provide a request from your child's doctor. The school district will have eighty (80) days to conduct the evaluations and hold an Eligibility Committee (EC) meeting to review all evaluations and determine your child's eligibility for special education services. The 80 day timeline will be extended for an LEA over summer break.

ELIGIBILITY DETERMINATION CHECKLIST

	Student's Name:	Date of EC Meeting
	e Eligibility Committee (EC) must consider all eligibility cri Autism	teria relevant to any suspected exceptionalities.
	Autism Team Report must be completed and attached	to the <i>Eligibility Committee Report</i> .
В.	Blindness and Low Vision - Documentation the student me 1The student has a documented visual impairment, not primarily per neurologist:	ets <u>ALL</u> of the following: ceptual in nature, as determined by an optometrist or ophthalmologist or
	2The student's physical eye condition, even with correction, adverse	ly affects educational performance.
	3The student needs special education.	
C.	Deafblindness - Documentation the student meets ALL of a The student exhibits characteristics consistent with the definition. 2 The student is diagnosed by an optometrist or ophthalmologist for 3 The student's condition adversely affects educational performance. 4 The student needs special education.	the following: vision loss and by an otologist, otolaryngologist, or audiologist for hearing loss.
D.	Deafness - Documentation the student meets ALL of the fo 1The student exhibits characteristics consistent with the definition a 2The student has been diagnosed by an otologist, otolaryngologist, of 3The student's condition adversely affects educational performance. 4The student needs special education.	nd relies primarily on vision to access spoken communication.
Е.	Developmental Delay - Documentation the student meets A Documentation the student is functioning at or lower than 75% of below the mean on a standardized evaluation instrument, in two or	he normal rate of development, or who perform 1.5 standard deviations or more
	aCognition bPhysical development including gross motor and/or f cCommunication dSocial/emotional/affective development eSelf-help skills 2The student needs special education.	ine motor skills
	Special Considerations:	
	If the developmental delay is the result of a vision and/or hearing loss under that exceptionality, if the student meets the eligibility criteria rate.	
	Initial eligibility under the category must be determined before the s	tudent's sixth birthday.
	 Effective July 1, 2023, eligibility for developmental delay ends at the Effective July 1, 2024, eligibility for developmental delay ends at the 	
F.	Emotional Disturbance - Documentation the student meets	
	 The student continues to exhibit an emotional disturbance consister The student has been observed exhibiting one or more of the charact 	
	characteristics have been documented:	ensites listed in the definition of emotional distantiance and the
	aFor a long period of time; and	
	 bBy more than one knowledgeable observer trained in data gath cIn more than one setting; and 	nering; and
	 dAt a level of frequency, duration, and/or intensity that is signi 	ficantly different from the student's peers in the same or similar circumstances.
	3The student's condition adversely affects educational performance	ce in the area of academics, peer and/or teacher interaction, and/or
	participation in class/school activities.	
	 The student exhibits behavior(s) that is not primarily the result of pl The student needs special education 	ysical, sensory or intellectual deficits.
G.		tudent meets <u>ALL</u> of the following: tile rank or higher on a comprehensive test of intellectual ability with consideration.
		nent at the 90^{th} percentile rank or higher as measured by an individual standardized f classroom performance demonstrating exceptional functioning as determined during
	3The need for specially designed, differentiated instruction and/or se	rvices beyond those normally provided in the general classroom.
		e disability based eligibility exceptionalities, the disability MUST be the primary be West Virginia Board of Education Policy (WVBE) 2419 pages 56-57 for

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ELIGIBILITY DETERMINATION CHECKLIST

	Student's Name:	Date of EC Meeting
н.	student meets one or more of the following: 1The eligibility criteria for one or more of the disabilities as def 2The definition for economically disadvantaged; and/or	ration the student's ability level, educational performance and achievement levels; and/o
I.		on and relies primarily on hearing to access spoken communication. ist, or audiologist as having a hearing loss.
J.	. Intellectual Disability - Documentation the student med	ets <u>ALL</u> of the following:
	Documentation will assure that the student meets one of the folia. The student with a mild to moderate intellectual disability. The student with a mild to moderate intellectual disability.	
	 The student with the most significant cognitive disabilities. 	es(moderate to severe intellectual disability) has general intellectual functioning more eration of 1.0 standard error of measurement as determined by a qualified psychologist,
		g expected for his or her age across multiple environments based on clinical and
	standardized assessments in at least one of the following doma a. If intellectual functioning and adaptive functioning are is	ins: conceptual, social or practical; and * nconsistent in severity*, an observation must be completed to determine the level of
	supports required. *See the Severity Levels for Adaptive Functioning locat	ad on pages 152 154 of WVRE Policy 2410
	The age of onset is eighteen or below;	
	 The student's condition adversely affects educational performance. The student needs special education. 	ince;
K.	The student exhibits characteristics consistent with the definition The student has an orthopedic impairment diagnosed and described assistant (PA). The existence of educational needs as a result of the orthopedic	on. ibed by a licensed physician, advanced practice registered nurse (APRN) or physician's c impairment.
	 The student's condition adversely affects educational performance. The student needs special education. 	ince.
L.	<u> </u>	
		as diagnosed and described by a licensed physician, advanced practice nurse .DHD which can be diagnosed by a school psychologist or licensed psychologist; rhealth condition.
M.	. Specific Learning Disability	
-	Specific Learning Disability Team Report must be com	pleted and attached to the Eligibility Committee Report.
N.	Speech or Language Impairment:	
-	Speech or Language Impairment Team Report must be c	ompleted and attached to the Eligibility Committee Report.
О.	. Traumatic Brain Injury - Documentation the student n	neets ALL of the following:
	1The student has an acquired injury to the brain caused by an ex	ternal physical force resulting in a total or partial functional disability or psychosocial unced practice nurse practitioner (APRN) or physician's assistant.
	3The student needs special education.	

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SPECIFIC LEARNING DISABILITIES (SLD) TEAM REPORT

Local E	ducation Agency (LEA)	
Student's Full Name	Date	
School Date of Birth		
Parent(s)/Guardian(s)		
Address		
City/State/Zip		
	eevaluation	
The Eligibility Committee (EC) must respond yes to e the specific learning disabilities criteria.	ach of the yes/no statements below to determine if the st	udent mee
	sufficiently comprehensive to identify the student's and administered in accordance with evaluation	Yes No
academic performance compared to same-age instruction appropriate for the student's age o	f data, the student's level of learning reflects low peers when provided with learning experiences and r State-approved grade-level standards (West Virginia CCCR]) in one or more of the following areas (<i>Check</i>	Yes No
☐ Oral Expression ☐ Listening Comprehension ☐ Written Expression ☐ Basic Reading Skills	Reading Comprehension Reading Fluency Skills Mathematics Calculation Mathematics Problem Solving	
3. Identify the method used to determine Eligibilit The student fails to achieve a rate of learning approved grade-level standards (WVCCR) in when assessed using the MTSS process. OR The student exhibits a pattern of strengths a or both, relative to age, State-approved grade- development that is determined by the group of	nd weaknesses in performance, achievement	☐ Yes No
learning disability. 4. The EC has determined that the student's a result of a visual, hearing, or motor disability cultural factors; environmental or economic disability.	y; an intellectual disability; emotional disturbance;	Yes No
language arts or mathematics was NOT the det	nfirm that lack of appropriate instruction in English erminant factor in the eligibility decision. verse effect on the student's educational performance.	Yes No Yes No
document the student's academic performance a	ronment, including the general classroom setting, to and behavior in the areas of difficulty. An observation elevant behavior noted during the observation, and the ademic functioning.	Yes No

	instructional strategies used and the he Eligibility Committee Report.	e student-centered data c	ollected are documented and	☐ Yes ☐ No
9. Note any edu	cationally relevant medical finding	s. Write N/A if no relev	ant medical findings apply:	
The student DOES	ittee used the above evaluation da	ecific learning disability		
The student DOES	s eligible for special education and NOT meet the eligibility criteria for elated services as a student with a second	or a specific learning disa		ecial
Tiered System of Suppo and the general education results of repeated assess	was notified about the following: orts) regarding the amount and natural process that would be provided assments of student progress AND the ered System of Supports process.	are of student performan ; strategies for increasing he parent's right to requ	ce data that would be collected g the student's rate of learning:	
	Eligibility Co	ommittee Members	of parent notification.	
Signature	Engionity Co	Position Position	Agreement with EC Determi	nation
		Chairperson	☐ Yes ☐ No	
		Evaluator/Specialist	☐ Yes ☐ No	
		Teacher	Yes No	
		Parent	Yes No	
		Student	Yes No	
		Other	Yes No	
NOTE: Any member(s)	with dissenting opinions must submit a	ı separate statement preser	ting the member's conclusions.	
<u>Ieeting Notes</u> (optional)				
	conditions that may be considered under the spe	saifia laamina disability aataaam	14 1 1 5 17	DEA 1

Note: Dyslexia and dyscalculia are conditions that may be considered under the specific learning disability category, and their definitions are consistent with IDEA and state board policy.

Dyslexia is an alternative term used to refer to a pattern of learning difficulties characterized by problems with accurate or fluent word recognition, poor decoding, and poor spelling abilities. If dyslexia is used to specify this particular pattern of difficulties, it is important also to specify any additional difficulties that are present, such as difficulties with reading comprehension or math reasoning; and

Dyscalculia is an alternative term used to refer to a pattern of learning difficulties characterized by problems processing numerical information, learning arithmetic facts, and performing accurate or fluent calculations. If dyscalculia is used to specify this particular pattern of mathematic difficulties, it is important also to specify any additional difficulties that are present, such as difficulties with math reasoning or word reasoning accuracy.

(W. Va. Code §18-20-10)

NOTICE OF ELIGIBILITY COMMITTEE AND/OR INDIVIDUALIZED EDUCATION PROGRAM TEAM MEETING

Local Educational Agency (LEA)

Student Full NameSchool	
Parent(s)/Guardian(s)	
Address	
City/State/Zip	
Dear Parent(s)/Guardian/Adult Student:	
A meeting will be held on The purpose(s) of the meeting is checked below:	_at a.m p.m. at
	al education. If the EC determines the student is eligible, an Individualized eligible, recommendations from the EC will be provided to a school team
☐ identify preschool transition (from Birth to Three) not determine if the student's conduct is a manifestation other	and/or revise the IEP. Additionally, the IEP Team may: to be in effect at age 14) exit/Summary of Performance eeds plan for reevaluation of a disability document transfer of student's rights (age of majority) ducational program together. Please be informed you and the local
Procedural Safeguards Brochure: Enclosed Pr	ovided earlier this school year
☐ Special Education Teacher or Provider ☐ Birth to ☐ Student (required when transition will be addressed) ☐ Agency IEP Team Member Excusal(s): The following IEP Team member whose academic and nonacademic areas will be discussed must perform the provider ☐ Birth to ☐ Agency	Education Teacher
Sincerely,	
Name of Person Sending the Meeting Notice/Position/Date	Phone Number
	s form to school within 5 days.
STUDENT RESPONSE (when transition will be addressed) I will attend the meeting as scheduled. Please conduct the meeting without me. I request to have the meeting rescheduled.	PARENT RESPONSE (check one) I will attend the meeting in person. I will attend the meeting virtually. E-mail the meeting link to I will attend the meeting by phone. I can be reached at
Student Signature Date	I request to have the meeting rescheduled.
DOCUMENTATION OF PARENT NOTICE U.S. Mail Telephone Hand Delivered Email Date Date Date	Please conduct the meeting without me. PARENT/ADULT STUDENT OPTIONS (check all that apply) I agree to waive the 8-day notification requirement I consent to excuse the IEP Team members listed above. I request the LEA to invite the Birth to Three representative (Initial three-year-old IEP only).
NOTE: Meeting may be rescheduled due to a school delay or cancellation.	Parent/Adult Student Signature Date

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ELIGIBILITY COMMITTEE REPORT

Local Educational Agency (LEA)

Student Full Name	Date
School	Date of Birth
Parent(s)/Guardian(s)	Grade
Address	WVEIS #
City/State/Zip	Telephone
☐ Initial ☐ Reevalu	action
The Eligibility Committee (EC) considered the following multi-disciplina Academic Information	Observation(s) Perceptual- Motor (AAC)
Eligibility Committee Mo	embers
Signature	Position
A	dministrator/Principal/Designee
E	valuator/Specialist
6	General and/or Special Educator
F	Parent/Guardian/Adult Student
S	tudent
	ther

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Chapter 2: **Evaluations**

In this chapter:

- ✓ Introduction
- ✓ Initial Evaluation
- ✓ Reevaluations
- ✓ Additional Evaluations
- ✓ Independent Educational Evaluations
- ✓ Privately Obtained Evaluation(s)
- ✓ Chapter 2 Reference Materials



Introduction

West Virginia Policy 2419 states that **evaluations** are used to determine if "a student has a disability or is gifted, and the nature and extent of the special education and related services the student needs." Evaluations are also necessary to determine if an **Individualized Education Program (IEP)** is working, and if a student continues to require special education services and supports. **Most importantly, evaluations document a student's current levels of performance and provide a starting point from which to measure goals and objectives.** With each reevaluation, a student's progress or lack of progress is measured and documented.

TIPS

- ➤ Do not be afraid to ask questions regarding the reports. You are not expected to understand everything in the reports.
- > You do not have to allow the LEA to evaluate your child for special education services.
- Remember that test results are not always reliable. They are merely a snapshot of a certain moment of time in your child's life.
- No single measure or evaluation may be used as the sole criterion for determining whether a student is a student with an exceptionality and for determining an appropriate educational program for the student.

The multidisciplinary evaluation team (MDET) is a group of people with the responsibility to make decisions regarding the evaluation and assessment process. The MDET includes the same membership as the IEP team (not necessarily the same individuals). The parent/ student is a member of the evaluation team and must be given an opportunity to provide input and participate in making team decisions. Business may be conducted with or without holding a meeting. However, if requested by the parent/student, a team meeting must be held. The Student Assistance Team (SAT) is one forum for addressing the decisions to be reached by the evaluation team. Student needs should be reviewed at least once per grading period for any student in the SAT process.



Chapter 3 provides more information on Required IEP Team Members.



See the Evaluations Components at the end of this chapter

Initial Evaluation

A referral for an initial evaluation for special education services may come from a variety of sources. Typically, a referral for initial evaluation for special education services will begin a multidisciplinary evaluation process. All areas of suspected disabilities must be assessed. Students must be evaluated in all areas related to the suspected exceptionality. For students who are deaf or hard of hearing, a comprehensive language assessment in the child's language and communication mode must be included in his/her comprehensive evaluation. This means that the student should be evaluated in multiple areas; for example, academic, communication, intellectual ability, motor skills, social skills, adaptive skills, assistive technology (AT), hearing, vision, and other areas as needed.

Parents will be asked to provide written consent prior to an initial evaluation. A Notice of Individual Evaluation/Reevaluation Request form will be sent to the parents for review and signature. Parents have the choice to give or refuse permission or schedule a conference prior to the evaluation.

If the parent/ adult student fails to respond within ten (10) school days of the initial request for consent, the district must mail or hand-deliver a second notice. If the parent/adult student once again fails to respond, the district must document reasonable measures taken to obtain consent, which may include:

- A record of telephone calls made or attempted and the results of those calls;
- Copies of correspondence sent to the parent/adult student and any response received; and/or
- Detailed records of visits made to the parent's/adult student's home or place of employment and the results of those visits.

If the parent/adult student fails to respond after the district has taken reasonable measures to obtain consent for assessments and after (30) thirty school days from the initial request for consent, the district may:

- As part of a reevaluation, provide PWN that the district will conduct the reevaluation; or
- As part of an initial evaluation, pursue the evaluation by using mediation or filing a due process complaint.

If the parent refuses consent, the district may use mediation or due process hearing procedures if the student is enrolled in or seeking enrollment in a public school.

However, the district cannot pursue the evaluation if the student is in a parental private placement or is home schooled.



See the Notice of Individual Evaluation/Reevaluation Request at the end of this chapter.

According to Policy 2419, the purpose of the initial evaluation is to gather information to determine:

- Whether the student has a disability or is gifted;
- The educational needs of the student;

- The effects of the exceptionality on educational and functional performance;
- Whether the student needs specially designed instruction; and
- The nature and extent of the special education needed.

The following information helps to explain the initial evaluation process:

- A child cannot be evaluated until the parent provides consent in writing. If a parent refuses consent for the initial evaluation, the district can pursue mediation or due process.
- A consent form must be given to the parent within five (5) calendar days of the request for initial evaluation(s).
- Timelines begin on the actual date when the LEA receives the consent form signed by parents. Evaluations must be completed, and an Eligibility Committee (EC) must be convened within eighty (80) days after the actual date that the LEA receives parental consent. However, the eighty (80) day timeframe does not apply if the parent repeatedly fails or refuses to produce the student for evaluation, or if the student enrolls in another district prior to the eligibility determination. The eighty (80) days do not include summer break, days when school is closed due to a state of emergency (as declared by the Governor), or days off due to weather (as determined by the county superintendent), and no remote options are required. If days off due to weather result in delays of the evaluation, the timeline will be extended directly proportional to the duration of the weather conditions and it must be clearly documented in the student's file. If a LEA is closed due to weather conditions with remote learning options, this timeline is not extended.
- Each evaluator, including the teacher, must provide a written report to the EC and parent prior to the reevaluation date or within **eighty (80) days** of the parent requesting an initial evaluation.

Evaluations should focus on students' strengths and interests, not solely on their weaknesses.

As part of an initial evaluation, if appropriate, the evaluation team will review existing evaluation data on the student including:

- 1. Evaluations and information provided by the parent/adult student;
- 2. Data regarding the student's response to evidence-based and/or research-based interventions using:
 - a. current classroom-based assessments and classroom-based observations;
 - b. observations by teachers and related service providers;
 - c. results from statewide and LEA-wide testing; and/or
- 3. Current evaluations received or on file in the LEA that are less than three years old for a student who was formerly entitled to special education services, exited public school due to home schooling, and is re-enrolling in the LEA. In this case, a review of existing evaluation data should expedite the eligibility determination.

TIPS

Individuals presenting evaluation results during an Eligibility Committee meeting must be qualified to make the report and answer questions regarding the findings.

Reevaluation

For a student who is already receiving special education services, the IEP team must conduct a multidisciplinary reevaluation in order to determine the student's continued eligibility for special education. In addition, the reevaluation will be used to monitor the student's progress and to evaluate the appropriateness of the special education services the student receives. The reevaluation, also referred to as a triennial review, must be completed within three (3) years of the date of the last EC, or more frequently as requested by the parent or teacher.

As discussed in the previous section, parents will be asked to provide permission prior to the reevaluation. This notice and permission will be provided on the **Notice of Individual Evaluation/Reevaluation Request** form.



See the Notice of Individual Evaluation/Reevaluation Request form at the end of this chapter.

The individual multidisciplinary reevaluation is conducted to determine a student's:

- educational needs;
- continued eligibility for special education and related services; and
- need for any additions or modifications to the IEP.

As part of the reevaluation, the IEP team must review existing evaluation data on the student. This review may be conducted with or without holding a meeting and must be documented on the **Reevaluation Determination Plan**. If a meeting is not held the parent will receive and be required to sign the **Reevaluation Determination Plan**. A copy of the completed **Reevaluation Determination Plan** form must be provided to the parent.



See the **Reevaluation Determination Plan** at the end of this chapter.

The following further details the reevaluation process:

- Parental consent is required for a reevaluation.
- Within five (5) calendar days of the district's decision to evaluate or reevaluate, written notice requesting
 consent must be provided to the parent.
- If the team determines evaluations are needed, they must be conducted **prior** to the student's established triennial review date.
- Reevaluations must be provided at no cost to the parent.
- The district and parent must agree in order for more than one reevaluation to occur within one year.

TIPS

- > You may find that evaluators use different evaluation tools from year to year. This makes it difficult for parents to see if the student is making progress. Do not be afraid to ask the evaluator to use the same testing tool as the previous year. If they use a different tool, request they explain and compare the student's current and previous scores on their report.
- You should request documentation of the reason(s) why a service is being removed from your child's IEP.
- Remember you have a right to request a meeting any time you have questions about the IEP, evaluations or reevaluations. The school must provide prior written notice if they refuse to hold a meeting.

Additional Evaluation

There are times when the EC or IEP team may feel they need additional information about a student. An example could be when a student is not progressing. In that case, the EC or IEP team may request different or additional evaluations to be completed. An additional evaluation may be requested to assist with the determination of educational needs or eligibility.



See the Sample Letter to Request an Evaluation for a Child Already Receiving Special Education Services at the end of this chapter.

The following provides important timelines for additional evaluations:

- The request for parental consent must be sent within ten (10) school days of the meeting which generated the request for evaluation.
- Additional evaluations and a meeting to review the evaluation(s) must be completed within sixty (60) calendar days from the receipt of parental consent for the identified evaluations. The 60-day timeline will be extended for an LEA over summer break. The timeline will stop on the last day of instruction for the school year and resume on the first instructional day the following school year.

When the parent provides a written request for an additional evaluation, the IEP team must consider the request. The local education agency (LEA) must provide prior written notice of its response within five (5) calendar days. The IEP team can consider the request with or without holding a meeting.

Independent Educational Evaluation (IEE)

If a parent disagrees with an evaluation completed by the LEA, the parent has a right to request an **Independent Educational Evaluation (IEE)** at the LEA's expense, to be conducted by an individual who does not work for the LEA. The LEA must provide the parent with a list of evaluators and make arrangements in advance of the evaluation. The parent will select the evaluator, and the school will make the arrangements. The independent evaluation must take place without unnecessary delay.

If a LEA refuses a parent's request for an IEE, the LEA must file for due process to prove that their evaluation is appropriate, and that the parent's request is without merit.

A parent must request an IEE from the LEA before proceeding to obtain the evaluation.



See the **Sample Letter to Request an Independent Educational Evaluation (IEE)** at the end of the chapter.

A parent can choose someone not on the list provided by the LEA as long as the evaluator meets the credentials set by the LEA. The cost must not exceed the rate set by the LEA.



Chapter 6 provides more information about Independent Educational Evaluations (IEE).

Privately Obtained Evaluation(s)

A LEA must consider any evaluations the parent obtains privately.

The LEA cannot use one evaluation as the sole criterion when making decisions about special education services. Information about the student must be obtained from a variety of sources.

Chapter 2 Reference Materials

The following documents are referenced in Chapter 2:

- ✓ Notice of Individual Evaluation/Reevaluation Request
- ✓ Evaluation Components
- ✓ Reevaluation Determination Plan
- ✓ Sample Letter to Request an Evaluation for a Child Already Receiving Special Education Services
- ✓ Sample Letter to Request an Independent Educational Evaluation (IEE)

NOTICE OF INDIVIDUAL EVALUATION/REEVALUATION REQUEST

Student's Full Name Date
Parent(s)/Guardian(s)
Address
City/State/Zip
□ INITIAL □ REEVALUATION □ *ADDITIONAL EVALUATION *Use only if additional data are needed for initial eligibility. Sixty-day timel Dear Parent(s)/Adult Student: Your permission is requested to conduct an evaluation to determine the student's educational needs. If the student has been received.
*Use only if additional data are needed for initial eligibility. Sixty-day timel Dear Parent(s)/Adult Student: Your permission is requested to conduct an evaluation to determine the student's educational needs. If the student has been received.
Your permission is requested to conduct an evaluation to determine the student's educational needs. If the student has been received
special education services, a reevaluation is required at least every three years or more frequently, if warranted. Upon completion the evaluation, a meeting will be scheduled to discuss the evaluation results. This evaluation will be conducted by qualified professionals and will include the areas checked below. A written description of each of the conducted by qualified professionals and will include the areas checked below.
evaluation component is provided. The evaluation results will be used as the primary source to determine the student's eligibility special education and related services and/or to adjust the student's educational services.
Academic Information
Signature Date
I have read, or had read to me, the above Notice of Individual Evaluation/Reevaluation Request regarding the student. I understand the contents and implications of this notice and have been advised of my rights. Check one: I give permission to evaluate/reevaluate. I wish to schedule a conference before I decide. Do not evaluate/reevaluate the student. Parent/Adult Student Signature Date I have read, or had read to me, the above Notice of Individual Evaluation/Reevaluation Request regarding the student. I understand the contents and implications of this notice and have been advised of my rights. **REQUIRED** Received by the School/LEA:

Please return this signed form within 5 days and retain a copy for your records.

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EVALUATION COMPONENTS

Academic Information – measures of student performance as demonstrated on formative and summative assessments.

Achievement - individually administered standardized tests that measure a student's skills in a variety of academic areas.

Examples: mathematics, reading, science and social studies

Classroom Performance - information collected on the student's learning and progress in the classroom.

Examples: end of the chapter tests, portfolio assessment, classroom-based assessment, progress-monitoring data, interim assessments, benchmark assessments

Teacher Report - information provided by any or all of the student's current teachers

Examples: information pertaining to a student's organizational skills, attention to task, work/study habits, grades

Adaptive Skills - measures to determine skills necessary to function adequately within a person's home, school or community environment.

Examples: communication, self-care, home living, social skills, community use, self-direction, health and safety, functional academics, leisure and work

Assistive Technology – procedures to determine if a student requires devices or services to increase, maintain or improve functional capabilities in the areas of seating, positioning and mobility, communication, computer access, motor aspects of writing, composition of written material, reading, math, organization, recreation and leisure, vision, hearing, general and daily living skills.

Examples: functional environmental evaluation to determine the need for devices including, but not limited to, a communication board, adapted equipment or computer software

Behavioral Performance – measures to determine a student's behavioral, social and/or affective status.

Examples: conduct in the classroom, ability to attend or focus, self-concept, emotional functioning, relationships with others **Functional Behavioral Assessment (FBA)** – structured process to determine the possible functions of a student's behavior so interventions and modifications can be developed.

Examples: systematic observations, data collection, interviews

Communication - measures to determine skills necessary to understand and express information which may include recording a narrative language sample for transcription and analysis.

Examples: speech sounds, oral language, phonemic awareness, facial expressions, body movements, gestures, touch

Developmental Skills – procedures to determine the student's early learning and school readiness.

Examples: developmental milestones in communication, motor, cognitive, social emotional, self-help

Health – acquisition of information to determine the effect of health concerns on educational performance.

Examples: report of a medical diagnosis from a physician or health history

Hearing/ Audiological – measures to determine the student's ability to hear or process language.

Functional Listening Evaluation – assess how a student's listening abilities are affected by noise, distance and visual input in the student's natural listening environment.

Information from the Parents - acquisition of information from the parents to assist in evaluation and program planning.

Examples: social/emotional, developmental history, student preferences, medical history, cultural influence, behavioral information

Intellectual Ability - individualized, standardized measures to assess a student's ability or potential to learn.

Examples: perception, cognition, memory, processing speed, verbal and non-verbal skills

Motor Skills – measures to determine a student's gross and fine motor development.

Examples: mobility, muscle tone, balance, coordination, accessibility

Observation(s) – a purposeful study of the student in a variety of activities, situations and/or times at school, home or other settings.

Examples: data collection of student behavior and/or performance in a variety of classes and/or unstructured settings

Perceptual-Motor – measures to determine the student's ability to convert what is seen to written form.

Example: reproducing a pattern from a sample

Social Skills - measures to determine the student's ability to initiate and maintain positive relationships with others.

Examples: making friends, problem-solving, cooperating with others, following rules, showing appreciation

Secondary Transition Assessments – are a required component for secondary transition planning. Data are collected and used to help students identify interests that can be developed into education/training, employment, and/or independent living post-secondary goals. They also support development of accommodations and present levels of performance in an IEP for transition-age students (14-21).

Examples: formal and informal data collection related to interest/career, self-determination, student preference and independent living.

Vision - measures to determine the student's functional vision and/or physical eye conditions (ophthalmological or optometrist report).

Functional Vision Assessment - Evaluates how the student uses their functional vision across a variety of familiar and unfamiliar environments to determine how the student's vision impacts their educational performance.

Learning Media Assessment - evaluates how a student uses their sensory channels to determine the initial and ongoing appropriate learning media.

Orientation and Mobility - assesses the ability of the student who is low vision, blind, or deafblind in the use of his/her remaining senses to determine his/her position in the environment and in techniques for sage movement from on place to another.

Other: Specify:		

REEVALUATION DETERMINATION PLAN

Local Educational Agency (LEA)		
Student's Full Name	Date	
School		
Parent(s)/Guardian(s)	Grade	
Address	WVEIS#	
City/State/Zip		
	Reevaluation Due Date	

Names of Most Recent Evaluation &	Description of Student's	Evaluate/		
Dates Administered	Current Performance	Reevaluate		
		Y/N		
Academic Information				
Achievement		Achievement		
Classroom Performance		Classroom Performance		
Classiconi i citornianec		Teacher Report		
Teacher Report				
Adaptive Skills				
Assistive Technology				
Tabbase Technology				
Behavioral Performance		Functional Behavioral		
Functional Behavioral Assessment		Assessment		
		Other		
Communication				
Developmental Skills*				
Developmental Sams				
Health				
Hearing - Functional Listening Evaluation	-	Audiological		
	-	Functional Listening		
		Evaluation		
Information from Parents				

^{*}Developmental Delay Eligibility: Ages 3 through 6 effective July 1, 2023; Ages 3 through 7 effective July 1, 2024.

CONTINUE

Names of Most Recent Evaluation & Dates Administered	Description of Student's Current Performance	Evaluate/ Reevaluate Y/N		
Intellectual Ability				
Motor Skills Physical Therapy		Physical TherapyOccupational TherapyOther		
Occupational Therapy				
Observation(s)				
Perceptual-Motor				
Social Skills				
Secondary Transition Assessments Functional Vocational Evaluation Vocational Aptitudes		Functional Vocational Evaluation Vocational Aptitudes Interests/Preferences		
Interests/Preferences		niterests/11ererences		
Vision Orientation & Mobility Vision Evaluation		Orientation & MobilityVision Evaluation Other		
Other (specify)				
NOTE: If no additional data is needed as indicated in the current status column, the parent has the right to request an assessment(s) to determine whether the student continues to be a student with an exceptionality.				
Multidisciplinary Evaluation Team Members				
	Administrator/Principal/Designee			
	Evaluator/Specialist General Educator			
	Special Educator			
	Parent/Adult Stud	ent		
	Student			

West Virginia Department of Education September 2023

Other _____

This is a sample letter to request an evaluation for a student already receiving special education services, if there is a need for additional information regarding the student. Send this letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Special Education Director's name), **Special Education Director** (Insert county name) **County Schools** (Insert address)

RE: (Insert your child's full name), a student at (Insert name of your child's school) School

Dear Mr. or Ms. (Insert Special Education Director's last name),

I am the parent of (Insert your child's full name), a (Insert your child's grade) grade student at (Insert your child's school's name) School.

I am writing to request that (Insert child's first name) be evaluated for possible (Examples of evaluation testing: sensory integration, reading comprehension, written/expressive language, psychological/educational) needs. I am concerned that (Insert first child's name) is having problems in school with (list a few examples which demonstrate your child's difficulties at school).

I understand that I am required to provide written permission in order to start the evaluation process. Please consider this request written permission. I would be happy to talk with you about (Insert first child's name), and answer any questions you may have. You can reach me during the day at (Insert daytime telephone number). Thank you for your prompt attention to my request.

Sincerely,

(Sign your name) (Type your name)

Note: The school has sixty (60) days (this does not count holidays) to complete the evaluation. The 60 day timeline will be extended for an LEA over summer break. If the school is not going to do the evaluation, they must provide prior written notice within ten (10) days and explain why.

This is a sample letter to request an independent evaluation. Send this letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Special Education Director's name), **Special Education Director** (Insert county name) **County Schools** (Insert address)

RE: (Insert your child's full name), a student at (Insert name of your child's school)

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am the parent of (Insert child's full name). I disagree with the school system's (Insert type of evaluation, such as Physical Therapy, Speech Language or psychological) evaluation. I am requesting an independent evaluation at public expense.

Please send a copy of the written criteria under which the independent evaluations must be conducted to meet district criteria. Also, please include a written list of independent evaluators I may consider.

It is my understanding that the school must pay for the independent evaluation, unless it requests a due process hearing to prove that its evaluation was appropriate. I will send the district a copy of the evaluation upon completion. I understand the evaluation must be considered in any future decisions about my child's education.

Please send the requested information, or let me know within five (5) business days if you intend to request a due process hearing.

Respectfully,

(Sign your name) (Type your name)

Note: Payment arrangements between the school district and evaluator must be made prior to you taking your child for an evaluation. The independent evaluation must be within the reasonable range of cost for the type of evaluation. You do not have to choose an evaluator from the list as long as the evaluator you do choose meets the criteria.

Chapter 3: Individual Education Program (IEP)

In this chapter:

- ✓ Introduction
- ✓ IEP Team Basics
- ✓ The IEP Document
- ✓ IEP Amendments
- ✓ IEPs for Transfer Students
- ✓ Guidelines to Obtain Necessary Services
- ✓ How to Handle Difficult Conversations
- ✓ Dispute Resolution
- ✓ Chapter 3 Reference Materials



Introduction

West Virginia Policy 2419 explains that the Individualized Education Program (IEP) document "sets forth in writing a commitment of resources necessary to enable the student to receive needed special education and related services." If a service or need is not listed on the IEP document, the LEA does not have to provide it.

Special education is specially designed instruction, at no cost to the parent, to meet the unique educational needs of an eligible student with a disability or giftedness, including instruction in the classroom, the home, hospitals, institutions and other settings. Special education can also include instruction in physical education, transition services, travel training, assistive technology services and vocational education. In addition, Occupational Therapy (OT), Physical Therapy (PT), and Speech/Language Therapy (SLT) may be provided as appropriate to meet the student's needs.

The main purpose of an IEP team meeting is to develop a plan that will meet the unique educational needs of an eligible student. The IEP meeting serves as a communication method between the parent and district personnel that is meant to offer equal participation to make joint and informed decisions. Policy 2419 states, "all members of the IEP team are expected to work toward consensus on the content of the student's IEP to ensure that he or she receives a **Free Appropriate Public Education (FAPE)**." Consensus means that all members are in general agreement about the content of the IEP.

If the IEP team cannot reach a consensus about an IEP decision, then the district representative will make the final decision. The district must provide the parent with **Prior Written Notice (PWN)** of the decision at the conclusion of the meeting and prior to implementing the IEP. **If the parent is in disagreement, this will not stop the implementation of the IEP.** The parent may exercise his or her right to mediation or a due process hearing.

TIPS

- ➤ Request a free copy of West Virginia Policy 2419 from the West Virginia Department of Education.
- We recommend that you bring a copy of West Virginia Policy 2419 and A Parents' Advocacy Guide to Special Education to your Individualized Education Program (IEP) meetings.
- A parent can request an IEP meeting at any time, but the request must be in writing.
- Consider having your child develop an "About Me" handout or presentation that includes his or her likes, dislikes, strengths, difficulties, dreams, and goals. This could be presented at the beginning of every meeting to make sure everyone is on the same page. If your child has a specific request, like to change where he or she is seated in the classroom, this would be a good time for them to say so. It also builds self-advocacy skills and ensures everyone is listening.

IFP Team Basics

This section will cover the following basic information about the IEP team and the IEP meeting:

- When are IEP team meetings held?
- What type of notice are parents and other team members supposed to receive prior to an IEP team meeting?
- Who is required to participate as an IEP team member?
- As a parent, what is your role at the IEP meeting?
- What is the role of the student at the IEP meeting?
- How and under what circumstances may a required IEP team member be excused from attending a meeting?

When to Have an IEP Meeting

After a student is found eligible for special education services during an Eligibility Committee (EC) meeting, the district must have an IEP meeting within thirty (30) calendar days to develop an IEP document.

The following sets forth the other times when an IEP meeting must be convened:

- To review the IEP periodically, but no longer than **365 calendar days** from the date the current IEP was developed.
- At the request of any member, including the parent, the LEA has twenty-one (21) calendar days to hold an IEP meeting. If the LEA feels the current IEP is appropriate and refuses to hold another IEP meeting, they must provide the parents with PWN within five (5) calendar days. The PWN must include the reason the LEA refuses to hold the IEP meeting.

A Targeted IEP Meeting is a targeted IEP review that may be conducted when only a portion of an IEP requires review or modification (example: reviewing only the behavior PLEPs/goals/behavior plans of an IEP that also addresses academic areas). Conducting a Targeted IEP meeting does not change the Annual Review meeting date.



See Prior Written Notice of LEA's Proposal/Refusal and Sample Letter to Request Prior Written Notice at the end of Chapter 6.



Chapter 6 provides more information about Prior Written Notice.

- The LEA must have an IEP meeting within twenty-one (21) calendar days of a written request by the general education teacher who has responsibility for implementing the IEP.
- The LEA must have an IEP meeting within ten (10) school days of any disciplinary removal that results in a
 change of placement for the student. The IEP team must conduct a Manifestation Determination Review
 (MDR) meeting. If appropriate, a recommendation should be made to complete a Functional Behavioral
 Assessment (FBA) and/or develop a new or review a current behavioral intervention plan.



Chapter 4 provides more information about **Change of Placement and the Manifestation Determination Review (MDR).**

When an agency fails to provide transition services listed on the IEP, the IEP team must meet to identify
alternative strategies to meet the transition objectives. For example, the LEA cannot force the West
Virginia Division of Rehabilitation Services (WVDRS) to provide services for anything listed on the IEP.

TIPS

- ➤ To encourage friendly and cooperative interaction at your Individualized Education Program (IEP) meeting, consider bringing a snack for all to share.
- > A parent can request an IEP meeting at any time, but the request must be in writing.
- A change of placement occurs when a student is removed from school for more than ten (10) school days, such as when a student is suspended, expelled or moved to an interim alternative education setting (IAES).



Sample Letter to Request an IEP Meeting at the end of this chapter.

IEP Meeting Notice

A parent must be given written notice at least eight (8) calendar days prior to an IEP meeting. The written notice must include the date, location, time and who will be attending and the purpose of the meeting. The LEA must schedule and notify the parent of the meeting at a place and time mutually agreed on by the parent and the LEA. A parent may waive the required eight (8) calendar day notice.

The meeting notice (also referred to as Notice of Meeting) will list the stated purpose for the IEP meeting. An IEP meeting might be held to:

- Develop, review and/or revise the IEP;
- Identify transition services from the Birth to Three (BTT) Program, preschool or post-secondary at age 14;
- Beginning with the first IEP to be in effect when a student is 14 years old (or sooner at the discretion of
 the IEP Team), the IEP must include Pre-employment Transition Services (Pre-ETF) which may include
 services provided by schools and by the Division of Rehabilitation Services that include: job exploration,
 work-based learning, counseling for transition & post-secondary programs, workplace readiness training,
 and self-advocacy training
- Develop a plan for reevaluation every three (3) years;
- Transfer of student's rights at age 18 (age of majority); and
- Conduct an MDR meeting which occurs when a student is subject to disciplinary actions that may result
 in a change of placement.



See Notice of Eligibility Committee and/or Individualized Education Program Team Meeting at the end of Chapter 1.



Chapter 6 provides information on **Notice of Meetings**.

TIPS

If the LEA contacts you by phone and tells you they want to have an Individualized Education Program (IEP) meeting the next day and it will be difficult for you to attend the meeting on such short notice, do not agree to attend. Just inform the LEA that you want to attend and offer dates/times when you will be able to attend. Remember that you have a right to appropriate notice of meetings.

If you cannot attend your child's IEP meeting in person, you may request to attend by phone or attend by a virtual option. You can request a draft copy of the IEP prior to the meeting to review during the meeting.

Of course, you may still ask for a copy of the draft even if you plan to be at the meeting. If you are told there is no draft, then you should expect to start the meeting with a blank IEP document.

Required IEP Team Members

The following are required IEP team members:

- Parents who may be the natural, adoptive, or foster parent of a child; a court-appointed guardian (but not
 the State if the State is the child's guardian); an individual acting in place of a natural or adoptive parent
 (including a grandparent, step-parent, or other relative) who the child lives with; or an individual assigned
 by the Local Education Agency (LEA) to be a surrogate parent.
- At least one general education teacher, if the student is or may be participating in the general education
 environment (GEE). Their role includes discussion of the student's involvement and progress in the
 general education curriculum; determination of appropriate positive behavioral interventions and
 strategies for the student; and determination of supplementary aids and services, program
 accommodations, modifications and supports for school personnel.
- At least one special education teacher, or, when appropriate, special education service provider (e.g., speech language pathologist).
- A **representative of the LEA** who is qualified to provide or supervise the provision of special education, is knowledgeable about the availability of resources of the LEA, and has the authority to allocate resources. This can be one of the other team members if he or she meets the requirements and is designated.
- An individual who can interpret the instructional implications of evaluation results. For example, a
 special education specialist, audiologist, special educator, speech/language pathologist, related service
 provider or school psychologist. A teacher or specialist should not interpret another specialist's evaluation
 unless they also have credentials in that area of expertise.
- At the parents' or district's discretion, others with knowledge or special expertise regarding the child, including related services personnel, as appropriate. The determination of having knowledge or special expertise will be made by the parent or district personnel who invited the individual to the IEP meeting.
- The **student**, when appropriate, but required when the purpose of the meeting is to discuss postsecondary goals and transition services.
- To the extent appropriate and with parent or adult student consent, a **representative of any participating agency** that is likely to be responsible for providing or paying for transition services.
- At the request of a parent of a child who previously received services under West Virginia Birth to Three
 (BTT), the Part C service coordinator or other representatives of the Part C system to assist with the
 smooth transition of services.
- For a student being considered for or currently in a private school placement made by the IEP team, a representative of the private school or facility.

In 2004, the WVDE issued a letter clarifying the role of an advocate in an IEP meeting. The following are answers they provided to specific questions:

Parents and LEAs have the right to invite individuals who have knowledge or special expertise regarding
the child to serve as additional members of IEP meetings. The determination of whether the individual
possesses the required knowledge or special expertise is made on a case-by-case basis by the party who
invited the individual.

- Since the parent has invited the advocate to the IEP meeting, this person is considered to be an IEP team member and may assume an active role in the review and development of the student's IEP. The nature and extent of the advocate's role should be predetermined by the parent, clarified with the advocate prior to the IEP meeting and then communicated to the IEP team members. The advocate is responsible for ensuring that his/her recommendations and decisions are made with respect to the individual educational needs of the student and/or the views of the parent.
- An advocate may be given permission or authority to speak in place of the parent. However, the advocate
 cannot attend the IEP meeting in lieu of or in place of the parent. Advocates are not entitled to the
 procedural safeguard protections covering parents and students.
- It is appropriate for the IEP team to directly interact with the advocate at the IEP meeting.

Role of the Parent at the IEP Meeting

It is typical for parents to feel overwhelmed and anxious when they attend an IEP meeting. Parents are full and equal members of the IEP team. Here are some ways to reduce anxiety and increase participation in IEP meetings.

Before the meeting:

- Communicate with the child. Ask how school is going. Ask your child what he or she would like to change, what they would like to be different in school. Find out what they like and dislike.
- Create a vision statement for your child.
- Build a positive relationship with at least one person on the IEP team. This relationship will help you feel more comfortable.
- Communicate regularly with school staff to be prepared for what they may say at the IEP meeting.
- Prepare and write down important questions, points or thoughts to share with the rest of the IEP team.
- Take a copy of your child's IEP with any changes noted on the document.

During the meeting:

- Understand that, as the parent, you are an important part of the IEP team.
- Find ways to personalize your child.
- Involve your child in the IEP meeting to the extent appropriate for his or her age.
- Take someone with you to serve as a support person.
- Always ask questions to clarify or better understand what is being discussed. This is especially important
 when unfamiliar acronyms or terms are used.
- Stay focused and positive. If you or another team member becomes frustrated or angry, ask to have the meeting continued at another date.

After the meeting:

- Put any concerns about the IEP in writing and return them to the school with the IEP as soon as possible.
- Talk to your child about what was discussed at the IEP meeting.
- Place the IEP in a binder or folder with other school notices and reports.
- Keep good records of all communication in connection with your child. After each telephone call or meeting, write down what was discussed.

TIPS

- Parents can also bring someone for support, such as a family member or friend. However, if you plan to bring an advocate or attorney, you should let the LEA know in advance. If you bring an attorney, the district may also wish to bring one.
- ➤ Parents frequently ask if they can record an IEP meeting. There is nothing in IDEA or West Virginia Policy 2419 or the West Virginia State Code that addresses the recording of an IEP meeting. You should request, in writing, the county's policy on recording IEP meetings. It is recommended that you inform the IEP team members in advance that you are going to record the meeting. If the county records a meeting, it becomes an official part of the student's educational file. The county cannot prevent you from recording the meeting if you have a disability that would require you to do so (e.g., memory problems or traumatic brain injury causing short term memory loss).
- Parents should request that someone from the school staff take meeting notes. Be sure to review the notes and make edits/suggestions, if needed. Get a copy of the notes before you leave.
- Pay attention to the reevaluation date so if appointments, payments, and/or travel arrangements need to be made, they can be done within the appropriate timelines.

Role of the Student at the IEP Meeting

The IDEA provides that the school must include the child with a disability at the IEP meeting whenever appropriate and requires that the child be invited to attend the meeting when post-secondary goals and transition is discussed.

Parents have the authority to make educational decisions for the child under Part B of IDEA, including whether the child should attend the IEP meeting.

It is important for elementary school children to come to the IEP meeting to learn a little about the process or to share information about their hopes and dreams. As children get older, it may be a good idea to encourage them to take a more active role. This allows them to have a voice in their own education and can teach them a great deal about self-advocacy and self-determination. Older children may even lead parts of the IEP meeting.

Participation in the IEP meeting should never be an all or nothing proposition. If a child can only participate in part of the IEP meeting, this should still be encouraged, and the entire team should work together to make it happen.

Parents have the primary responsibility to prepare their child to attend and even participate in the IEP meeting. The other IEP team members have the responsibility to support and facilitate this attendance and participation.

The student is required to participate in all meetings when post-secondary goals and transition services are discussed.

TIPS

- All students, when appropriate, should be encouraged to attend **Individualized Education Program (IEP)** meetings and efforts should be made to prepare them to participate prior to the IEP meeting.
- If the student cannot attend the entire meeting, efforts should made to include them in at least a portion of the meeting.
- Parents should prepare the child to be a productive and active member of their IEP team.
- Parents should encourage team members to directly address and interact with their child.
- Consider having your child develop an "About Me" handout or presentation that includes their likes, dislikes, strengths, difficulties, dreams, and goals. This could be presented at the beginning of every meeting to make sure everyone is on the same page. If your child has a specific request, like to change where they are seated in the classroom, this would be a good time for them to say so. It also builds self-advocacy skills and ensures everyone is listening.

Required IEP Team Member Excusals

A required IEP team member may be excused from an IEP meeting if the member's area of the curriculum or related service is not being modified or discussed at the meeting. If this situation occurs, someone from the school must contact the parent first to see if the parent agrees the person is not needed at the meeting. The parent must agree to this in writing. An Individualized Education Program Team Member Excusal(s) form must be filled out prior to the IEP team meeting.



See Individualized Education Program (IEP) Team Member Excusal(s) at the end of this chapter.

If the member's area of curriculum or related service **will be modified or discussed**, and the parent agreed to the member's excusal, then an **In Lieu of Attendance Report** form must be completed and presented to the IEP Team chairperson and the parent **before** the IEP Team meeting. This provides an opportunity for the parent to ask questions and/or make suggestions regarding the services before the IEP meeting. The In Lieu of Attendance Report is presented to the IEP Team during the IEP meeting.

If the parent does not agree with a team member's excusal, the meeting must be rescheduled.



See In Lieu of Attendance Report at the end of this chapter.

The IEP Document

The IEP is a product of collaboration between parents and educators who, through full and equal participation, identify the unique needs of a student with a disability and plan the special education and related services to meet those needs. It must detail evaluations and the **strengths** and **weaknesses** of the student. The IEP document identifies learning goals, sets timelines, and identifies the supplementary aids and related services the student requires to receive a FAPE. Services can be material, curricular, a human resource, or assistance beyond what is normally afforded students without exceptionalities. **The IEP document lists the student's educational needs beyond what is afforded to all students in order to support the placement of a student with a disability.**

Parents should educate themselves regarding the IEP document. Understanding each of the parts, what information goes where and the flow of the document is important in order to understand the services the student will be receiving, how frequently modifications and accommodations will be provided and how to monitor the student's progress. Various local organizations provide training for parents regarding IEP development. Resources are also available on the Internet and at public libraries, and there are many inexpensive books that discuss IEP development.

Both the IDEA and West Virginia Policy 2419 specifically outline and discuss the information that must be contained in an IEP document. Parents should thoroughly review the IEP Development section in West Virginia Policy 2419 for more details than this Guide discusses.

Parents may want to use the **Checklist of Types of Records a Parent Needs to Keep** for maintaining all the records and documents related to the child's education. In addition, parents may need help in addressing education-related concerns or issues. Parent may also want to use the **Organizing Your Education Related Concerns**.

TIPS

- Make sure that all pages of the Individualized Education Program (IEP) document are numbered. This aids in review and ensures that all IEP team members have the same pages. This includes when the IEP team makes changes to the IEP. This is best done by requesting the date and page numbers be changed while making other changes and that a clean, updated copy of the IEP document is printed and given to all the team members.
- Sometimes LEAs will have an IEP document prepared before the IEP meeting and then ask the parent to sign this document when they arrive. This is INAPPROPRIATE. The LEA may prepare a draft IEP document before the meeting starts to save time, but they must review the contents with the entire IEP Team, which includes parents. This provides the opportunity for input from all the IEP Team members before the final IEP document is completed.
- You have the right to a copy of the IEP. If it is not given to you, you should always ask for a copy of the IEP before you leave the meeting. The school is required by law to give you Prior Written Notice and a copy of the IEP at the conclusion of the IEP meeting.



See Checklist of Types of Records a Parent Needs to Keep and Organizing Your Education Related Concerns at the end of this chapter.

The electronic version of the IEP and IEP instructions are available on the WVDE website at: https://wvde.us/special-education/individualized-education-program/idea-forms/. Districts are now required to use the WVDE Online IEP to ensure that all IEPs are developed in compliance with federal and state regulations. Parents are also required to be given a copy of the IEP prior to leaving the IEP meeting.

This section will detail each section of the IEP and provide guidance and tips for parents to assist them in the development of the IEP for their child. The following IEP sections are:

- Part I: Student Information
- Part II: Documentation of Attendance
- Part III: Extended School Year (ESY) Determination
- Part IV: Consideration of Factors for IEP Development/Annual Review
- Part V: Assessment Data
- Part VI: Transition Planning
- Part VII: Present Levels of Academic Achievement and Functional Performance
- Part VIII: Annual Goals
- Part IX: Services
- Part X: Statewide Testing
- Part XI: Placement
- Part XII: Prior Written Notice
- Part XIII: Consent

Part I: Student Information

This part of the IEP document contains the following demographic information: student's name, address, parents' names, student's birth date, current age, current grade, and student number.

In addition to this basic demographic information, this section identifies the reevaluation date and the type of IEP that is being developed. For example, it may be an initial IEP, an annual review, or a reevaluation review. Transfer information such as where the child is being transferred from and the effective date would also be located in this section.

Part II: Documentation of Attendance

This part of the IEP document includes team member signatures. These signatures **only** reflect IEP meeting attendance, including attendance by parents or the adult student.

An exception to this is the very first IEP developed for a student, on which the parental signature reflects the acceptance of special education services.



Part XIII of Chapter 3 provides information on Consent.

The bottom of this section is an area to document participation in an IEP meeting by an alternate method, meaning they did not attend in person. Team members participating through an alternate method, such as by telephone or virtually, may be documented without signature in the appropriate section.

This is where someone using an **In Lieu of Attendance Report** will show their recommendations in the IEP development.



See In Lieu of IEP Team Attendance Report at the end of this chapter.

TIPS

Signing an IEP only indicates you attended the meeting. If you disagree with an IEP, you will need to address your disagreement and concerns by other means including a state complaint, mediation or due process complaint.

Part III: Extended School Year (ESY) Determination

This part of the IEP document discusses and lists **Extended School Year (ESY)** services offered for students who require services in order to receive FAPE beyond the typical school year. West Virginia Policy 2419 says ESY services are only to **maintain skills** the student has shown they lose during breaks, such as holidays and spring break. However, IDEA states, "each public agency must ensure that ESY services are available as necessary to provide a Free and Appropriate Education (FAPE)." ESY services must be provided only if a child's IEP team determines, on an individual basis, that the services are necessary for the provision of FAPE to the child.

Each year the district must inform parents of students with disabilities of:

- The availability of ESY services;
- The procedures and criteria for determining a student's need for ESY services; and
- Their right to refuse ESY services.

When making a determination about a student's need for ESY, the IEP team must review documentation that the student exhibits or may exhibit:

- Significant regression during an interruption in educational programming;
- A limited ability to recoup skills once programming has resumed;
- Regression or recoupment problems that interfere with the maintenance of identified critical skill areas (as described in the IEP); and
- Other factors that interfere with the maintenance of identified critical skill areas.

The IEP team will choose one or more of the student's objectives listed on the IEP document that are considered the most important or critical skills to monitor through the student's progress reports and during breaks

throughout the school year. These skills are check marked ☑ in the Annual Goals section in the Critical Skill column. Critical skills are only one of the tools used to determine the need for ESY services.

West Virginia Policy 2419 says that the lack of clear evidence of such factors (regression or recoupment skills) may not be used to deny a student ESY services, if the IEP Team determines the need for such services and includes ESY in the IEP. Recoupment means the process to regain skills.

The type and length of the services the student requires is determined on an individual basis by the IEP Team. However, the standard ESY services that LEAs offer are generally programs which give the same services to every student who needs ESY. An example of this is when an LEA states that their ESY services are available for four half-days a week in the month of July and the setting will be at school "XYZ." This type of program may work well for some students. Such programs do not frequently include typical peers and are offered only to children with disabilities. These types of services are not individualized. Remember, the focus of ESY should be on what your child requires in order to receive FAPE. ESY services may not be limited to a particular category of disability or be limited in the type, amount, or duration of those services and must be provided at no cost to the parent. Parents have the right to refuse ESY services.

The following is an example of how type and length of services the student requires is determined on an individual basis:

A student is in the general education environment (GEE) during the school year, has an IEP and is eligible for ESY services. The IEP Team is concerned that the student will lose basic third grade math skills during the summer. In this situation, the IEP Team might decide that the student will receive math services in an Out of School Environment (OSE), perhaps the home setting, for eight weeks. The IEP Team determined that the typical ESY setting would not be appropriate for this student because the student is not in a special education resource room or self-contained classroom during the regular school year. Please note that the IEP Team felt that the student needed more than the usual four weeks offered by the LEA.

The IEP team should consider what skills are necessary and most important for the student to retain when the next school year starts. Some questions the IEP team may wish to consider:

- Does the student have problems maintaining skills during the holiday/summer breaks?
- Does the student have skills that may be just emerging or skills in which behavior interferes or arises when the student is off from school for extended periods?
- Does the nature and/or severity of the disability and special circumstances require that the student receive services beyond the typical school year?

TIPS

- A parent might want to ask that the IEP team defer all **Extended School Year (ESY)** decisions until approximately **seventy-five (75) days** before the school year ends. This allows time to evaluate the student's recoupment from the summer break and holidays and to address any disagreements over the need of ESY. There is space on the IEP to identify that the decision for ESY will be deferred and the date to which it will be deferred.
- ➤ If the school team members disagree with you about the need for ESY services, you can request **Prior Written Notice (PWN)** during the IEP meeting. This allows time for you to file a state complaint regarding the refusal of the service. The state will have sixty (60) days to investigate your complaint and issue the findings.

Part IV: Consideration of Factors for IEP Development/Annual Reviews

This part of the IEP document discusses the Consideration of Factors for IEP Development/Annual Reviews. These questions ask if the IEP team considered the student's:

- Strengths;
- Concerns of the parent;
- Results of the initial or most recent evaluation, and whether additional evaluations are needed;
- Academic, developmental, and functional needs of the student; and
- Revisions needed to address lack of progress.

The following describes the additional considerations identified on this section of the IEP:

- Is the student identified as gifted?
- Does the student need assistive technology devices or services?
- Does the student have communication needs?
- Does the student's behavior impede his or her learning or that of others?
- Does the student have blindness or low vision?
- Is the student deaf or hard of hearing?
- Does the student have limited English proficiency?
- Will the student's next IEP address transition services?
- Does the student have a physical disability that impedes the ability to utilize print (cannot hold or access the material without strenuous effort)?
- Does the student have limited comprehension of grade-level print?

The above questions are answered with a "yes" or "no" response. Any questions answered with a "yes" will require additional information to be provided.

While all the above considerations are important, this section is going to focus primarily on the consideration of the student's behavior impeding his or her learning or that of others.

TIPS

- Parents may ask whether their child requires assistive technology (AT) devices or services. This includes the use of AT in the home.
- Parents may want to consider if additional evaluations are needed. Remember if additional evaluations are requested, written consent must be provided by the parent. The additional evaluations must be completed, and an IEP team meeting must be held within sixty (60) calendar days upon receipt of the written consent.
- Parents may want to consider all aspects of their child's behavior that interferes with learning, even assistance the child may need to remain on task.
- ➤ Parents should consider writing a letter to the school requesting an FBA when challenging behaviors are observed and are impacting the child's ability to participate in the educational program.
- You may see or hear the term Accessible Instructional Material (AIM) used during IEP meetings. AIM refers to making sure educational materials are provided to eligible students in a way that the student can use.

Sometimes students with disabilities have challenging behaviors. These behaviors may make it difficult for the student to learn and can be harmful and/or disruptive to others. Some students have not learned positive ways to have their needs met. Appropriate behavior skills can be taught. It is important to learn why the behaviors occur and the purpose they serve. The **Functional Behavior Assessment (FBA)** process and **Positive Behavioral Interventions and Supports (PBIS)** plan are the tools that can be used to teach a child appropriate replacement behaviors through proactive, positive and instructional strategies.



See Sample Letter Used to Request a Functional Behavioral Assessment at the end of the chapter.

TIPS

- Either parents or the LEA can request that a **Functional Behavior Assessment (FBA)/Positive Behavioral Interventions and Supports** (PBIS) plan be developed anytime the student displays a pattern of behaviors that are of concern.
- When behaviors interfere with your child's learning, you should request that an FBA be conducted. There is a difference between a **Behavior Intervention Plan (BIP)** and a **PBIS** plan.
- > Do not allow a LEA to use one-page template FBA data collection forms without observing your child or use one page template behavior plan forms that result in generic plans.

The FBA and PBIS plan should be developed by individuals with appropriate training. LEAs will sometimes have PBIS specialists or a school psychologist who have the training necessary to lead a team through this process. If the LEA does not have someone within the district appropriately trained in PBIS, then it should contract with someone from outside the LEA to provide the service. The contracted person may need to continue working with the team for an extended period of time to provide training, monitor data, and update the PBIS plan until the LEA is able to maintain the PBIS plan on their own.

The FBA is a process of collecting information. An individual or team of individuals collects data on agreed upon target behavior(s) displayed by the student that the team wishes to change. FBA data should be collected for at least two weeks and in different environments. It is a good practice to also take data in an environment in which the student is not displaying inappropriate behavior, to see why behaviors are different in each environment.

A student may exhibit certain behaviors to get wants or needs met or to avoid a person, task, or environment. Once the team determines the function of the behavior, they will need to identify a replacement behavior that serves the same function. The process of FBA leads to the development of a PBIS plan.

The development of a PBIS plan is individualized to the student and uses proactive strategies to teach appropriate behavior. It does not use consequences (e.g., take away recess or give detention), but instead rewards appropriate behavior. The PBIS plan will describe a specific behavior the team wants to change or eliminate, discuss cues for when a behavior may happen, and outline the exact steps someone will take before and/or after the target behavior occurs. This ensures that everyone responsible for implementing the PBIS plan is doing it in the same manner and is not sending confusing messages to the student. It is important that everyone responsible for implementing the PBIS plan be well trained in implementing all aspects of the plan.

FBA is an ongoing process. Data should continue to be collected after the PBIS plan is developed. This information will be used to determine if the plan is working or if it needs to be changed.



See Sample Letter Requesting Suspensions Be in Writing and Notifying Child Will Not be Picked Up without Suspension Notice at the end of this chapter.

TIPS

- You may get phone calls from the school to pick up your child because "Johnny is having a bad day." Often parents respond by dutifully picking up their child. Ask if your child is being suspended. If so, request a copy of the suspension notice. If your child is not being suspended, you may request the school provide written documentation as to why the child needs to be picked up from school. Remember, documentation is important.
- ➤ If a pattern of such phone calls is observed, the parent should write a letter to the school requesting a Functional Behavior Assessment (FBA) to address any need to develop a Positive Behavioral Interventions and Supports (PBIS) Plan and Individualized Education Program (IEP).
- > You need to decide whether or not to pick up your child. The school is responsible for providing FAPE and implementing the IEP. Schools should not be sending students home because they cannot effectively respond to a child's needs.

Part V: Assessment Data

This part of the IEP document contains Assessment Data. It is very important to list all of the student's assessment data because this is one of the ways you monitor whether the student is making progress.

Examples of assessment data to be documented are **Statewide Testing** and/or **Alternate Performance Task Assessment (APTA)** scores. Additional assessment data examples include, but are not limited to, Acuity, DIBELS (reading assessment), daily behavior checklist, toileting chart, Woodcock Johnson, and FBA.



See **Evaluation Components** at the end of Chapter 2.

TIPS

- ➤ If you do not understand evaluation scores, ask. You are not the professional, and evaluations are not easy to understand. You have the right to know what the evaluations and scores mean.
- Remember that one of your Procedural Safeguards is the right to access and review your child's educational records.

Part VI: Transition Planning

This part of the IEP document is for Transition Planning. Planning begins with the first IEP in effect when the student is age 14 (or sooner at the discretion of the IEP team). The glossary in West Virginia Policy 2419 defines Transition Services as the following:

 "A coordinated set of activities for a student with a disability, designed within an outcome-oriented process, that promotes movement from school to post-school activities, including, but not limited to, postsecondary education, vocational training, **integrated employment** including supported employment, continuing and adult education, adult services, independent living or community participation. The coordinated set of activities must be based on the individual student's needs, taking into account the student's preferences and interests, and includes instruction, related services, community experiences, the development of employment and other post-school adult living objectives, and, if appropriate, acquisition of daily living skills and functional vocational evaluation."



See Mapping Transition Services at the end of this chapter.

The first IEP in effect when the student is 14 years old must include:

- 1. Appropriate, measurable postsecondary goals based on data obtained from age-appropriate transition assessment for training, education, employment, and where appropriate, independent living skills;
- 2. Evidence that the goals and transition services are updated annually;
- 3. Pre-employment transition services (Pre-ETS) which may include services provided by schools and/or by the West Virginia Division of Rehabilitation Services that include:
 - a) Job exploration;
 - b) Work-based learning;
 - c) Counseling for transition and post-secondary programs;
 - d) Workplace readiness training; and
 - e) Self-advocacy training.
- 4. Transition services (including course of study) needed to reach postsecondary goals identified on the IEP.

If the student needs assistance with finding after-school and/or summer employment, or a driving assessment, he/she can apply for services from DRS.

There are seven (7) areas of the IEP section for Transition Planning:

- 1. Transfer of Rights
- 2. Transition Planning Considerations
- 3. Transition Assessments Reviewed
- 4. Type of Diploma
- 5. Post-Secondary Goals
- 6. Transition Services
- 7. Activities and Linkages

The LEA must address the **transfer of rights** by providing **Age of Majority** information to the student and parents no later than the student's 17th birthday. Age of Majority means that when the student becomes eighteen (18) years of age he/she will become a legal adult. The IEP must include a statement that the parent and the student have been informed that special education rights will transfer to the student on the student's 18th birthday. Special education rights will automatically transfer from the parent to the student when the student turns 18 years old

and at this time the parents no longer have the right to make decisions for the adult student, including the adult student's educational services. For example, the student may not want the parent to attend the IEP meeting and he or she may exercise that right. Parents need to be able to assist and support an adult child in retaining rights while avoiding undue risks. The adult student may sign (or make a mark) on a note that gives parents the right to continue to make necessary decisions in their life. IEP Teams should review alternatives to guardianship, such as supported decision-making, with the parents on an individualized basis when appropriate.



See WV Age of Majority document at https://wvde.us/wp-content/uploads/2023/04/26494-Age-of-Majority-March-2023.pdf.

In the case that a legal guardian of the student is appointed, a copy of the court order must be provided to school personnel.

The following are some additional considerations for transition planning:

- If a student wants to explore attending college after high school graduation, a representative of any
 participating agency that is likely to be responsible for providing or paying for transition services should
 be invited. For example, WVDRS may be able to pay for college tuition.
- Parents can request a self-advocacy goal be included in the transition plan.
- Many agencies provide information on transition planning. The IEP team should also consider enrollment in Career Technical Education (CTE) Centers or post-secondary education.

The IEP team must address the **transition planning considerations** for the student. The team must identify all the methods to be used to determine the student's preferences and interests. Methods include, but are not limited to, student interview/survey, parent interview/survey, functional vocational evaluation, and interest inventory. Other methods identified by the team may be used to determine student preferences and interests.

The **transition assessments reviewed** will also be specified in this section of the IEP. These assessment tools will be used to determine the post-secondary goals and IEP annual goals. Parent input, information from other agencies and other pertinent evaluation data will be noted here.

The next part of the IEP will identify the **type of diploma** the student will be working towards. When the student starts the ninth grade, they begin to accumulate credits for graduation based on the **Content Standards and Objectives (CSOs)** set by the West Virginia Legislature. If a student will not be able to progress in the general education curriculum offered to all students earning credits for graduation based on the CSOs for a **regular diploma**, even with the accommodations and modifications offered through special education services, the decision for a modified diploma should be made at this time.

If a student continues to be eligible for special education services and does not graduate with a regular high school diploma, that student can remain in high school until the end of the school year in which he or she turns 21 years of age, unless he or she turns 21 prior to July 1.

As defined in Policy 2419, an **alternate diploma** is a diploma awarded to eligible students with disabilities who have been determined by an IEP Team to be unable, even with extended learning opportunities and significant instructional accommodations, to meet state and county standard graduation requirements. These students participate in the alternative assessment based on alternate academic achievement standards. The state-defined alternate diploma must be standards-based, be aligned with state requirements for the regular high school diploma and be obtained within the time period for which the state ensures the availability of a FAPE.

TIPS

IEP teams may make decisions about services, modifications, and accommodations that lead the student toward an alternate diploma without the parent even realizing it. Parents should be aware that the options available to their child after graduation depend on the type of diploma they will receive: an alternate or general diploma. An alternate diploma will limit their options.

Generally, when a student's IEP Team comes together to develop the IEP for what will be the student's third grade year, the discussion of whether the student will be taking the required **statewide testing** comes up. **Statewide testing** is standardized testing in West Virginia and is given to all students working on CSOs. Some LEA staff might tell parents that it may be stressful or hard for the student to take the **statewide test** and suggest that the student take the **alternate assessment**. The **alternate assessment** is for the student who exhibits significant cognitive disabilities and is being instructed through **Alternate Academic Achievement Standards (AAAS)**, not the CSOs. Agreeing to the alternate assessment opens the door for the future use of the AAAS in place of the CSOs. In this situation, the student will not work on the foundational skills that enable the student to progress through the CSOs during high school and earn a regular diploma.

The decision for an alternate diploma can be delayed until after ninth grade to give the student a chance to work toward a regular diploma. This is important because an alternate diploma may limit opportunities for employment and vocational training after high school.

TIPS

- > Students who will be receiving an alternate diploma are permitted to participate in the graduation ceremony with their same grade classmates. Parents must request this in writing. These students can receive services until age 21.
- ➤ Keep in mind that a student who graduates with an alternate diploma, is not able to enlist in the military or obtain a degree from any type of college or technical school.



See Transition Assessment Guide at the end of the chapter.

The next area of this part of the IEP will be to identify the **post-secondary goals** for the student. The IEP will identify the areas that the student will work toward for the following: educational goals, employment goals, and/or adult living goals. The course of study information will be recorded from the **Individual Student Transition Plan (ISTP)**.

Next, the **transition services** will be addressed. This is where the annual goals will be developed in Part VIII of the IEP. This section of this part of the IEP will identify areas to be addressed in annual goals. These areas will be carried out through instruction, related services, community experiences, employment and other adult living objectives, daily living skills, and functional vocational evaluation.

The final area of this part of the IEP will be to identify **activities and linkages** to support acquisition of post-secondary goals. The team will need to check whether the parent/student or agency will be the lead party for the activity or linkage. Types of activities and linkages identified on the IEP to be addressed are instruction/education, vocational aptitude/interest assessment, career awareness/work-based learning, employment, independent living/mobility, and agency referral/application.

The school must prepare a **Summary of Performance** to provide a summary of the child's academic achievement and functional performance. The **Summary of Performance** is completed under two circumstances: 1) for a child whose eligibility for special education ends due to graduation from secondary school with a regular diploma, or 2) due to exceeding the age of eligibility for FAPE under State law. The Summary of Performance must also include recommendations on how to assist the student in meeting his/her post-secondary goals.



See WV Guidelines to Assist in Development of the Summary of Performance and Summary of Performance at the end of the chapter.

The WVVDE gathers information from exiting students each school year through an Exit Survey. The stated purpose of this survey is to help the WVDE improve transition services that prepare students for education or training, work, and living after high school. The exit survey is located on the WVDE website at https://wvde.us/special-education/surveys/.

Part VII: Present Levels of Academic Achievement and Functional Performance (PLEPs)

This part of the IEP document contains the **Present Levels of Academic Achievement and Functional Performance**. The information and statements in this section are used to develop the student's measurable annual goals and enable school personnel to track the effectiveness of services and accurately report progress. It is very important that this part of the IEP document includes the student's strengths and weaknesses. Information about the student that cannot be easily captured in formal evaluations needs to be included here so a goal can be put in place.

TIPS

- You may see Present Levels of Academic Achievement and Functional Performance (PLEP) referred to by other terms or acronyms. It is the term used in this Guide because it is the terminology used in Policy 2419.
- ➤ Other terms you may see or hear: Present Levels of Academic Performance, Present Levels of Educational Achievement, Present Levels of Achievement and Functional Performance.
- Acronyms you may see or hear that also refer to PLAAFP: PLAP, PLEP, PLAFP, PLOP.

Present levels describe the child's unique and individualized needs that result from his or her disability. Present levels describe the student's current levels of achievement. **Present levels of academic achievement** include subjects like language arts, math, science, and social studies. In addition, **present levels of functional performance** include non-academic and functional areas like communication, fine and gross motor skills, behavior and social skills, and activities of daily living.

The PLEPs should support the IEP team's determination of supplementary aids/services and supports, annual goals, and transition planning.¹

Requirements for Writing PLEP Statements

According to Policy 2419, statements of PLEP must document:

- How a school-aged student's disability affects his or her involvement and progress in the general education curriculum (West Virginia Content Standards and Objectives [CSOs]); or
- How a preschool student's disability affects his or her involvement and progress in the West Virginia Early Learning Standards and Framework, and participation in appropriate activities.

The PLEP statements must:

- Be written in objective, measurable terms and easy-to-understand non-technical language;
- Establish a basis for the other components of the IEP, including annual goals;
- Provide a starting point for goal development; and
- Explain any gaps that may exist between the student's grade level expectations or CSOs and his or her demonstrated performance.

For a student's participation in the West Virginia Alternative Assessment, the PLEP statements will establish the basis for benchmarks/objectives and special education services.

For students with disabilities, beginning with the first IEP to be effective at age 14, PLEPs must include information from age-appropriate transition assessments related to:

- Training;
- Education;
- Employment;
- Independent living skills related to post-secondary goals;
- Transition services needed to assist the student in reaching those goals; and
- The student's strengths, preferences, and interests.

¹ Wright, Esq., Peter W.D., Pamela Darr Wright, MA, MSW, and Sandra Webb O'Connor, M.Ed. Wrightslaw: All About IEPs. 1st ed. Harbor House Law Press, 2010. Print.

TIPS

- It is recommended the first statement in the PLEP describe the purpose of the IEP meeting.
- It is important to remember that in order to remove a student from the general education environment (GEE) or activities, the PLEP must reflect the need for this change and justify the action.
- Parents knowledgeable about the PLEP statement and IEP process can help their child work toward higher achievement.
- Parents should have high expectations for their child so the child can set and achieve challenging goals, thus becoming better prepared to lead productive and independent adult lives.

Considerations for Writing PLEP Statements

To see where the student is starting and what obstacles he or she may face, the IEP team needs to ask these important questions for both academic and non-academic areas at the annual meeting:

- What disability-related challenges are affecting learning and involvement at school?
- At what academic and functional level is the student performing right now?
- Is there any other information we need to provide a complete picture of this student?
- What strategies, accommodations and/or assistive technology have already been successful for this student's learning?
- What are the grade-level academic standards for this student's grade, and how do the student's skills compare to those standards?

The answers to these questions will be documented as the PLAAFP statements on the IEP. Areas the IEP team will need to consider are academic, communication, functional, health, motor or physical, sensory, social and emotional, and transition.

The PLEP will include data gathered from various sources, including:

- Ending levels of performance on last year's goals;
- Any new special education assessment results;
- Performance on statewide testing;
- Classroom grades and observations;
- Input from student and parents;
- Interests and strengths; and
- Any strategies, accommodations or at devices or services that have already shown success.

The information in the PLEP section of the IEP should be written in brief, clear, specific and accurate statements with enough information to describe the student's current skill levels in objective, measurable terms. For example:

Vague Phrases	Specific Phrases	
Michael is friendly and loves attention.	Michael greets peers appropriately for his age level.	
Michael received a math score of 50.	Michael can count to 25.	
Michael cannot talk well.	Michael speaks in one or two word sentences.	
Michael can add.	Michael writes answers to double-digit addition problems.	
Michael knows different careers.	Michael can name five (5) careers and five jobs associated with each.	
Michael has difficulty reading third-grade materials.	Michael reads third-grade materials at 70 words per minute.	
Michael has difficulty following classroom rules.	Michael follows classroom rules using visual cues.	
Michael spends a lot of time in suspension due to behavior problems.	Michael becomes angry and disrupts class when redirected.	
Michael has language difficulty and will have trouble meeting language arts standards.	Michael has a language impairment that includes words with multiple meanings, which affects his progress in grade-level standards.	
Michael seldom completes assignments.	Michael completes 25 percent of his homework and turns in 10 percent of the assignments.	

The PLEP statement will lead to the development of annual goals, accommodations, modifications and other IEP services. All IEP goals should be connected to PLEP statements.

Here are some questions to help you identify a child's PLEP:

- What is the child's level of academic achievement in reading, writing, spelling, and arithmetic?
- Can the child read the textbooks assigned to general education students in his or her grade?
- Are the child's reading skills two or three years below grade level on an individual educational achievement test?
- Can the child read the grade level textbooks in core academic subjects?

The next step in the IEP development is to develop annual goals. The PLEP will be used to define the annual goals and all other special education and related services needed by the student.²

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² "Pacer Center Action Information Sheets." 2011. PACER Center. A Place to Start: Understanding the Present Levels of Academic Achievement and Functional Performance Statement.

Part VIII: Annual Goals

This part of the IEP document contains:

- The Annual Goals, Part A for students who are taught the West Virginia CSOs and are working toward a regular diploma; or
- The Annual Goals, Part B for students who are taught with West Virginia Alternate Academic Achievement Standards (AAAS), will participate in the APTA testing, and are working toward an alternate diploma. For students taking the APTA on AAAS, each goal must have at least two (2) benchmarks/objectives. Benchmarks/objectives must include a statement of how far the student is expected to progress and in what timeframe.

Measurable academic and functional annual goals must be related to the needs described in the Present Levels of Academic Achievement and Functional Performance section of the IEP. Specifically, annual goals must be written to:

- Include a **measurable** statement that describes what a student is reasonably expected to accomplish from the special education program within the time period covered by the IEP, generally one year.
- Enable the student to be involved in and make **progress** in the general education curriculum and to meet other educational needs that result from the disability or giftedness.
- Include the timeframe, condition, behavior and the evaluation procedure with performance criteria.

The IEP Team generally develops at least two objectives for each goal.

The information captured on this part of the IEP is the same whether the student is working on Annual Goals for Part A or Part B. This information includes annual goal, critical skill, timeframe, condition, behavior, evaluation procedure with criteria, mastery/progress codes, and progress. Each of these is discussed below for Part A and Part B of the Annual Goals.

The IDEA, in conjunction with the Endrew F. v. Douglas County School District decision in 2017 by the Supreme Court of the United States, requires that students be provided an educational program that is reasonably calculated to enable a child to make progress appropriate in light of the child's circumstances. The IDEA and the Endrew F. decision require schools to create IEPs that are appropriately ambitious; thus, allowing every student the opportunity to achieve challenging goals such as those set for non-disabled peers, readying them for post-secondary life based on a student's unique needs.

Anecdotal recording refers to information obtained through personal accounts, examples and observations. Anecdotal recording should **never** be used as the data collection technique. If a student's goal was to greet peers independently, and one time in a grading period the teacher or an aide saw the student greet a peer and wrote it down, it could be inaccurately stated that the goal had been met, even though the student did not greet peers during hundreds of other opportunities throughout the grading period.

Critical skills are used to determine whether a student will be eligible to receive ESY.



Part III of Chapter 3 provides more information on Extended School Year (ESY) Determination.

Timeframe includes the time period that represents when the student can realistically be expected to achieve the annual goals. This is generally one year.

Condition identifies the circumstances under which the behavior will occur, or the specially designed instruction necessary for the student to perform the behavior.

Behavior refers to observable, measurable actions the student will perform. Behavior under this section is to be **stated in positive terms**.

Evaluation Procedure with Criteria will identify the specific evaluation method(s) that will be used to determine whether the goal/objective has been achieved.

Progress specifies **how** and **when** a report must be given to parents to monitor the student's progress on the Goals listed on the IEP. The IEP Team decides how and when the progress report will be provided. It is recommended that the progress report be provided at least as often as the student receives a Report Card, but it could be more often. A **Report Card** is provided to **all students** (including students with IEPs) at the end of a grading period to inform parents of the student's progress. The IEP Team needs to monitor a student's progress often enough to ensure the student is on track for reaching the goal within the one year timeframe. **Traditional report cards by themselves are not an acceptable means of providing a progress report.**

Mastery Codes and **Progress Codes** are the means used to document regression or retention for ESY and student progress toward IEP annual goals and objectives.

Master Codes are listed to indicate current skill levels and are used to assist in determining ESY services. The following codes are the only ones that should be used in the Progress Report:

0 = Regression	1 = Maintained	2 = Recouped or Retained
0 = Regression	1 = Maintained	2 = Recouped or Retained

Progress Codes are listed to indicate the progress a student is making towards achieving their goals on the IEP and assist in determining ESY services. The following codes are the only ones that should be used on the Progress Report:

P = Progress Sufficient	A = Achieved	IP = Insufficient Progress	NA = Not Applicable
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TIPS

- Some teachers and related service professionals may use their own codes (e.g., progressed some), which may indicate the student is not on track to achieve the goal by the end of a year.
- If a student rarely achieves the goal by the end of the year, the teacher may not be exposing the student to the skills listed on the Individualized Education Program (IEP) document as frequently as listed or as needed. Teachers should be collecting data on the goals listed on the student's IEP.
- Ask for a copy of the daily/weekly/monthly (or however often) data collection to review as part of the progress report notifications.
- Remember that the progress reports are one of the tools to help determine the need for Extended School Year (ESY) services and whether the student is making progress in general.

Examples of Annual Goals

It is important to look at some examples of how the Present Levels of Academic Achievement and Functional Performance (PLEP) and Annuals Goals work together to create the most effective IEP. There are numerous online resources for how to write IEP goals and examples of IEP goals for academic and non-academic subject areas.

The following provides an example of connecting PLEP statements with IEP goals and objectives:³

Example 1:

Present Levels of Performance:

Carrie promptly follows simple, one-step directions such as "pick up your pencil" or "hang up your coat" fewer than 5 out of 10 times.

Goal:

Given a three-step direction, Carrie will promptly follow all three steps, in the correct order, 9 out of 10 times.

Objectives:

- 1. Given a one-step direction, Carrie will promptly follow the direction 9 out of 10 times.
- 2. Given a two-step direction, Carrie will promptly follow at least the first of the two steps 9 out of 10 times.
- 3. Given a two-step direction, Carrie will promptly follow both steps in the direction 9 out of 10 times.

Example 2:

Present Levels of Performance:

John reads 70-100 words per minute with 4-6 errors.

Goal

Given fourth grade material, John will read 100 words per minute with only random error.

Objectives:

- 1. Given third grade material, John will read 110-120 words per minute with 1-3 errors.
- 2. Given fourth grade material, John will read 50-70 words per minute with 1-3 errors.
- 3. Given fourth grade material, John will read 70-100 words per minute with 1-3 errors.

Part IX: Services

This part of the IEP document lists the special education, related services and supplementary aids and services/program modifications for school personnel that will be provided to or on behalf of the student to enable him/her to progress toward the annual goals. This section will also identify the student's participation in the general curriculum, including career technical education coursework offered outside of the school of record.

In addition, this section will also identify how the student will have an equitable opportunity to participate in extracurricular and other nonacademic activities; and be educated and participate with other students with and without disabilities. The school does not have to provide anything that is not listed on the IEP.

³ Bateman, Barbara D. and Herr, Cynthia M. 2006. Writing Measurable IEP Goals and Objectives. Verona Wisconsin: Attainment Company, Inc.

This part of the IEP document is broken down into three sections, detailed below.

Supplementary Aids and Services/Program Modifications

This part of the IEP discusses supplementary aids and services/program modifications that are provided in the GEE to enable the student to be educated in that environment to the maximum extent possible.

Supplementary aids and services/program modifications can include material, curricular or human resources or assistance beyond what is normally afforded students without disabilities, including alterations and adaptations in instructional methods, materials, techniques, media, physical setting or environment, but focused on grade level CSOs.

Supplementary aids and services/program modifications:

- Must be considered prior to removing a student from a GEE;
- Must be considered for a variety of general education programs, including core academics, physical education, art, music and technical education;
- Must foster independence in the classroom, be implemented consistently and documented: and
- Must be documented in this section and provided routinely to the student in the GEE.

IEP Teams often use a home/school communication log and list it in this column. The log provides a place for parents and teachers to communicate information on a daily basis, if necessary. Some examples might be: the parent can tell the school that the child had a seizure the night before; the school and parent can exchange information about food intake; the teacher may want to tell the parent about something positive that happened during the day; or the parent may need to alert school staff of the child's mood that may lead to a behavioral incident if not handled properly.

Assistive Technology (AT), such as a communication device, is listed in this section. The IEP team must consider whether the student needs access to that device in the home and community setting, on weekends and breaks, and during ESY and the summer. If the IEP team determines the student does need the AT device to communicate during these times, the IEP would indicate "home" under the "Location of Services" column, and the extent and frequency (e.g., weekends, summer). Next, list the initiation/duration the device is needed by the student.

Indirect AT services may be added to this section to include collaboration with the individuals responsible for the provision of services described in the IEP to directly benefit the student. Indirect services include, but are not limited to selecting or designing materials and/or activities, monitoring behavior management plans, programming assistive technology devices, or evaluating student progress on short-term objectives.

Accommodations are changes in how a student accesses information and demonstrates learning. Accommodations do not substantially change the instructional level, content, or performance. Policy 2419 states: "An accommodation can be a device, practice, intervention, or procedure provided to a student with a disability that affords equal access to instruction or assessment. Accommodations do not change the content of the general education curriculum, nor reduce learning or achievement expectations, but allow students with disabilities access to the curriculum through technology, universal design for learning (UDL), differentiated instruction (DI), cognitive strategies instruction and scaffolding." See Glossary for definitions.

However, **modifications** are changes in what a student is expected to learn. These changes are made to provide a student with opportunities to participate meaningfully and productively along with other students in classroom

and school learning experiences. Modifications might include changes in instructional level, content and performance criteria. For example:

- Documenting the need for adult assistance/supervision in this section indicates that the student requires
 this level of support above and beyond what is typically offered in the classroom.
- Assistive Technology (AT) such as a communication device or voice-to-print software can be listed in this section.
- Any needed **BIP/PBIS** or **Healthcare Plan(s)** can also be listed in this section. Be sure to list the date of the current plan.

This section of the IEP will detail each identified type of supplementary aid and service/program modification needed for location of services, extent or frequency of services, initiation date, and the duration. Below is a description of each of these:

- Location of Services column will identify the environment in which the services will be provided. Examples
 include special education, general education, home, or out of school environment.
- Extent/Frequency column will indicate a specific amount of time or a specific description of the instructional/environmental circumstances. Specifying a range is only acceptable if the IEP team determines it is necessary to meet the unique needs of the student. A range may not be used because of personnel shortages or uncertainty. Examples include one day per week, during all tests, prior to initial instruction, daily, 10-20 minutes per assignment, and during note taking activities.
- Initiation Date for each service must allow at least a five (5) calendar day timeline for PWN. This information must include the month, date, and year the service will begin. Initial IEPs must be implemented as soon as possible. A short delay during the school year may occur when arrangements for services must be made, but should not exceed fifteen (15) calendar days.
- **Duration date** will specify when each service ends. This information must include the month, date and year.

Supplementary aids and services/program modifications are supports that must be considered prior to removal from the GEE. These could include pre-teaching/re-teaching activities, assistive technology devices, organizers, behavior support or intervention plans, direct instruction, interpreting and/or note taking.

TIPS

Sometimes LEAs will not allow a student to take assistive technology home unless they receive assurances from the parent that their homeowner's insurance will cover the assistive technology used in the home by the student. The LEA is required to provide insurance to cover damages in any setting the device is used.

Special Education Services

This part of the Services page lists the specially designed instruction necessary to meet the individualized educational needs of a particular student. The specially designed instruction necessary to accomplish IEP goals

ensures the students access to the general curriculum and does not weaken or change the standards of the general education curriculum. Special Education Services can be provided by a general education teacher, a special education teacher or both.

This section of the IEP will identify the type of special education service that is needed. Examples include reading comprehension, written language, math problem solving, social skills instruction, daily living skills, vocabulary development, or Braille instruction.

In addition, for each type of special education service needed, the following information will be identified: type (direct/indirect), location of services, extent or frequency, initiation date, and duration. **Direct services** are instruction, therapies or interventions provided one-on-one or in groups to an eligible student in the GEE or the **Special Education Environment (SEE)**, the home or community settings. **Indirect services** are consultative services provided by special educators and service providers to other educators responsible for providing IEP services to directly benefit the student.

TIPS

When listing **Direct** and **Indirect services**, make sure they are listed on separate lines. **Direct service** is time the qualified service provider spends with the student. **Indirect service** is time during which the qualified service provider provides consultative services to the general or special education teacher(s). This ensures it is clear how much time the qualified service provider spends with the student versus the time the service provider spends with a teacher(s).

Related Services

Related services are the developmental, corrective and other supports required to assist an eligible student to benefit from special education. In addition, for each type of related services needed the following information will be identified: type (direct/indirect), location of services, extent or frequency, initiation date, and duration. This information was described in the above two sections. **Related services include, but are not limited to:**

- Assisted Technology
- Audiology
- Counseling services
- Early identification and assessment
- Interpreting services
- Medical services for diagnostic or evaluative purposes
- Occupational Therapy (OT)
- Orientation and mobility services

- Parent counseling and training
- Physical Therapy (PT)
- Psychological services
- Rehabilitation counseling services
- School nurse services
- Speech-Language Therapy (SLT)
- Supports for school staff
- Therapeutic recreation
- Transportation

A related service cannot include a medical device that is surgically implanted, the optimization of that device's functioning, maintenance of that device or the replacement of such device.

TIPS

- A doctor's prescription stating the student should be evaluated is needed for related services such as OT, PT, and SLT. A doctor cannot require the IEP team to include or the school to provide these services. LEAs are only required to provide what is educationally necessary for your child.
- If you think your child requires any of these services to better access the community, you may need to talk with your child's doctor about privately obtaining these types of services outside of the school environment.

The provision of related services CANNOT be based on personnel shortages or the availability of service or staff.

For example, it is inappropriate if every student in the district who needs speech services gets 30 minutes of speech services simply because there is only one speech therapist. Related services must meet the unique needs of the student.

It is important to note that related services are the responsibility of the district only if the IEP team determines they are required to assist the student to benefit from special education. In addition, the student is not entitled to related services if:

- He or she does not need special education, or
- The parent/adult student does not consent to special education services.

Three (3) areas that often cause problems during IEP development are specialized transportation, assistive technology and a student's need for a health care plan. These are highlighted below.

- If **specialized transportation** is required, the IEP should list information such as the bus stop location, any special care equipment (e.g., seat belt, car seat or wheelchair lift) or that an adult will be responsible for meeting the student (with location and time).
- Extended transportation time cannot result in a shortened instructional day. Students with disabilities are legally required to attend the same number of days and time unless a doctor determines a shortened day is necessary.
- LEAs cannot refuse to transport a student because of his or her disability and must make accommodations
 for the disability of the student. Unless both the parent and school agree to alternative arrangements,
 refusal to provide transportation for a student may be a civil rights violation. A complaint can be filed
 with the Office of Civil Rights (OCR).



Chapter 8 provides information on how to contact the Office of Civil Rights, or go to its website at http://www.ed.gov/ocr.

Assisted Technology

Assistive Technology (AT) is any item, piece of equipment, or product system, whether acquired commercially off the shelf, modified, or customized, that is used to increase, maintain, or improve the functional capabilities of students with disabilities. This does not include a medical device that is surgically implanted or the replacement of such a device.

Sometimes LEAs do not want to provide assistive technology needed by a student because they are concerned about the cost. An LEA can apply for grants for assistive technology from the **West Virginia Department of Education (WVDE)**.

During a student's AT evaluation process, the LEA may be able to obtain AT from **West Virginia Assistive Technology Systems (WVATS)**, the local **Regional Education Service Agencies (RESA)** or an AT vendor for trial periods and assessment of the student before purchasing a device.

The IEP team should develop a back-up plan in the event that the student's AT device breaks. This is another instance when a loaner device might be obtained from the resources listed above.

See the West Virginia Department of Education's Assistive Technology Services: Guidance for West Virginia Schools and Districts at:

https://wvde.us/wp-content/uploads/2018/06/2017assistivetechnology_guidance.pdf



See Sample Letter to Use to Request an Assistive Technology Evaluation at the end of the chapter.

Health Care Plan

This section is going to focus on providing general information about the **development of a Health Care Plan,** medication administration, and special health care needs.

A **Health Care Plan** is required for all students receiving specialized health care procedure(s) during the school day and school related events. A plan must be prepared by a certified school nurse based on assessment of the student and/or a written order by a licensed health care provider. A review/training (which should be provided by the school nurse) of the health care plan is conducted with staff member(s) assigned by the administrator (generally the school principal) to carry out the plan. Additional information about health care plans can be found in the Basic and Specialized Health Care Procedures Manual for West Virginia Public Schools (Policy 2422.7).

Nothing in West Virginia Policy 2419 requires that a Health Care Plan be listed on an IEP document.

However, it is recommended that a Health Care Plan be included in the Related Services section of the IEP and/or mentioned in the Present Levels of Academic Achievement and Functional Performance. The following provides additional information about the Health Care Plan:

- The plan must contain a nursing assessment, nursing diagnosis, goals, and expected outcomes, interventions and evaluations.
- The plans are reviewed annually, or more often if required by the student's condition(s).
- A plan should be written if a student has medical needs or issues. Some examples of medical needs that should be addressed on the Health Care Plan and included in the IEP are:

Ambulating with Assistance	Oral Feeding	Skin Care and Positioning	Toileting
Passive Range of Motion Exercises	Tube Feedings	Ostomy Care	Diabetic Management
Medication Administration	Seizure Management	Allergies	Ventilator Care
Tracheostomy Care	Oral Suctioning	Oxygen Administration	Catheter Care

Policy 2422.8 addresses medication administration, and Policy 2422.7 addresses basic and specialized health care procedures in West Virginia public schools.

Administration of medication may be performed by school personnel who are designated, qualified, trained and authorized. **Designated qualified personnel** is an employee or contracted provider who agrees to administer medications, is authorized by the administrator, and completes required training who may then be delegated to administer prescribed medications.

Medication administration may be provided by many methods, such as by mouth, by injection, by continuous subcutaneous infusion, by gastrostomy tube, by rectal suppository, and by inhalation therapy.

Long-term and Emergency Prescribed Medication is any medication prescribed to treat acute and chronic health conditions, including both daily and PRN (as needed) medication. These types of medications are typically authorized for the school year.

Over-the-Counter Medication and Supplements fall under the same policies and regulations as prescription medications.

Self-administration means medication administered by the student under the supervision of the school nurse, designated qualified personnel, administrator, or administrator's designee. This may include medication taken by the student in an emergency or acute situation. An example would be a rescue inhaler.

Each county board of education is required to develop and implement a medication administration policy to meet or exceed the standards established by West Virginia State Code § 18-5-22a and Policy 2422.8.

TIPS

Parents need to request a copy of the county policy on medication administration. Some counties may require the completion of additional paperwork and forms. It is important to know the specific requirements of the county. Counties can create policies that are more stringent than the state policy or law.

Policy 2422.8 states "the administration of medication to students during the school day should be discouraged unless absolutely necessary for the student's health."

At a minimum, schools will require the parent or guardian to:

- Administer the initial dose of any medication at home, except for emergency medications. An exception to this would be if the initial dose is prescribed by a licensed prescriber to take place during school hours and/or a court order requires the dose to be given during school hours.
- Complete and sign a parent/guardian authorization form.
- Provide the school with an authorization form from the licensed prescriber.
- Supply medication and ensure that medication arrives safely at the school in a current and properly labeled container.
- Replenish long-term medication and emergency prescribed medication as needed.
- Retrieve unused or outdated medicine from school personnel no later than 30 days after the authorization expires or on the last day of the school year.

Medications must be stored in a designated space within the school facility, at the correct temperature, in a secure, locked, clean cabinet or refrigerator. An exception to this is when the student must maintain possession of the medication. For example, an Epi-pen or an asthma inhaler might need to remain in the student's possession.

Medication administration incidents include (but are not limited to) any deviation from the instructions provided by the licensed prescriber. The school nurse and the administrator are to be notified immediately of a medication administration incident.

TIPS

- Parents should address how medication administration incidents are reported as a part of the IEP development process.
- Parents need to clearly communicate with the school about their expectations and requirements for notification in these types of incidents.
- Policy 2422.8 states, "contact the physician and parent/guardian, if necessary."
- ➤ Be sure to list the date of the current Health Care Plan. This will ensure that teachers who are responsible for implementing an IEP for a student with health concerns are aware of procedures that may be required for the student's care.
- You need to remember that Policy 2419 prohibits state and district personnel "from requiring parents to obtain a prescription for controlled substances as a condition of attending school, receiving an evaluation, or receiving services."



For information on immunizations, please go to the following website, or contact your local/county health department use the following link https://oeps.wv.gov/immunizations/Pages/default.aspx.

LEAs must obtain signed permission from parents to bill a student's West Virginia Medicaid card or their private insurance for any of the related services listed on the student's IEP. In the past, LEAs would attach a form called "Medicaid Consent to Release Information from Educational Records" as the last page of the IEP document.

According to IDEA regulations implemented on March 18, 2013, districts must first provide written notification explaining what the parent is consenting to. This written notification must include:

- What personal identifying information may be disclosed;
- The reason for that disclosure; and
- What agencies may receive that information.

In addition, the consent must state that the parent understands the consent and agrees that the student's public benefits or private insurance may be billed.

Once a parent grants consent to bill a student's Medicaid card or their private insurance, the district does not need to request consent again, regardless of whether a student's services change in amount, type or cost. However, the district must provide annual written notification to the parent containing the same information as the original consent.

For parents who may have signed consent that Medicaid or private insurance can be billed before the March 18, 2013 changes, a new consent is not necessary unless there are changes in the amount, type, or cost of services. The first time after March 18, 2013 that changes are made to the amount, type, or cost of services, the district must provide a new consent with all of the required written notification information listed above. After that new consent is provided and signed, no further consent is required, though the district must provide annual written notification.

If the LEA is billing a student's Medicaid card during the school year for things like OT, PT and/or Speech, the student may not be able to obtain those services outside of the school day. The following lists some special considerations:

- Medicaid and private insurance only allow for a certain number of appointments for services such as OT,
 PT and/or Speech services. If the school has used all of the services allowed during the school year, you will not be able to get these services during the summer or at other times.
- An LEA cannot deny necessary related services because a parent refuses to allow them to bill Medicaid or
 private insurance.
- Familiarize yourself with your insurance policies and be aware of what your private insurance lifetime caps are for **Applied Behavioral Analysis (ABA)**, OT, PT and/or SLT services.
- Parents need to inform the school system in writing each year if they do not want the LEA to bill Medicaid.
 It is suggested that you write a note on the Medicaid Consent form during the annual IEP development.

TIPS

Keep in mind if the LEA is billing Medicaid for services, for example speech language therapy, this could prevent this service from being provided after school.

To review the types of services for which LEAs can bill West Virginia Medicaid, consult the School-Based Services Medicaid Operations Manual, which can be found at the WVDE website, https://wvde.us/special-education/medicaid/bureau-for-medical-services/. LEAs can bill West Virginia Medicaid for services such as OT, PT, Speech, Private Duty Nursing, Personal Care, Transportation and more.



See **Consent to Release Information from Educational Records for Medicaid Billing** at the end of this chapter.

Targeted Case Management (TCM) is a Medicaid service federally defined as "those services which assist Medicaid eligible recipients in the target group to gain access to needed medical, behavioral health, social, educational, and other services". Effective October 1, 2014, schools are able to bill Medicaid for TCM "per 15 minute" services. If your child receives services through a provider agency, they may already be receiving these services. TCM replaces the previous Care Coordination "per month" service. Procedures may vary by county. Be sure to consult your county's Special Education Director with any questions you have.



See Targeted Case Management forms and information at the end of this chapter.

Part X. Statewide Testing

This part of the IEP document addresses the student's participation in **statewide testing**. All students in grades 3-11 participate in **statewide testing**. Students on track for an alternate diploma take an alternate assessment.

A student with a disability who has an IEP may participate under 1) standard conditions or 2) standard conditions with accommodations. Standard conditions with accommodations are testing accommodations or changes in the administration of an assessment. For example, setting, scheduling, timing, presentation format, response to be measured by the assessment or the meaning of the resulting scores.

Not all accommodations used during instruction are appropriate or helpful during testing. Accommodations cannot be used that are not used in the classroom during instruction. Accommodation needs for statewide testing must align with documented and justified accommodations in the supplementary aids, services, and program accommodations, modifications and supports section and/or in the PLEPs section of the IEP and must be part of the daily instructional and assessment routines in the classroom.

When a student with significant cognitive disabilities cannot be adequately assessed through **statewide testing**, even with extensive accommodations, they may be eligible to take the West Virginia alternate assessment. Prior to determining if a student will participate in an alternate assessment, the IEP team must carefully consider the implications of that decision as it will result in the student receiving a modified diploma. As stated above, the IEP team will determine how the student will participate by selecting 1) standard conditions, or 2) standard conditions with accommodations.

The team will need to justify how the student meets criteria for alternate assessment. In addition, each accommodation to be provided to the student will need to be identified. Lastly, this section will list the specific test(s) on which these accommodation(s) will be used by the student.

Regulations regarding students eligible for alternate assessment can be found in the West Virginia Guidelines for Participation in State Assessments and the test administration manuals at

<u>https://wvde.us/assessment/participation-guidelines/</u>. The alternate assessment is designed with accommodations, so additional accommodations are not needed. The exceptions are Braille and large print, which must be requested.



For more information about CSOs/AAAS, Diploma/Alternate Diploma, Statewide Testing, and APTA see Chapter 3, Part VI: Transition Planning.

Part XI: Placement

This part of the IEP document discusses a student's Placement. An eligible student must be educated with general education students in the general education classroom to the maximum extent appropriate. This requirement is known as Least Restrictive Environment (LRE). Students receiving special education services are to be educated with age-appropriate non-exceptional peers to the maximum extent appropriate based on the IEP. The LRE decision focuses on with whom the student is educated rather than where the student is educated.

This section lists the percentage of time a student **will** and **will not** participate in the GEE and/or extracurricular and other non-academic activities. The percentage of time is divided into the GEE and the SEE. The SEE time reflects the amount of special education and related services listed on the Services section of the IEP. **Placement is determined annually, based on the IEP.**

When deciding on placement, the first consideration for every child should be the GEE. Make sure the correct sequence of steps is followed in deciding placement. Placement decisions should **always**:

- Be made by the IEP team, not one or two members of the team;
- Be reviewed at least annually; and
- Be made based on the educational needs of the child.

Placement decisions should never:

- Be made based on a child's eligible disability category;
- Be made before the IEP is developed; or
- Be based on administrative convenience.

Services and placement must be based on the student's unique needs that result from his or her disability, and not on the category of disability or the availability of placement options, services, staff or space.

TIPS

The IEP must clearly and specifically state where services are to take place. Do not agree to "in the classroom OR in the resource room, as appropriate." This will allow services to be provided in a place convenient for the staff, rather than what is best for the child.

For student ages three (3) to five (5) or those not in a regular early childhood program, types of placement differ from those listed above. Policy 2419 should be consulted for more information. This section will focus on students ages six (6) to twenty-one (21).

The percentage in each environment determines the placement. For students ages six (6) to twenty-one (21):

- General Education Full Time (FT): The student's specially designed instruction and related services are
 delivered inside the GEE or integrated community settings for 80% or more of the school day.
- General Education Part Time (PT): The student's specially designed instruction and related services are
 delivered inside the GEE or integrated community settings for no more than 79% or not less than 40% of
 the school day.
- **Special Education Separate Class (SC):** The student's specially designed instruction and related services are delivered inside the GEE or integrated community settings for **less than 40%** of the school day.
- Special Education Special School Public or Private (SS): The student's specially designed instruction and related services are delivered in a special school that serves only exceptional students for more than 50% of the school day.
- **Special Education Out-of-School Environment (OSE):** The student's specially designed instruction and related services are temporarily delivered in a non-school environment.
- Special Education Residential Facility Public or Private (RF): The student's specially designed instruction and related services are delivered in a facility that provides twenty-four (24) hour care and supervision.
- Parentally Placed in Private School: The student is placed in a private school by the parent.
- Correctional Facility: The student receives IEP services in a correctional facility.

The IEP Team must first consider placement in the GEE with the use of supplementary aids and services. The GEE is the classroom in which all students would typically be educated. Any removal from the GEE must be based on the Present Levels of Academic Achievement and Functional Performance, and justification through data with an explanation why the student must be removed from the GEE. Removal may only occur when the nature or severity of the disability is such that education in the GEE, even with the use of supplementary aids and services, cannot be achieved satisfactorily. Any potentially harmful effects of the placement on the student and the quality of the student's services are considered. Examples of a SEE are when a student receives special education services in a resource room or a self-contained classroom that do not include typical peers.

Placement should be in the school the student normally would attend, unless the IEP requires other arrangements, and then it is provided as close to home as possible. Placement decisions must be made individually for each student.

The IEP Team must also consider an array (variety) of services and a continuum (several) of placement options to meet the individual needs of each student.

Some examples of the continuum of placement options are:

 A student might be in the GEE for English, Science or Physical Education yet receive special education services for Math in a resource room because, although the student is working at grade level, the student requires a slower pace for introduction of new materials and increased repetition of previously learned skills in Math;

- A student might receive core academic classes (e.g., Math, Reading) in a self-contained classroom because
 the student is significantly below grade level but still participate in the GEE for Health, Physical Education,
 Music and Work Exploration;
- A student might need to attend a school-based ESY program to receive special education services that meet their critical skill goals; and
- A student who participates in the GEE during the regular school year, except for Math services in a resource room, may only require Math services from a teacher in the home setting for ESY. For this student the school based ESY program is not the LRE because during the school year the student is in the GEE the majority of the time, which is with typical peers. The school-based ESY does not include typical peers. The LRE for one student may be very different for another student.

West Virginia Policy 2419 states that:

"the district's reassignment of students to another classroom or building in the district is not a change of placement for a student as long as the IEP goals remain unchanged and the degree of interaction with peers without disabilities remains the same. Examples include, but are not limited to, dividing a class because of overcrowding; moving an entire grade level to a different building; and going to a different school as a result of moving from one grade level to another grade level."

In summary, the IEP team must consider the following in determining the LRE in which the IEP can be implemented:

- LRE;
- Basis of the placement;
- When to make and review placement decisions;
- Neighborhood school;
- Similar-age peers;
- Harmful effects of placement; and
- The array of services and a continuum of placement options.

One of the placement options listed above is the Special Education: Out-of-School Environment (OSE). OSE services are when a student's specially designed instruction and related services are temporarily delivered in a non-school environment, such as a public library, group home, mental health center, hospital or the student's home. If a student's services are being delivered in an OSE setting, the amount of service time must be determined by the IEP Team and reasonably reflect the amount of time the student will need to continue to progress in the general education curriculum (if they are in GEE classes) and achieve their IEP goals.

Policy 2510 states that for an **exceptional student** (including one receiving special education services) who is unable to attend school temporarily because of an injury, illness or health condition, a change in the student's placement to Out-of-School Environment is **required**. The placement of the student should be made during an IEP Team process.

Sometimes LEAs inappropriately remove students from the public school setting due to a student's behavior and place the student on what the LEA calls "homebound services." In these instances, some LEAs and parents are inappropriately using the word "homebound" for what should be called **Out-of-School Environment (OSE)**.

Making the situation even more confusing, LEAs are inappropriately applying *West Virginia Policy 2510: Assuring the Quality of Education: Regulations for Education Programs* to remove students with a disability who have an IEP from the public school setting.

The Section on **Homebound/Hospital Services** outlines services for students who cannot attend the public school setting due to an injury or for any other reason as certified in writing by a licensed physician or other licensed health care provider or are temporarily confined to home or hospital for a period that lasts or will last more than three consecutive weeks.

You can review Policy 2510 for more details (see the Policy section of the WVDE website). There is nothing in state policy regarding the amount of time that must be given to a student who receives homebound services. A county policy could give a minimum of service hours such as four hours per week. The parent needs to request a copy of the county policy in writing.

TIPS

- A student who receives homebound instruction can participate in non-academic activities such as field trips, clubs, honors programs, and dances.
- Remember, homeschool and homebound are not the same.

Part XII: Prior Written Notice

This part of the IEP document is where the LEA provides notice to the parents when the IEP will be implemented.



See Prior Written Notice of District's Proposal/Refusal and Sample Letter to Request Prior Written Notice at the end of Chapter 6.



Chapter 6 provides more information on Prior Written Notice (PWN).

Part XIII: Consent

This part of the IEP document requests consent. Parents sign to give consent for the initial placement, allowing special education services to begin. After initial placement consent is given, a parent's signature on an IEP document only indicates attendance (and participation as part of the IEP team).



Chapter 3, Part II provides more information on **Documentation of Attendance**.

If the parent refuses to provide the initial consent, the district will not provide special education and related services to the student. The LEA must document reasonable efforts to obtain informed consent.

A parent may revoke consent for continued provision of special education and related services at any time. This must be done in writing. Within five (5) calendar days of receiving the request to revoke consent, the LEA must provide prior written notice to the parent that services will end.

When a parent 1) refuses to consent to the initial provision of services, or 2) revokes consent for continued services:

- The LEA must provide PWN and must fully inform the parent of the reasons the LEA believes the student should receive services and potential consequences of refusing services.
- Neither mediation nor a due process complaint may be used to attempt to reach an agreement or ruling that services will be provided. (However, if a parent fails to respond to a request for consent to the initial provision of services, the LEA may request mediation or file a due process complaint against the parent.)
- The LEA will not be in violation of the requirements to provide FAPE or special education and related services available to the student.
- The LEA will not be required to hold an IEP meeting or develop an IEP for the student.

Additionally, when consent for continued provision of special education and related services is revoked after the student has initially been provided services:

- The LEA is not required to amend the student's educational records to remove any references to the student's receiving special education and related services.
- The parent maintains the right to request an initial evaluation. Any subsequent request for the student to be re-enrolled in special education is treated as a request for an initial evaluation. As a result, the evaluation and eligibility process will start over.
- The LEA is not deemed to have knowledge that the student is a student with a disability, and the student may be disciplined as a general education student and is not entitled to discipline protections offered under Policy 2419.

If consent for services has been revoked, and the parent or adult student change their minds and would like for special education and/or related services to begin again, the student will have to start at the beginning with the evaluation/eligibility process. When special education services have been revoked, the student is no longer protected by Special Education Procedural Safeguards.

TIPS

- At the conclusion of the IEP team meeting, you will receive prior written notice and a copy of the IEP as well as any evaluations and/or other documents you signed including but not limited to health care and behavior intervention plans.
- Prior to initiation of services, the district must make sure a copy of your child's IEP and other related documents are accessible to each service provider who is responsible for the implementation. These individuals include but not limited to each general education teacher (including teachers of music, musical education, art and driver education), special education teacher, related service provider and other providers who must read and sign them. With their signature, they indicate that they understand the IEP and related plans.
- Your child's IEP will be reviewed at least annually, once every 365 calendar days.
- ➤ If you believe your child is not progressing satisfactorily or that there is a problem with the current IEP, you can request an IEP team meeting. The district is required to grant any reasonable request for such a meeting.

IEP Amendments

An IEP can be amended without a full IEP team meeting. If the LEA and the parents agree in writing not to hold an IEP meeting to make changes, they can develop an amendment to the student's current IEP. The amendment process should be used only when minor changes to the IEP are warranted. The need for more substantial changes should result in scheduling an IEP Team meeting. The LEA must document the changes on the IEP Amendment Form in the Online IEP and provide a copy of the form to the parents (see the WVDE website for the instructions and form to amend an IEP without an IEP team meeting). A complete revised copy of the IEP will only be provided to the parent upon request. The annual review date remains the same and anyone impacted by the amendment must be informed of the changes.

TIPS

Parents are cautioned to use the Individualized Education Program (IEP) Amendment process only when making minor changes to the student's IEP.



See Amendment to the IEP without Convening an IEP Team Meeting and Instructions for Amendments to the IEP Without Convening an IEP meeting at the end of this chapter.

IEPs for Transfer Students

Student Transfers can come from another West Virginia LEA or from an Out-of- State District.

If a student with a current West Virginia IEP transfers LEAs within the same school year, the receiving LEA must:

- Make **reasonable efforts** to consult with the parent **within two (2) school days** of initial enrollment to the new school;
- Initiate FAPE services within one (1) school day of the parent consultation. FAPE includes services comparable to those described in the previously held IEP; and
- Within ten (10) school days of the parent consultation, the district must adopt the previously established IEP or develop and implement a new IEP.

If a student with an IEP from another state transfers to a receiving West Virginia LEA within the same school year, the LEA shall:

- Make reasonable efforts to consult with the parent within two (2) school days of initial enrollment.
- Initiate FAPE for the student within one (1) school day of the parent consultation. FAPE includes
 services comparable to those described in the previously held IEP, until such time as the LEA conducts an
 evaluation, if necessary, determines eligibility, and develops and implements a new IEP, if appropriate.
- Within two (2) school days of enrollment, the receiving LEA shall request records and supporting documents and any other records related to the provision of special education and related services from the sending LEA. If the LEA decides an evaluation is necessary to determine the transfer student's eligibility under West Virginia eligibility criteria, the LEA must conduct the evaluation using the requirements and timelines for initial evaluation, including obtaining parental consent.

TIPS

If a county LEA tries to remove a service from a transferring student's Individualized Education Program (IEP) from another LEA or state, request that the LEA provide you with a copy of their supporting data and Prior Written Notice (PWN) that removal of the service in question is appropriate. Parents should request PWN if they disagree with an LEA's removal of a service. If your LEA does not have data to support the removal of a service, you can then file a State Complaint.



See Prior Written Notice of the LEA's Proposal/Refusal at the end of Chapter 6.

Guidelines to Obtain Necessary Services for a Student

Make all requests during an IEP meeting in writing. This starts the timelines for the LEA to respond by agreeing with your request and getting a consent form signed by you or disagreeing with your request and providing Prior Written Notice of their disagreement.

Questions to keep in mind when making a request:

- Why are you making the request?
- Do you have documentation from a professional recommending what you are asking the LEA to provide?

Some requested services may require an evaluation first. Parents will need to provide a doctor's prescription requesting an evaluation for a related service such as PT, OT and/or SLT services. The evaluation will then determine if the student has an educationally based need for the related service. If an evaluation is needed, consider the following:

- A written request for an assistive technology evaluation should be made if the student needs a device or software to benefit from or have access to their education.
- Be sure to keep a copy of the doctor's prescription and/or the letter requesting an evaluation.



See Evaluation Components document at the end of Chapter 2.

TIPS

Do not request **Individualized Education Program (IEP)** meetings every other month because of the same issues or problems. Make your request(s) for services, explain your reasoning, and if the IEP Team members do not agree with your request(s), ask for **Prior Written Notice (PWN)** and move on to the next step. The IEP meeting may not be the place to get your issue resolved. Also, do not let the issue(s) that you are in disagreement about hold up and extend the IEP meeting for hours. There will likely be many issues that the team members do agree on, so continue with the IEP development process.

Parents often state that they have requested something from the LEA during an IEP meeting, and the LEA refused to provide it. These requests are for things like evaluations, assistive technology, therapies, or for an accommodation to be listed on the student's IEP. When the LEA will not provide what parents have requested, parents sometimes make the mistake of "going to the board of education" to complain. Board of education members are NOT part of a student's IEP team, nor can they make IEP decisions outside of the IEP process. Remember, IEP development is a process, and the process must be followed.

TIPS

- Remember, you will most likely be working with the school system for several years. It is important to build a good working relationship with the school's **Individualized Education Program (IEP) team** members.
- ➤ Keep in mind that because someone from the LEA responds with a "no" to something you requested at an IEP meeting does not mean they personally disagree with you. They may have been told to say "no" by their supervisor(s). Be professional.
- If you are being told "no" for one or more of your requests, request Prior Written Notice for each issue and move on through the IEP development. Do not let the "no" hold up the rest of the IEP development. There are most likely many other issues the team will agree on.

How to Handle Difficult Conversations

It is important to know how to effectively handle difficult conversations. Differences of opinion are inevitable at various points in the IEP process.

The following tips and examples can help parents in handling difficult conversations:⁴

Tip	Example
Begin by finding things for which there is agreement by everyone.	"I know that you have found it hard to teach John because his behavior is challenging at school. I also deal with these challenges every day and it can be exhausting.
Use "I" statements instead of 'you" statements. "I" statements state how you feel, "you" statements are critical or judgmental.	"I am feeling that I am not a member of the team because I don't get enough information about what is going on in school" instead of "You never let me know what's going on. Why can't you ever write in our communication journal?"
Avoid negatives because people will perceive you are being aggressive or hostile.	Say, "Can't we try" or "Is it possible" Don't say, "Why won't you"
Avoid dictating to the school.	Say, "Could we consider?" Don't say, "Stop doing"

The following provides more guidance in dealing with difficult conversations.

⁴ Eason, Anne I. and Whitbread, Kathleen. 2006. *IEP and Inclusion Tips for Parents and Teachers*. Verona, Wisconsin: Attainment Company.

- Try to see things from the school's point of view, but do not compromise your principles. In some
 conflicts, both sides can be right. Ask lots of questions so you can see the advantages of both points of
 view.
- Find some positive comments to share with the team.
- If you ask a yes or no question, the school might say "no." Instead, start a question with these words, "What would it take in order to..." In this way, the school will start brainstorming solutions instead of refusing to do something.
- Do not yell or raise your voice. In fact, lower your voice when you are angry.
- It is important to role play or practice your handling of difficult conversations.

Dispute Resolution

A Facilitated IEP Team Meeting can be requested to resolve disputes about an IEP prior to filing a State Complaint. The Facilitated IEP is voluntary and agreed to by both parties, unless ordered as a result of a state complaint, mediation, or due process decision. A Facilitated IEP Team meeting uses an impartial facilitator not employed by the LEA and not the parent to guide the IEP process and promote effective communication. The IEP Facilitator must be qualified and trained in effective facilitation techniques, be verified by the WVDE as having met the requirements for qualified facilitators and be impartial. A request should be made at least two weeks prior to the scheduled IEP Team meeting.

The facilitation process may also be used for eligibility committee meetings on an individualized or as needed basis.

A **State Complaint** can be filed when an individual, organization, parent or adult student feels that special education laws or regulations are not being followed by an LEA or public agency. The complaint must include specific information which is outlined in West Virginia Policy 2419. **A copy must be provided to the county special education director at the same time you file the complaint with the WVDE.**

If the parent or other IEP team member cannot reach a consensus about an IEP decision, then the district representative on the IEP team will make the decision. When this occurs, the district representative must provide PWN of the decision to the parent at the conclusion of the meeting and prior to implementing the IEP. The parent may exercise their right to mediation or a due process hearing concerning the decision.



See Sample Letter When You Disagree with the IEP at the end of this chapter.

The following information is important to consider before filing a complaint:

- The alleged violation cannot have occurred more than one year prior to the date the complaint is filed.
- A complaint must be in writing and contain an original signature. Attaching documentation that supports
 the complaint is an important part of this process. A phone call to the WVDE is not a formal complaint
 requiring them to investigate your issue(s). Parents need to maintain a copy of all important records.

- The WVDE has **sixty (60) calendar days** to investigate a State Complaint and issue a written decision of their findings to the individual that filed the complaint.
- Once a state complaint is filed, there will be a fifteen (15) calendar day timeline for Early Resolution between the LEA and the parent. If the LEA does not follow through with the agreed upon steps from the Early Resolution, a new complaint must be filed, and the timelines start over. LEAs can start to correct issues brought up in a State Complaint while the investigation is ongoing.

The following provides information about the Special Education Director and their attendance at the IEP meeting:

- If the county's **Special Education Director attended** the IEP meeting where the request was made, a complaint can be filed as soon as the PWN has been received.
- If the Special Education Director did not attend the IEP meeting where the request was made, a letter can be written to the Special Education Director. In the letter, explain what was requested and why. The letter can discuss what other IEP team members discussed about the request. Finally, ask the Special Education Director to look into the matter and to respond in writing within ten (10) school days. Send the letter by certified mail with a return receipt. The letter allows time for the Special Education Director to investigate the issue(s). The Special Education Director may then instruct the IEP team to meet again with instruction given to the chairperson of the meeting on how to resolve the issue(s) in question.
- If the Special Education Director does not offer assistance to the IEP Team on how to resolve the issue(s), the next step for the parent would be to file a state complaint with the WVDE.

Parents should not be nervous about filing a state complaint. The role of the WVDE is to investigate matters to determine if the LEA has followed WVDE policies and procedures outlined in West Virginia Policy 2419. If the LEA is not following the policies, the WVDE will require them to do so. The WVDE may also require the county to provide staff training or develop necessary policies or procedures to address a particular problem. They may determine the student is owed compensatory educational services, which means the LEA must make up services for something they failed to do. If the WVDE has received several complaints from the same county for similar issues, they may see that they need to provide training in that county. So, a state complaint can serve many beneficial purposes.

Another option available to parents and educators in resolving disagreements about a student's IEP is **Mediation**, which is a voluntary process. In mediation, both parties must be willing to compromise in order to come to an agreement about what is the best way to meet the student's needs. If both parties are not willing to give and take a little, this process will not help. Mediation can take place any time, even if a state complaint or due process has been filed. If the issue is resolved through mediation, the agreement must be signed by the parent/adult student and the representative of the LEA who has the authority to bind the LEA. **An agreement reached by the parties through WVDE mediation is enforceable in state and federal courts.**



See Mediation Process at the end of this chapter.

A **Due Process Hearing** request can be filed to resolve disputes between parents and LEAs. A hearing officer makes a decision which determines whether the law has been violated and what will be done to resolve issues. The burden of proof in the case will be on the party seeking relief in accordance with the decision in Shafter v. Weast,

546 U.S. 49, 126 S. Ct. 528, 163L. Ed.2d 387 (2005). This means that if a parent files the due process complaint, they must produce evidence to persuade the hearing officer that they are right.

A due process hearing is very much like a court proceeding. It is strongly suggested that if a parent wishes to obtain legal representation for a due process hearing, they should do so **before** filing the due process complaint. The timeline of events runs very quickly in due process proceedings, and an attorney will need time to prepare your case.

A due process complaint must be initiated within **two (2) years** of the date the parent or LEA knew or should have known of the disputed decision or alleged action that forms the basis for the complaint.

The party, the LEA, or the parent/adult student receiving a due process complaint must, within 10 days of receipt send to the other party a response that specifically addresses the issues raised in the complaint. The LEA 's response must include the following:

- An explanation of why the LEA proposed or refused to take the action raised in the due process complaint.
- A description of other options the IEP Team considered and the reasons why those options were rejected.
- A description of each evaluation procedure, assessment, record, or report that the LEA used as a basis for the proposed or refused action.
- A description of other factors relevant to the LEA's proposal or refusal.

There is a **thirty (30)** calendar **day** early resolution process after the LEA receives a due process complaint. If the early resolution timeline ends without agreement, the **forty-five (45)** calendar day due process hearing timeline begins. Either of these timelines may be adjusted upon the agreement of both parties. In the resolution process, either party may void the agreed resolution to adjust **the thirty (30)** day period within three **(3)** business days of signing.

The student must remain in his or her current educational placement during any administrative or judicial proceeding regarding a due process unless the state or local agency and the parent agree otherwise.

TIPS

- It is wise not to threaten to sue the LEA every time you go to an Individualized Education Program (IEP) meeting unless you intend to follow through with the threat. Keep in mind that it can be difficult to find attorneys who will take a special education case. LEAs are always represented by an attorney.
- ➤ If a parent wishes to obtain legal counsel, it is strongly suggested to do so prior to filing a due process complaint. The timeline of events for a due process hearing is fast and you will need time to prepare your case.
- An agreement reached by the parties through West Virginia Department of Education (WVDE) mediation is enforceable in state and federal courts.

Chapter 3 Reference Materials

The following documents are referenced in Chapter 3:

- ✓ Sample Letter to Request County Policy
- ✓ Sample Letter to Request an IEP Meeting
- ✓ Sample Letter to Request an IEP Meeting for Periodic Review
- ✓ HELP! The school and I don't agree on my child's IEP
- ✓ IEP Team Member Excusal(s)
- ✓ In Lieu of IEP Team Attendance Report
- ✓ Checklist of Types of Records a Parent Needs to Keep
- ✓ Sample Letter to Request a Functional Behavioral Assessment
- ✓ Sample Letter to Request Suspensions be in Writing and to Give a School Notice that Student Will Not be Picked Up Without Written Suspension Notice
- ✓ Transition Assessment Guide
- ✓ WV Guidelines to Assist in Development of the Summary of Performance
- ✓ Summary of Performance
- ✓ Sample Letter to Request an Assistive Technology Evaluation
- ✓ Consent to Release Information from Education Records for Medicaid Billing
- ✓ Amendment to the IEP without Convening an IEP Team Meeting
- ✓ Instructions for Amendments to the IEP Without Convening an IEP Team Meeting
- ✓ State Complaint Form
- ✓ Sample Letter to Use When You Disagree with the IEP
- ✓ What's A Parent To Do

This is a sample letter to request the county Board of Education policy on an issue of question. Send this letter to the Special Education Director by certified mail with a return receipt. Send a copy to the Superintendent also. Keep a copy for your records.

(Insert your name)
(Insert your address)
(Insert Special Education Director's name), Special Education Director (Insert county name) County Schools

RE: Board of Education Policy

(Insert address)

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am requesting a copy of (Insert the County name) County's written policy on (Insert the type of policy you are requesting. Examples are tape recording IEP meetings, cameras/videos in the classroom, or other circumstances for which the county is claiming to have a policy or guideline.) Please include a copy of (Insert the County name) County's Board of Education meeting minutes where this policy was approved.

Please send the requested information within five (5) business days upon receipt of this letter. Thank you in advance for your timely response.

Respectfully,

(Sign your name)
(Type your name)

cc: Mr./Ms. (Insert name of County Superintendent), Superintendent, (Insert County) County Schools

Note: Some school staff have claimed that something is against their district policy when, in fact, no such policy exists.

This is a template letter to request an Individualized Education Program (IEP) meeting with the appropriate school personnel. Send this letter to the Principal (or chairperson of the IEP team) via certified mail with a return receipt. Send a copy to the Special Education Director. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Special Education Director's name), **Principal** (Insert county name) **County Schools** (Insert address)

RE: IEP Meeting Request for (insert child's full name)

Dear Mr. or Ms. (Insert last name of the Principal):

I am writing to request an IEP meeting for (Insert child's full name). I would like to discuss making some changes to (Insert child's first name's) IEP. I am concerned about (Briefly state your concerns. You do not need to go into details about changes you want to address. You can do so during the meeting. If you want to ensure that a specialist such as an OT, PT, Mobility, etc. attends, specifically request that he or she be present at the meeting.)

It is my understanding that a meeting must be held within 21 days or prior written notice provided stating why the meeting is being denied. Dates and times that I will be available are (List a few dates and times you will be available for a meeting). Please let me know what time will be best for you. You can reach me by phone at (Insert phone number).

I look forward to hearing from you soon.

Respectfully,

(Sign your name)
(Type your name)

cc: (Insert full name of Special Education Director), Special Education Director

Note: The LEA is still required to provide you with an eight (8) day notice of the meeting. However, depending on the reason you are requesting a meeting, you may choose to waive the 8-day notice requirement.

HELP! The school and I don't agree on my child's IEP

Disability Rights of West Virginia (DRWV) often receives calls from parents stating that they have requested something from the Local Educational Agency (LEA) during an Individualized Education Program (IEP) meeting and the LEA will not provide it. These requests are for things like evaluations, assistive technology, services such as physical/occupational or speech/language therapy (PT/OT/SLT) or for an accommodation to be listed on the student's IEP. When LEAs won't do what the parents have requested, parents often make the mistake of "going to the board of education" to complain. Board of education members are NOT part of a student's IEP team, nor can they make IEP decisions outside of the IEP process. Remember, IEP development is a process and the process must be followed!

Listed below are the steps you should follow when trying to obtain services needed by a student:

1. Make all requests during an IEP meeting in writing! This starts the timelines for the school to respond by agreeing with your request, getting a consent form signed by you, or disagreeing with your request and providing notice of their disagreement.

Questions to keep in mind when making a request are:

- a. Why are you making the request?
- b. Do you have documentation from a professional recommending what you are asking the LEA to provide?
- 2. Some requests may require an evaluation first. You will need to provide a doctor's prescription requesting an evaluation for a related service such as the PT/OT/SLT. The evaluation will then determine if the student has an educationally based need for the related service. A written request for an assistive technology evaluation should be made if the student needs a device or software to benefit from or have access to their education. There are evaluations for other services. Be sure to keep a copy of the doctor's prescription and/or the letter requesting an evaluation.

Once a parent makes a request for an evaluation, the LEA must obtain the parents' signed consent. Most likely the LEA will want to use their form; however, the letter from the parent should serve as written consent for the evaluation. After the LEA has obtained signed consent, they have eighty (80) calendar days to perform the evaluation. If the IEP team is requesting the evaluation the LEA has sixty (60) calendar days to perform the evaluation.

3. If the LEA refuses to do the evaluation or provide other services you have requested, they must provide you with prior written notice (PWN) within five (5) calendar days explaining why they are refusing your request. PWN must contain what was requested, why it is being refused, what other options were considered, and why those were determined inappropriate.

Remember, you probably will be working with the LEA for several years. It is important to build a good working relationship with the school IEP team members. Because someone from the LEA is telling you "no" for something you requested at an IEP meeting, does not mean that they personally disagree with you. They may agree with you, but are being told to say "no" by their supervisors. Be professional. If you are being told "no" for one or more of your requests, request prior written notice for each issue and move on through the IEP development. Don't let the "no" hold up the rest of the IEP development. There are most likely many other issues the team agrees on.

4. If the county's Special Education Director attended the IEP meeting at which you made your request, once you have received your PWN, you can then file a state complaint regarding what you requested and the school refused.

If the Special Education Director did not attend the IEP meeting in which you made a request, you should write a letter to the Special Education Director. In the letter, explain what you requested and why. You can discuss what the other IEP team members had to say about your request. Finally, ask the Special Education Director to look into the matter and to respond to your letter in writing within ten (10) calendar days. Send the letter by certified mail with a return receipt. The letter allows time for the Special Education Director to investigate the issue(s). The Special Education Director may then instruct the IEP team to meet again with instruction given to the chairperson of the meeting on how to resolve the issue(s) in question. If the Special Education Director does not offer assistance to the IEP team on how to resolve the issue(s), the next step for the parent would be to file a state complaint with the West Virginia Department of Education (WVDE).

- 5. Parents are often very nervous about filing a state complaint. Don't be! The role of the WVDE is to investigate matters such as this one. They are to determine if a county has followed the WVDE's policies and procedures called WV Policy 2419. If a county is not following the policies, the WVDE will require they do so. The WVDE may also require the county to provide staff training or develop a needed procedure for something. They may determine the student is owed compensatory educational services (make up services for something the county failed to do). If the WVDE has received several complaints in the same county for similar issues, they may see that they need to provide training in that county. A state complaint can serve many beneficial purposes.
- 6. Another option available to parents and educators in resolving disagreements about a student's IEP, is the Mediation Process. It is a voluntary process. Both parties must be willing to compromise in order to come to an agreement about what is the best way to meet the student's needs. If both parties are not willing to give and take a little, Mediation will not help. Mediation can take place any time, even if there has been a state complaint or due process filed. An agreement reached during Mediation is enforceable in state and federal courts.
- 7. A Due Process Hearing request can be filed to resolve disputes between parents and LEAs. A hearing officer makes a decision which determines whether the law has been violated and what will be done to resolve issues. A Due Process Hearing is very much like a court proceeding. The LEA will have an attorney to represent them. DRWV suggests that if a parent wishes to obtain legal representation for a due process hearing, to do so before filing for a due process hearing. The timeline of events run very quickly in a due process and an attorney will need time to prepare your case. It is wise not to threaten to sue the LEA every time you go to an IEP meeting. Keep in mind that it is very difficult to find attorneys who will take a special education case.

DRWV does provide representation for a student at a due process hearing when our resources allow. However, because you say you want to file a due process, does not mean that you are ready for a due process. The DRWV attorney or a privately hired attorney will want to see that you have taken steps to document the issues for which you want to go to due process. That is why it is very important to write letters to document problems and conversations, make requests in writing, have recommendations from professionals and file state complaints. Documentation is needed to prove your case.

This is a template letter to request an Individualized Education Program (IEP) meeting for periodic review with the appropriate school personnel. Send this letter to the Principal (or chairperson of the IEP team) via certified mail with a return receipt. Send a copy to the Special Education Director. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Principal's name), Principal (Insert county name) County Schools (Insert address)

RE: IEP Meeting request for (*Insert your child's full name*)

Dear Mr. or Ms. (Insert last name of Principal):

I am writing to request a recurring IEP meeting for (child's name), to occur at the end of each grading period for the 20??/20?? school year. I would like to discuss (child)'s current placement (or schedule) in the special education setting and his progress in regards to behavior management which will allow him to transition back into an inclusion or general education environment.

If you have any questions, you may reach me by phone at (insert phone number). I look forward to hearing from you soon.

Respectfully,

(Sign your name)
(Type your name)

cc: (Insert full name of Special Education Director), Special Education Director

Note: The LEA is still required to provide you with an eight (8) day notice of the meeting. However, depending on the reason you are requesting a meeting, you may choose to waive the 8-day notice requirement.

$\begin{array}{c} \textbf{ADDITIONAL INDIVIDUALIZED EDUCATION PROGRAM (IEP) TEAM MEMBER} \\ \textbf{EXCUSAL(S)} \end{array}$

	_County Schools
Student's Full Name	Date
School	Date of Birth
Parent(s)/Guardian(s)	Grade
Address	WVEIS#
City/State/Zip	Telephone
TO BE COMPLETED WHEN A TEAM MEMBER'S EXCU	SAL WAS NOT DOCUMENTED ON THE MEETING NOTICE
	ion of Consent to the IEP Team meeting.)
Date parent/adult student contacted regarding excusa	1s
Method of contact (email, phone, etc.)	
Personnel making contact (names/positions)	
Date of scheduled IEP Team meeting	
Additional excused IEP Team Members	Name/Position
I consent to excuse the IEP Team members above.	Signature of Parent/Adult Student
NOTE: Reports are require	ed from the excused members

IN LIEU OF IEP TEAM ATTENDANCE REPORT

Student's Full Name	Date
School	
Parent(s)/Guardian(s)	
Address	WVEIS#
City/State	
Excused IEP Team MemberAcademic or Nonacademic Area(s)	
Directions for excused team members:	
 nonacademic area will be discussed in your absence Attach copies of relevant reports, draft IEP pages, Provide this report to the IEP Team chairperson a PRESENT LEVELS OF ACADEMIC ACHIEVED	additional information, etc. nd the parent prior to the meeting. EMENT AND FUNCTIONAL PERFORMANCE/
IMPACT STATEMENT/TARGETED STANDARD(S)	:
SUGGESTIONS FOR ANNUAL GOALS MODIFICAT	FIONS/ACCOMMODATIONS/SERVICES:
Excused Team Member Signature	Position Date
Parent Statement:	
I have been provided an opportunity to review this report p	prior to the development of the student's IEP.
Parent/Adult Student Signature	Date

West Virginia Department of Education October 2016

Checklist of Types of Records a Parent Needs to Keep

It is a good idea to keep an organized file folder or divided notebook of your child's school records. This checklist is a guide to assist you with keeping these records. You will periodically need some or all of these records for meetings with school personnel. It is a good idea to keep the records in chronological order. Mark or label the notebook or file folder for the current school year. Most records (i.e. IEPs, meeting notices) can be kept for two years. Evaluation reports (i.e. physical/occupational/speech) should be kept for three years. All psychological evaluations are necessary to keep until your child leaves the school system. They may be needed to determine your child's eligibility for services/programs after leaving the school system.

Items to keep on file:

Report Cards and progress reports (you should receive progress reports regarding the goals on your child's IEP as often as report cards).
Notes from the school staff regarding your child's behavior or difficulties with learning.
Attendance Records and copies of doctor's excuses.
Evaluation reports (i.e. Speech/Language, Occupational, Physical therapies and Assistive Technology/Any State standardized testing results that are given to all students).
Medical records related to disability or ability to learn that you have shared with the school (such as prescriptions requesting OT, PT or Speech/Language evaluations).
The current IEP (Individualized Education Program), health care plan, behavior plan or 504 plan
Letters or notes from school staff, special educators, evaluators, administrators.
All meeting notices, notices of disciplinary action or suspension.
Student handbook of school and county policies.
Samples of schoolwork.
The current copy of WV Policy 2419 for the education of students with disabilities (for IEPs) OR Section 504 of the Rehabilitation Act of 1973 (for 504 plans).
Copies of letters you sent the school staff, special educators, evaluators, administrators
Private evaluations you may have obtained and shared with the school
Other (i.e. samples of schoolwork)

You may also want to keep notes regarding meetings and their outcomes, dates you sent or received important documents, dates of suspension, disciplinary action or times your child was sent home with no formal written explanation (i.e. he's having a bad day, behavior). Lastly, keep notes of telephone or personal conversations you have with school staff. Be sure to include the date, who you spoke with and what the conversation was about.

This is a sample letter to request a functional behavioral assessment. Send this letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Special Education Director's name), Special Education Director (Insert county name) County Schools (Insert address)

RE: Request for a functional behavioral assessment

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am the parent of (Insert child's full name), who is in the (Insert child's grade) grade at (Insert name of child's school). I am writing to request the school to conduct a functional behavioral assessment on my child. Please consider this letter as written consent for the functional assessment evaluation.

It is my understanding that the first step in this process is to have a team meeting, which includes me. The meeting is to identify target behaviors, the purpose of the behaviors so that IEP goals and objectives can be identified, and interventions and modifications that can be developed and implemented through a Positive Behavioral Support Plan using proactive strategies.

Please contact me within the next eight (8) days to arrange a team meeting date or provide prior written notice within five (5) days if the LEA is refusing my request.

Respectfully,

(Sign your name)
(Type your name)

cc: (Insert principal's full name), Principal

Note: If a student already has an IEP, the LEA will have sixty (60) days to complete the functional assessment, develop the positive behavioral support plan and train staff responsible for the plan's implementation. If the school refuses to do a functional behavioral assessment, write a letter requesting prior written notice explaining why they are refusing to do so. Send the letter by certified mail with a return receipt. Keep a copy for your records.

This is a sample letter to address disciplinary removals and suspensions. A parent can send this letter to request that the school provide written suspensions and also to notify the school in writing that the parents/family will not pick up the child from school without a written suspension notice. Send this letter to the school Principal and the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

```
(Date)

(Insert your name)
(Insert your address)

(Insert Principal's name), Principal
(Insert county name) County Schools
(Insert address)
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RE: Disciplinary removals of (Insert child's full name) from (Insert name of child's school)

Dear Mr. or Ms. (Insert last name of Principal):

I am the parent of (Insert child's full name), a student at (Insert name of school). (Insert child's first name) receives special education services.

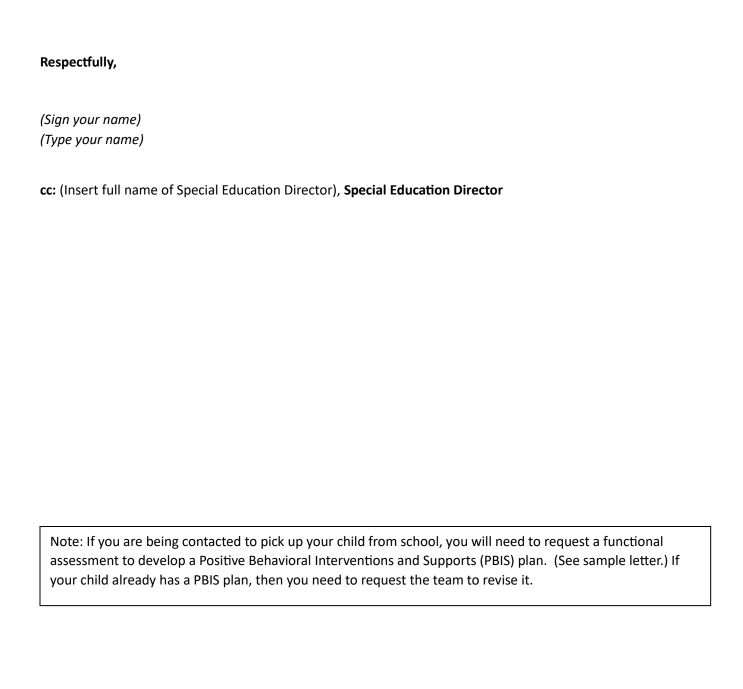
The purpose of this letter is to notify you that (Insert child's first name) has been sent home because of a "bad day" or behavior issues on numerous occasions without written notice of suspension. In the future, I (and/or other family members-if applicable) will require a written notice of suspension, which is included in my child's school records, stating for what reason (he/she) is being sent home, from the principal or the principal's designee, before I pick (Insert child's first name) up again because of a "bad day" or behavior issues.

I (and/or other family members-if applicable) have been contacted by staff at (Insert name of school) to pick up (Insert child's first name) with no written notice of suspension on the following dates:

- (list date and reason)
- (list date and reason)
- (list date and reason)

I believe that school staff are giving (Insert child's first name) unofficial suspensions and/or disciplinary removals by sending (him/her) home from school, that school staff are unable to fully implement (his/her) IEP because of the absences, and that these unofficial disciplinary removals may be occurring in violation of IDEA 2004 and WV Policy 2419 regarding special education services.

It is my understanding that after ten (10) days, removals from the current educational placement (through written/formal suspensions and unofficial suspensions) add up to a change of educational placement in violation of IDEA 2004, Policy 2419 and the IEP process. If school staff fails to comply with special education law and policy concerning disciplinary removals, I understand I have the right to file an administrative complaint with the Office of Special Education of the WV Department of Education and/or pursue legal remedies.



Transition Assessment is one component of the transition services process identified in the Individuals with Disabilities Education Improvement Act of 2004 (IDEA 2004). It is designed to assist a student and the IEP team in identifying preferences, interests and aptitudes about living, learning or education, and work needs for school and post school adult settings. Transition assessments are crucial for successful transition planning and typically occur over time. This document provides a framework for discussion of assessments that might be considered for transition by **Groups**, describes the **Types** of assessments that might be included in each group, and provides specific **Examples** of assessments though not all inclusive.

Web resources for transition: https://sites.ed.gov/idea/files/postsecondary-transition-guide-august-2020.pdf

Transition Assessment Groups	Types Of Assessments	Examples Of Assessments *The following are merely samples. Career Planning Begins with Assessment (http://www.ncwd-youth.info/) is one guide that provides descriptions of various assessments.
Interest	Interview Observation Questionnaire Student ratings Simulated assessment Situational assessment Work samples Internet inventories	Armed Services Vocational Aptitude Battery (ASVAB) ACT PLAN and EXPLORE Campbell Interest and Skill Survey (CISS) CareerScope Career Assessment and Reporting System COPSystem: Career Occupational Preference Interest Inventory (COPS), Career Ability Placement Survey (CAPS), and Career Orientation Placement and Evaluation Survey (COPES) O*NET Interest Profiler- http://www.onetcenter.org/IP.html Pictorial Inventory of Careers (PIC) Reading Free Vocational Interest Inventory 2 (RFVII 2) Voc-Ties and Career Development Plan Informal Inventories, questionnaires, checklists Situational Assessments (actual or simulated)
Vocational aptitude	Certification measures – Career and Technical Education completers, End of Course Exams Credentialing measures – Nationally administered and standardized evaluations Occupational specific or situational assessments	Armed Services Vocational Aptitude Battery (ASVAB) Brigance Life Skills/Employability Skills Inventories Bennett Hand Tool Dexterity Test Crawford Small Parts Dexterity Test Talent Assessment Program-TAP VALPAR Work Samples Practical Assessment Exploration System (PAES) ACT WorkKeys McCarron-Dial Evaluation System (MDS) Occupational Aptitude Survey and Interest Schedule (OASIS) Informal Inventories, questionnaires, checklists, observation Situational Assessments-actual or simulated

Transition Assessment Groups	Types Of Assessments	Examples Of Assessments *The following are merely samples. Career Planning Begins with Assessment (http://www.ncwd-youth.info/) is one guide that provides descriptions of various assessments.
Academic skills	Individual achievement measures for eligibility Statewide achievement measures National achievement measures Adult measures	ACT-American College Testing SAT and PSAT-College Board Armed Services Vocational Aptitude Battery (ASVAB) General Educational Development Test (GED) Kaufman Test of Educational Achievement (KTEA) Key Math Peabody Picture Vocabulary Test (PPVT) WV Statewide Testing WV Alternate Performance Task Assessment (APTA) Tests of Adult Basic Education (TABE) Test of Written Language (TOWL) Wechsler Individual Achievement Test (WIAT) Wide Range Achievement Tests (WRAT) Woodcock-Johnson Tests of Achievement (WJ III) Woodcock Reading Mastery ACT WorkKeys ACT PLAN and EXPLORE
Learning styles and work readiness skills	Generalizable skills, stamina, following a schedule, motor skills, basic academics, manual dexterity Employability/Soft work skills, cooperative work, attendance, following orders Assistive technology Communication Skills	WorkKeys Rating Scales Environmental assessment Personality measures Communication assessment Community work experience assessments and reports Temperament Inventories Informal Inventories, questionnaires, checklists, observation Situational Assessments-actual or simulated
Independent living skills	Self Determination Transition planning Inventories Personal care Personal hygiene Safety/Environmental Nutrition Mobility Home maintenance	Transition Planning Inventory (TPI) Test of Adult Basic Education (TABE) Brigance Life Skills/Employability Skills Inventories Scales of Independent Behavior (SIB) Observations Interviews Informal Inventories, questionnaires, checklists, observation Situational Assessments-actual or simulated
Psychological and cognitive skills	Intelligence and cognitive measures Social skills Adaptive behavior, social and emotional measures	Wechsler Intelligence Scale for Children IV (WISC IV) Wechsler Adult Intelligence Scale IV (WAIS IV) Conners' Rating Scales (CRS) Childhood Autism Rating Scale (CARS) Stanford-Binet (S-B) Woodcock-Johnson III Cognitive (WJ III)

Transition Assessment Groups	Types Of Assessments	Examples Of Assessments *The following are merely samples. Career Planning Begins with Assessment (http://www.ncwd-youth.info/) is one guide that provides descriptions of various assessments.
	Medical measures	Achenbach System of Empirically Based Assessment (ASEBA) Behavioral Assessment System for Children (BASC) Transition Planning Inventory (TPI) Vineland Adaptive Behavior Scales (VABS) Scales of Independent Behavior (SIB) Social Skills Rating System (SSRS)

WV Guidelines to Assist in Development of the Summary of Performance

Purpose:

For a child whose eligibility under special education terminates due to graduation from secondary school with a regular diploma, or due to exceeding the age of eligibility for Free Appropriate Public Education (FAPE) under State law, the local education agency "must provide the child with a summary of the child's academic achievement and functional performance, which shall include recommendations on how to assist the child in meeting the child's postsecondary goals" §Sec.300.305 (e) (3). — IDEA 2004

The Summary of Performance (SOP):

- Is designed to assist the student in transition from high school to post school activities, including
 postsecondary education, training and/or employment, along with additional documentation, for the
 purpose of establishing a student's eligibility under Section 504 of the Rehabilitation Act and the
 Americans with Disabilities Act and identification of reasonable accommodations and supports in
 postsecondary settings.
- Is helpful for the Vocational Rehabilitation Comprehensive Assessment process.
- Is intended to help postsecondary institutions consider accommodations for access.
- Is useful when linked with the IEP process and the student has the opportunity to actively participate in the development of the document.
- Must be completed during the final year of a student's high school education with timing of completion
 depending on student's postsecondary goals (Example: transition to higher education may require
 submission along with application OR application for employment/agency may be needed near the end
 of the school year to provide the most updated information on student performance).
- Recommendations should not imply that any individual who qualified for special education in high school would automatically qualify for services in postsecondary education or employment settings. Those settings will continue to make decisions on a case-by-case basis.

Basic background information: (Provide identifying information.)	 Complete, legal name School last attended Parent or guardian name(s) Complete mailing address 	 Date of SOP report (Year of exit) Date of birth / Age WVEIS # / Grade Telephone number (s)
Additional background information: (Optional)	 Name/title/contact information of staff completing SOP Date of most recent IEP Primary Language/Services for ELL 	 Primary disability and initial date of eligibility Secondary disability, if applicable, and initial date of eligibility
I. Postsecondary goals: (Indicate the post-school environments the student intends to transition to upon exit from high school.)	List the goals for environments of Work Education Living	If employment is the primary goal, list the top three job interests.

II. Summary of Performance:

(Completion of this section may require input from a variety of staff, but one person should have the responsibility of gathering and organizing the information.

Describe both present levels of performance that apply to the student and the essential accommodations, modifications and assistive technology utilized to assist the student in achieving progress. Address only those areas that apply.)

Terms:

Accommodation-a support or service that is provided to help a student fully access the general education curriculum or subject matter and *does not* change the content of what is being taught or the expectation that the student meet a performance standard applied for all students. (Example: Deficit spelling/handwriting skills may require a note-taker, permission to word process notes, provision of extra notes)

Adaptation (also known as modification)-changes to the general education curriculum or other material being taught, which alters the standards or expectations for students with disabilities. Instruction can be adapted so that the material is presented differently and/or the expectations of what the student will master are changed. Adaptations are not allowed in most postsecondary education environments.

Assistive technology-any device that helps a student with a disability function in a given environment, but does not limit the device to expensive "high-tech" options. Assistive technology can also include simple devices such as laminated pictures for communication, removable highlighter tape, Velcro and other "low-tech" devices.

<u>A. Academic Achievement</u>: Specifically discuss the current level of performance in applicable areas of

- Reading (decoding, comprehension, fluency)
- Math (calculation, algebraic problem solving, quantitative reasoning)
- Language (written, speaking, listening, spelling)
- Learning skills (work habits, note taking, keyboarding, organization, time management, assignment completion, study skills, test taking skills) in detail using both narrative information for strengths and needs as well scores and grade level functioning

Identify essential accommodations, modifications and/or assistive technology utilized in high school and why they were needed for academics described in the current level of performance.

<u>B. Functional Performance</u>: Specifically discuss the current level of performance in applicable areas of

- General ability and problem solving (reasoning, processing)
- Attention and executive functioning (stamina, sustained attention, memory, processing speed, impulse control, activity level)
- Communication (speech, language, assisted communication)
- Social skills and behavior (interactions with others, responsiveness to services and accommodations, ability to request assistance, extra-curricular activities, confidence, persistence in the learning environment),
- Independent living skills (self-care, leisure skills, personal safety, transportation, money skills)
- Environmental access/mobility (assistive technology, mobility, transportation)
- Self determination/self advocacy (ability to respectfully identify needs and articulate goals)
- Career/employment (interests, experiences, exploration, aptitudes)
- Medical or family issues/concerns

Identify essential accommodations, adaptations and/or assistive technology utilized in high school and why they were needed for functional performance described in the current level of performance.

Note: It is highly recommended that student perspective and voice are incorporated as part the SOP. This section may be completed independently by the student or completed with the student through an interview. The student's contribution can help:

- Professionals complete the summary,
- The student to better understand the impact of his/her disability on academic and functional performance in the postsecondary setting,

Postsecondary personnel to more clearly understand the student's strengths and impact of the disability on this student.

C. Student Perspective/Input (Optional/Highly recommended):

Responses to the following questions should be included as part of the SOP:

- 1. How does your disability affect your schoolwork and school activities (such as grades, relationships, assignments, projects, communication, time on tests, mobility, extra-curricular activities)?
- 2. In the past, what supports have been tried by school staff or by you to help you succeed in school (aids, adaptive equipment, physical accommodations, behavior supports, academic changes, other services)?
- 3. Which of these accommodations and supports have worked best for you?
- 4. Which of these accommodations and supports have not worked?
- 5. What strengths and needs should professionals know about you as you enter the postsecondary education or work setting?

III. Recommendations for meeting postsecondary goals:

(Indicate suggestions for accommodations, adaptive devices, assistive services, compensatory strategies and/or collateral support services to enhance access in the applicable post-high school environments listed.)

- Education: College, Community and Technical College, Career and Technical Education/Vocational, Adult Education, Apprenticeship Programs
- Employment (be specific to the focused area of interest for employment)
- Independent Living
- Community Participation

Attachments:

(Attach academic transcript, awards, certificates, credentials, relevant and most recent assessment data that clearly identify the student's disability or functional limitations and will assist in postsecondary planning.)

- Transcripts, awards, certificates, credentials
- Psychological/cognitive/adaptive behavior
- Medical/physical/social skills/behavior analysis
- Achievement/academics
- Situational/simulated work experiences
- Career interest/aptitude

- Self determination
- Communication
- Observations
- Assistive technology
- Informal assessment
- Other

Adapted from the Nationally Ratified Summary of Performance Model Template 9/06 – Karen Ruddle, WVDE OSE Revised 12/08

SUMMARY OF PERFORMANCE / EXIT DOCUMENTATION

Local Educati	onal Agency (LEA)	
Student's Full Name Meeting Date		
	Date of Birth	
Parent(s)/Guardian_		
Address	Telephone	
City/State/Zip	Email	
Student graduated with a regular diploma Student graduated with an alternate diploma List expected graduation date:	Student has reached maximum age of 21 Student indicates intention to drop out List expected dropout date:	
(SOP) for students exiting special education with a regular eligibility. The SOP document acts as an exit document that successful learning strategies used while in high school. Or give permission for the SOP to be provided as appropriate	t summarizes student strengths and challenges as well as note a student leaves high school, the adult student/parent may to: (1) a student support services office at a college or ol, or (3) an employer. The SOP is an essential component to	
Instructions for Completing this Document The Summary of Performance document should be complete.	eted collaboratively by a special educator and the student.	
this document with potential future employers or a student	of this document. The student should f eel comfortable sharing support office in a college or training center. Please be sure to eparate attachments when providing this document to others.	
WV Policy 2419 states the exit meeting to review this summ days, and no later than seven days, prior to graduation or rebirthday [126 CSR 16-5.2.F].	nary of performance must be conducted no earlier than 45 eaching the end of the school year following the student's 21 st	
I. Student Perspective – Please have the student comple	ete the following, or when appropriate the student may dictate	
the information to an adult scribe.		
What are your strengths?		
, ,		
What are your challenges?		
What helped you the most in school?		
What are the best ways someone can help you?		

West Virginia Department of Education August 2023

II.	transition plan section.	
	Education/Training (required):	
	Employment (required):	
	Independent Living Skills (if appropriate):	
III.	Summary of Academic Achievement and Functional Performance – This information can be found in the current IEP under the following sections: Present Levels, PL Supplemental, Special Education and Related Services; Accommodations; and Standard Type. Include accommodations, modifications, or assistive technology used in high school.	
IV.	V. Assessment Information – This information can be found in the current IEP under the Assessment Data section. Include academic and/or functional assessments as well as transition assessments.	
V.	Transition Considerations – This information can be found in the current IEP under the following sections: transition activities/linkages and transition considerations. Include transition services and activities needed for attaining postsecondary outcomes, and outside agencies when appropriate.	
VI.	Recommendations for Meeting Postsecondary Goals – This information should be a collaboration between the student and any adult(s) who know the student well. Summary of recommendations should be 3-5 sentences long.	
Sig	natures	
Naı	me and Title of person assisting the student with completing this form:	
	I have reviewed and agree with the content of this Summary of Performance.	
	Student/Guardian Signature: Date:	
	My signature below as an adult student/parent provides permission for the SOP to be provided as appropriate to: (1) a student support services office at a college or university, (2) an agency providing services after high school, or (3) an employer.	
	Student/Guardian Signature: Date:	
On	e-Year Follow-Up Survey	

This SOP will help us contact students after they leave high school. We want to learn from former students how we can improve transition services in West Virginia. One year after leaving high school, students will be contacted by their school and asked to complete a "One Year Follow-Up Exit Survey" about what they are doing after high school. Surveys are typically completed by the student with support from parents, or personnel from adult service agencies. Data gathered conveys the former student's actual post-secondary outcomes and supports from adult service agencies. This information is used for multiple purposes including meeting federal requirements and to improve transition services for students related to education, training, employment, and independent living skills necessary for success after high school.

West Virginia Department of Education August 2023 This is a sample letter to request an assistive technology evaluation. Send the letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Insert your name)
(Insert your address)
(Insert Special Education Director's name), Special Education Director
(Insert county name) County Schools
(Insert address)

RE: (Insert your child's full name), a student at (Insert name of your child's school) School

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am the parent of (Insert your child's full name), a (Insert your child's grade) grade student at (Insert the name of your child's school). I believe my child's education may benefit from the provision of an assistive technology device, software and/or service (here you could state a specific device, software and/or service if you have something specific in mind). I am requesting that my child be evaluated.

I understand that I am required to provide written permission in order to begin the evaluation. Please consider this request as written permission. I would be happy to talk with you about (Insert child's first name) and answer any questions you may have. You can reach me during the day at (Insert daytime telephone number). Thank you for your prompt attention to this request.

If my request is denied all or in part, I am requesting prior written notice. Please provided a written response with 5 business days. Thank you.

Respectfully,

(Sign your name) (Type your name)

cc: (Insert principal's full name), Principal

Note: If your child currently has an IEP, the LEA has sixty (60) days to perform the evaluation or must provide prior written notice within ten (10) days of their refusal and explain why.

CONSENT TO RELEASE INFORMATION, BILL MEDICAID, and TARGETED CASE MANAGEMENT

_____County Schools

Student's Full Name	Date Date of Birth	
School_		
Parent(s)/Guardian(s)Address	Grade WVEIS#	
City/State/Zip	Telephone	
The county school district wishes to periodically apply for reimbur accessing Medicaid or other publicly funded benefits. Medicaid reimb Virginia Legislative Code §18-2-5b, effective March 15, 1990. The county's educational services.	sursement to county school districts is authorized by West	
In order for the county school district to apply for Medicaid reimbur consent to release information from your child's education records is the state Medicaid agency:		
 Diagnosis and/or other medical information Child's name, date of birth and address Service(s) provided Dates and times the service is provided at school Child's IEP goals that relate to these services Progress notes pertaining to the billing of services 		
This consent allows the school district to bill for medically necessary s (IEP). Targeted Case Management services help coordinate and assist behavioral health, social, and other services. For more information on or the County Special Education Director.	Medicaid eligible students gain access to needed medical,	
If you think another provider outside the school system may be billing example, speech services) provided by the county school district, list child's teacher, school principal or a county office administrator as so system change during the year.	t those services and providers below. Please notify your	
This consent may be withdrawn at any time and must be provided annual	ually.	
I give my consent to release information from my child's reagree that the district may access my child's Medicaid to pay for IEP listed on the last line of this form.		
Parent Signature:	Date:	
Child's Medicaid Number:		
Student's doctor or other health care professional:		
List any service(s) including Targeted Case Management being provid	led outside the school system:	

West Virginia Department of Education July 2019

NOTICE TO PARENTS PARENTAL CONSENT TO ACCESS PUBLIC BENEFITS OR INSURANCE (E.G, MEDICAID)

This notice informs parents of the Individuals with Disabilities Education Act of 2004 (IDEA) regulations at 34 CRF §300.154, effective March 18, 2013, regarding written notification and parent consent to access public benefits or insurance, such as Medicaid. Before the school district accesses the parent's or child's Medicaid or other publicly funded benefits for the first time to seek reimbursement for services provided to an eligible student, and annually thereafter, this written notice is provided to inform parents of the following:

- A prior written parental consent will be requested to release personal information from a child's education records or information about the services that may be provided for the purpose of billing Medicaid or another specific agency for Individualized Education Program (IEP) services.
- The consent form will state the student's personal education records and information that will be disclosed, the purpose of the disclosure (e.g. Medicaid billing) and the agency to which the records will be released. By consenting, parents state they understand and agree that their or their child's public benefits or insurance will be accessed to reimburse the cost of services.
- Parents cannot be required to sign up for or enroll in public benefits or insurance programs for their child to receive free appropriate public education, that is, IEP services.
- Parents are not required to pay out-of-pocket expense such as a deductible or co-pay amount resulting from filing a claim but may pay the cost that otherwise would be paid by parents.
- Parents must be informed that their public benefits or insurance (e.g., Medicaid) will not be billed if it would:
 - result in a decrease in lifetime benefits:
 - result in the child's parents paying for services that would otherwise be covered and that are needed for the child outside of the time the child is in school;
 - result in an increase in premiums or discontinuation of public benefits or insurance; or
 - risk loss of eligibility for home and community-based waivers based on the total (aggregated) health-related expenditures for the child or the child's parents.
- Parents have the right to withdraw consent to disclose their child's personal information for billing purposes at any time.

Parents' withdrawal of consent, or refusal to provide consent, to release their child's personal information for purposes of accessing their public benefits or insurance (e.g., for Medicaid billing) does not relieve the school district of its responsibility to ensure that all required IEP services are provided at no cost to parent

West Virginia Department of Education July 2019

AMENDMENT TO THE IEP WITHOUT CONVENING AN IEP TEAM MEETING

_____County Schools

Student's Full Name School Parent(s)/Guardian(s) Address City/State/Zip The following change(s) amend the student's IEP dated		Date Date of Birth Grade WVEIS# Telephone	
-	It student was contacted by the undersigned district person sing an IEP Team meeting. The district's proposed change	(s) to the student's IEP pertai	n(s) to
The reason(s) f	for the proposed change(s) is/are		
however,	o consideredelevant to this change include		
For each Part	of the IEP affected by the change, document the correspon	nding change(s).	
Part	Change(s)		Initiation Date
	alt student has been notified that a copy of the revised II Enclosed please find:a copy of the Amendment; ora copy of the Amendment and		orporated would be provided
Signature	Title/Pos	ition	
Brochure and a Director of S	addents and their parents have protections under the processistance with understanding the provisions of the processing Education at, and if available	lural safeguards may be obtain	ined by contacting the county
must be inform	orm must be attached to the IEP being amended and all ser ed of the change(s).		implementing these changes
Check bo	ex if parent and district agree to waive the 5 day initiation	n requirement.	

West Virginia Department of Education March 2017

AMENDMENT TO THE IEP WITHOUT CONVENING AN IEP TEAM MEETING

	ITEM	CLARIFICATIONS/INSTRUCTIONS
1	Complete/verify ALL fields containing county, student name and demographi	
	County and Student	information. Complete/verify the date on which the IEP was amended without
	Information	convening a meeting.
2	IED Data	Enter the date of the current IEP subject to the amendment.
	IEP Date	NOTE : An amendment does not change the date of the student's current IEP.
3		Describe, in general, the district's proposed change(s) to the IEP (e.g., increase
	Proposed Action	the student's speech therapy time, delete an accommodation no longer required
	Proposed Action	by the student). Prior Written Notice (PWN) is included in this form and does not
		need to be completed separately
4		List any evaluation procedures, assessment information, student records or
	Basis for Change(s)	reports the district used as a basis for the proposed change(s) (e.g., Goldman-
	24010 101 01141180(0)	Fristoe results and therapy logs, formative assessments and teacher observation
		data).
5	- 1 <i>t</i>	Describe, in detail, the reasons for the change(s) to be made to the student's IEP
	Explanation/Reason(s)	(e.g., to provide additional time for instruction, practice and generalization of the
	for the Change(s)	skills across school and home environments, student has mastered the skill after
6		fading the accommodation). Describe any other option(s) considered and the reason(s) those option(s) were
0	Other Outlens	rejected (e.g., maintain current level of speech therapy; however, current
	Other Options Considered and	evaluations indicate need for additional therapy time, consideration of a less
	Reason(s) Rejected	restrictive accommodation; however, the student performs the skills without the
	(-, -,	accommodation).
7	Other Relevant	Describe any other factors relevant to the proposal, if applicable. (e.g., the impact
	Factors	of the student's fluctuating hearing loss on articulation skills, none at this time).
8		Designate the Part # (Section) of the IEP where the change will occur. Each Part
	Part(s)	affected by the change must be addressed (i.e., present level statements, annual
		goals and services).
9	Change(s)	Describe the exact change(s) as it will be written into the IEP.
10		Enter the date the change(s) will commence (must be at least five (5) days from
	Initiation Date	the date the district and parent agreed) to amend the IEP without convening a
		meeting, or fewer if district and parent agree.
11		After notifying the parent that a copy of the revised IEP with amendments
	Provision of Copies	incorporated would be provided upon request, denote by checkmark whether
	to Parent	the parent was provided the amendment only or both the amendment and the
12		revised IEP. Personnel completing the amendment process must sign the form including
12	Signature/Title	Personnel completing the amendment process must sign the form, including
13		title/position. A written statement of the procedural safeguards and sources to contact for a
13		copy of and assistance in understanding the parent's/student's rights. Insert the
	Procedural Safeguards	phone numbers of the county's special education director and Parent Educator
		Resource Center, if available.
14	Waiver of 5 day	Check box if parent and district agree to waive the 5-day initiation requirement.
	initiation requirement	paramata and and and and any minute in equilibrium
		West Virginia Department of Education

West Virginia Department of Education September 2017

West Virginia Department of Education Office of Federal Programs State Complaint Form

Any interested person may file a complaint, including an individual or organization from out of state. This includes parents, students, if 18 years or older and school district employees. The complaint must allege a violation(s) that occurred not more than one year prior to the date the complaint is received.

	Date	e	
Part I: Complainant Inf	ormation		
Complainant's Name:			
	(Person/Agency Filing Co.	Complaint)	
		Zip Code	
		hone Number	
Email Address:		Hone Pulliber	
Part II: Student Informa	ation		
Student's Name		MC1H M	
Last *Student's Date of Birth	First *Disability	t Middle Name	
*Parent's Name(If different from the comp	lainant)		
Parent's Address			
		Zip Code	
Home Phone	Work Phone	Cell Phone	
School District	School Student Attends	*Grade	
*Content not required by ID	DEA, 34 CFR 300.153(b), for filing	ng a state complaint.	
Part III: Allegation Info	rmation (Use additional pages as needed	ed.)	
Education Improvement Act	(IDEA 2004), Policy 2419: Res	w(s) or regulation(s) (Individuals with Disalegulations for the Education of Students regard to the student(s). (Please list each a	s with

Part IV: Facts
Provide all relevant dates, a sequence of events, persons contacted and/or involved, meetings held, any efforts made to resolve each problem at the local level, and any other facts upon which the alleged violation(s) is/are based. (Please list the facts separately for each alleged violation(s) stated above.)
Part V: Proposed Resolution(s)
Provide information regarding how you believe the district could resolve the alleged violation.

In addition to the complaint process, other options to resolve disagreements between parents and a school district include opportunities for early resolution, mediation, and due process hearings. To find out more about these dispute resolution options, please go to the Department's website at http://wvde.state.wv.us/federal-programs/idea.html or call 1-800-642-8541.
A formal complaint <i>must</i> contain the complainant's original signature and <i>must</i> be forwarded to the district's special education director at the same time it is mailed to the address below.
Complainant's/Parent's Signature
The complaint must be forwarded to the district:When:

Please mail this form and any relevant documentation to:

Compliance Management
West Virginia Department of Education
Office of Federal Programs
Building 6, Suite 700
1900 Kanawha Blvd., East
Charleston, WV 25305

T:/Compliance/State Complaint Process/ State Complaint Form $\mbox{\sc April}\ 2018$

This is a sample letter to notify the LEA that you disagree with your child's Individualized Education Program (IEP). Send this letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert Special Education Director's name), Special Education Director (Insert county name) County Schools

RE: Disagreement with IEP

(Insert address)

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am the parent of (Insert your child's full name), a student in the (Insert your child's grade) grade at (Insert name of your child's school).

I attended an IEP meeting on (Insert the date of the meeting). I am writing to inform you that I am in disagreement with other IEP team members. I disagree with (BRIEFLY state the issues you are in disagreement about and the reason for each).

I am requesting another IEP meeting for my child in an effort to resolve this/these issue(s). I will be available on (list dates and times you are available). Please send me the written meeting notice as required.

Respectfully,

(Sign your name)
(Type your name)

Note: The LEA has 21 days to schedule the requested IEP meeting. You must receive notice eight (8) days before the meeting. If the LEA refuses to schedule another IEP meeting, they must provide prior written notice stating so within 5 days.

What's a Parent to Do?

Statewide Testing or APTA? Regular Diploma or Alternate Diploma?

Once a student reaches high school, he or she begins to earn credits which count toward graduation with a **regular diploma**. Some advanced classes in middle school may also count as credits. Credits are based on the Content Standards and Objectives (CSO's), which are determined by the West Virginia State Legislature. CSO's lay out what a student is to be taught in each grade level, what is required to advance to the next grade, and eventually what counts as a credit toward a regular diploma.

Unfortunately, some students with disabilities are not able to learn at the level required by the CSO's. In such cases, the student's Individualized Education Program (IEP) team must decide if the student needs a modified curriculum, known as the Alternate Academic Achievement Standards (AAAS). The determination of whether the student will work toward the regular diploma or the alternate diploma under the AAAS is generally made when the student begins high school, but can be made later.

The West Virginia Statewide Test is given to all students statewide who pursue the regular diploma in grades three through eleven. The statewide testing includes an Online Writing Assessment which measures the student's educational ability levels. Students with disabilities are occasionally administered the Alternate Performance Task Assessment (APTA) instead of the statewide test. Students should be given the APTA only if the student exhibits significant cognitive disabilities and is pursuing an alternate diploma under the AAAS. It is important to note that students who take the statewide test can attain either a regular or alternate diploma; however, students who take the APTA are only eligible for an alternate diploma.

An alternate diploma is awarded to students with disabilities who satisfactorily complete modified graduation requirements. These requirements are extensively modified versions of the CSO's that consist of functional academics and instruction in daily living skills. **An alternate diploma is not the same as a regular diploma.** A student who receives an alternate diploma cannot obtain the credits necessary to graduate with a regular diploma. Therefore, employers, vocational programs, and colleges typically do not accept students who have received an alternate diploma.

Generally, when a student's IEP team comes together to develop the IEP for what will be the student's third grade year, the discussion of whether the student will be taking the state required statewide test comes up. Some LEA staff might say to the family that it may be stressful or hard for the student to take the statewide and suggest that the student take the APTA. Keep in mind that the APTA is for the student who exhibits significant cognitive disabilities and is being instructed through AAAS – not the CSO's. So, agreeing to the APTA testing opens the door for the future use of the AAAS in place of the CSO's. In such a situation, the student will not work on the foundational skills that enable the student to progress through the CSO's during high school.

There are times when the parents and the rest of the IEP team know that a student will not be able to learn the information contained in the CSO's in order to graduate with a regular diploma. When this occurs, an IEP team can choose to start the use of the Alternate Academic Achievement Standards and APTA testing. If the parents and the rest of the IEP team are unsure and want to challenge the student by setting the bar a little higher, the student can be taught using the standard CSO's. Even if the team knows the student will not score in the "Mastery" range on the statewide test, the team can still gauge if the student is progressing. However, there are times when a student seems to be caught in the middle.

Keep in mind that an LEA is required to offer the least restrictive environment to students with disabilities as well as a variety of educational placements. The IEP team must first try the General Education Environment (GEE) with supports and services (such as co-teaching with a special education teacher in the GEE), then if the student is not successful other options can be tried (such as a resource room or a self-contained classroom). It is up to the parent and the other members of the IEP team to decide what is best for each individual student.

So, what's a parent to do? The answer is found in the intent of the Individuals with Disabilities Education Act (IDEA) and West Virginia Policy 2419. Those laws require that an eligible student be provided with an Individualized Education Program (IEP) that meets the unique needs of the student through specially designed instruction. There is no clear cut answer. Parents and other members of the IEP team must ensure that the individual and unique needs of each student are met.

Chapter 4: Discipline

In this chapter:

- ✓ Introduction
- ✓ Placement
- ✓ Disciplinary Change of Placement
- ✓ Behavior Violations Involving Weapons, Illegal Drugs or Serious Bodily Injury
- ✓ Requesting An Expedited Due Process Hearing
- ✓ Discipline and Students Not Receiving Special Education Services
- ✓ Protections for Students Who Are Not Eligible for Special Education
- ✓ Use of Restraint
- ✓ Chapter 4 Reference Materials



Introduction

Children who are frustrated, bored, bullied, or limited in communicating their needs may exhibit behaviors that result in a disciplinary response by school personnel. It is important for parents and teachers to prevent situations that cause conflict or stress for the student. Parents should learn about the school's disciplinary policies and regulations. Parents can also work with the **Individualized Education Program (IEP)** team members to understand and prevent behaviors from becoming problems.

According to W. Va. Code §18A-5-1, Policy 2510, W. Va. 126CSR44U, Policy 2520.19, West Virginia College- and Career-Readiness Dispositions and Standards for Student Success for Grades K-12, and W. Va. 126CSR79, Policy 3300, Charter Public Schools (Policy 3300), LEAs are required to incorporate and implement in the schools a preventive discipline program. For students with disabilities, the preventive discipline program must include a tiered system of support with Positive Behavior Interventions and Supports (PBIS). A student's behavior may impede his/her learning or the learning of others. If so, the IEP team must consider the use of strategies, including positive behavioral supports and interventions, to address the behavior. If the IEP team determines that such services and supports are needed, they must be included in the IEP and implemented.

Students who are being disciplined by the district are entitled to all of the due process rights available under West Virginia Code §18A-5-1a. When the district is considering removing a student with a disability from his or her current educational placement for disciplinary reasons, the **IDEA** provides additional procedures and safeguards.

The district must consider any unique circumstances to determine whether a change of placement is appropriate. These determinations are subject to due process and judicial review.

West Virginia Department of Education (WVDE) Policy 4373, Expected Behavior in Safe and Supportive Schools also addresses discipline in West Virginia schools. This policy became effective July 1, 2012.

Placement

Placement refers to the setting in which the student is receiving special education and related services. The child should be placed in their Least Restrictive Environment (LRE). The student's placement is listed on his or her IEP as a percentage of time the student spends in the General Educational Environment (GEE) and/or Special Education Environment (SEE).



Chapter 3 provides more information about **Placement** and the **Individualized Education Program** (IEP).

When determining whether a change of placement is appropriate, the district must consider any unique circumstances on a case-by-case basis.

Disciplinary Removals

Disciplinary removals are out-of-school suspensions, expulsions and placements in interim alternative educational settings (IAES). In determining the number of cumulative school days a student has been removed, consideration may be given to days of removal due to in-school suspensions, partial day suspensions and bus suspensions.

In-school suspension is when a child is temporarily removed from his or her classroom(s) for disciplinary purposes but remains under the direct supervision of school personnel. In-school suspension is not considered a day of suspension as long as the student:

- Has the opportunity to participate in the general curriculum;
- Continues to receive services listed on the IEP; and
- Participates with students without disabilities the same amount of time as in their current placement. Repetitive in-school suspension could be considered a pattern.

Portions of a school day that a student has been suspended may be considered a removal when determining whether there is a pattern of removals that constitutes a disciplinary change of placement.

A student with a disability can be suspended from the school bus. If transportation is listed as a service on the student's IEP, the school may provide another means of transportation for the student. However, if another means cannot be found and the student misses school, the suspension must be counted as a missed school day due to suspension.

If transportation is not listed on the student's IEP, the parent is responsible for getting the student to school during the suspension from the bus. In this instance, any days missed are days on which the student is considered absent and do not count as a missed school day due to suspension. However, if the student's behavior on the bus is similar to behavior in a classroom that is addressed in an IEP, the IEP team should address that behavior in the IEP and a positive behavior support plan.

When are removals not a change of placement?

- When a student with a disability is removed for up to ten (10) consecutive school days in a school year;
 or
- When a student with a disability has an initial ten (10) cumulative days of removal, services do not need to be provided to a student with a disability unless services are provided to other suspended students without disabilities.

TIPS

When a suspension is not a change of placement, the LEA is not required to hold an **Individualized Education Program (IEP)** or **Manifestation Determination Review (MDR)** meeting. However, it is still important for parents to talk with school staff and advocate for appropriate services, including a review of the positive behavior support plan.

For each subsequent removal beyond ten (10) cumulative school days in a year that is not a change in placement, school personnel in consultation with at least one of the student's teachers must determine the extent to which services are needed to enable the student to continue to participate in the general education curriculum, although in another setting, and to progress toward meeting the goals set out in the student's IEP. This consultation must be documented on the **Disciplinary Action Review Form (DARF)**.



Chapter 3 provides more information about the **Manifestation Determination Review (MDR)** and the **Individualized Education Program (IEP)**.

In addition, if the Manifestation Determination Review (MDR) determines the behavior is not a manifestation of the student's disability, the district will:

- Determine appropriate disciplinary action, which may include procedures that are used with students without disabilities;
- Hold an IEP meeting to develop an IEP with educational services that allows the student to participate in the general educational curriculum, in another setting, and to progress toward meeting the goals set out in the student's IEP; and
- Provide, as appropriate, a Functional Behavior Assessment (FBA), and behavior intervention services and modifications that address the behavior violation(s) so that it does not happen again.

TIPS

- The **Functional Behavior Assessment (FBA)** is an assessment tool used by a trained person to better understand the meaning of behaviors. The FBA should provide ideas to teachers and parents about how to teach more appropriate ways for a student to express their wants and needs. A good FBA will study the places or situations where the behavior happens, look at the events that happen before and after, and try to find out events, times, people or situations likely to cause or trigger the behavior.
- FBA is a process for collecting information. This information is used to develop a Positive Behavioral Interventions and Support (PBIS) Plan. The FBA is a data collection process based on observation of the student in different settings. The FBA should not be a one-page checklist discussed during the Manifestation Determination Review (MDR).
- Functional Behavior Assessments (FBA) and Positive Behavioral Interventions and Supports (PBIS) plans should be developed by individuals with appropriate training. LEAs will sometimes have PBIS specialists or a school psychologist who have the training necessary to lead a team through this process. If the LEA does not have someone within the district appropriately trained in PBIS, then it should contract with someone from outside the LEA to provide the service. The contracted person may need to continue working with the team for an extended period of time to provide training, monitor data, and update the Positive Behavioral Interventions and Supports (PBIS) plan until the LEA is able to maintain the PBIS plan on their own.

Disciplinary Change of Placement

A disciplinary change of placement is a removal from the student's current educational placement for more than ten (10) consecutive school days or a series of removals that constitutes a pattern. A pattern is established when a series of removals totals more than ten cumulative school days in a school year and the student's behavior is similar to the behavior in previous incidents that resulted in removal. For example, if a student spits at a teacher on eleven (11) different occasions and is removed for one day each time, a pattern is established.

After a student with a disability has been removed from his or her current placement for **10 school days in the same school year**, during any subsequent day of removal the district must provide services to the student.

A student who exhibits behaviors that become a pattern should have those behaviors addressed through an **FBA** and the development of a **positive behavior support plan**.



See the **Sample Letter to Request a Functional Behavioral Assessment** in the reference materials located in **Chapter 3**.

Federal and state laws say it is illegal to discriminate against a person on the basis of disability. Parents are an equal member of the IEP team. Parents have a right to know the qualifications of school staff involved in making decisions about his or her child's placement. The IEP team must meet to develop or review the behavior intervention plan. The FBA should provide information about whether or not the behavior is related to the student's disability.

If the LEA is considering changing a student's placement for disciplinary reasons, a **Manifestation Determination Review (MDR)** meeting is required to follow the MDR process. A manifestation determination review is a meeting of IEP team members (determined by the district and parent) including the parent(s), to review the relationship of the student's disability and the behavior resulting in disciplinary action. The team will determine if the behavior is related to the student's disability and review information in the student's file, the IEP, teacher observations, and important information from the parents.



See the **Discipline Flowchart** and **Manifestation Determination Review (MDR) Process** located at the end of this chapter.

Be sure to get your copies of all the documents from the MDR meeting.

When the LEA considers disciplinary action that will result in a change of placement, the LEA must:

- Provide the parent(s) with same day written notice of the removal, date of suspension/removal, Prior
 Written Notice (PWN), and the procedural safeguards notice of the disciplinary action to be taken (parent/adult student must give prior approval for electronic notification); and
- Within ten (10) school days of any decision to change placement, meet with the parents and relevant IEP team members to conduct the manifestation determination review meeting.
- Change of placement must be documented on the Disciplinary Action Review Form (DARF).



See the **Disciplinary Action Review Form (DARF)** at the end of this chapter.

The MDR must determine:

- If the conduct in question was caused by, or had a direct and substantial relationship to the student's disability; or
- If the conduct in question was the direct result of the district's failure to implement the IEP.

If the MDR determines that either of the conditions described above were met, the student's conduct must be determined to be a manifestation of the student's disability, and the district must take immediate steps to address the issues.

The LEA must:

- Conduct a Functional Behavior Assessment (FBA) unless an FBA was conducted before the behavior, which resulted in the change of placement, occurred;
- Develop and implement a Positive Behavioral Interventions and Supports (PBIS) plan or a Behavior Intervention Plan (BIP); or review the existing PBIS/BIP and revise as needed to address the current behavior(s); and
- Return the student to the placement from which the student was removed unless the parent and the district agree to a change of placement as part of the modification of the PBIS/BIP.



Chapter 3 provides more information on the Functional Behavior Assessment (FBA), Positive Behavioral Interventions and Supports (PBIS) plans, and Behavior Intervention Plans (BIP).

TIPS

- ➤ Be sure to get a copy of all documents discussed and/or developed at the Manifestation Determination Review (MDR) meeting.
- Suggested questions to ask the team members during the MDR meeting: 1) Did anyone go to the hospital or receive medical attention? 2) Did anyone miss any school after the occurrence? 3) Is there an incident report about your child's behavior, and may you have a copy?
- If your child has a behavior plan, question whether the plan was followed by school staff, and was the school staff appropriately trained in implementing the behavior plan? Sometimes school staff intervene during a behavioral incident and are not aware the student has a behavior plan, which results in their injury.

Policy 3300, §126-79-9.4.b. states that, "Student expulsions from a charter school shall be approved by the governing board of the charter school. In accordance with federal law, students with disabilities must be provided procedural safeguards and due process rights and procedures in accordance with IDEA 2004 and WVBE Policy 2419." Additionally, §126-79-9.4.c. continues with, "Students receiving out-of- school suspensions from charter schools must still receive educational instruction and other legally required services during the term of their suspension.

Behavior Violations Involving Weapons, Illegal Drugs or Serious Bodily Injury

A student with a disability can be removed to an **Interim Alternate Educational Setting (IAES)** regardless of whether the behavior is a manifestation of the student's disability for **forty-five (45)** school days or less if the student:

- Carries or possesses a weapon at school, on school premises, or at a school function; or
- Knowingly possesses, carries, or uses illegal drugs or sells or solicits the sale of a controlled substance while at school, on school premises, or at a school function; or
- Inflicts serious bodily injury to another person at school, on school premises, or at a school function.

West Virginia Policy 2419 explains that the following definitions must be used by LEAs when removing students under special circumstances involving illegal drugs, weapons, or serious bodily injury:

- **Weapon** is a device, instrument, material, or substance, animate or inanimate, that is used for, or is readily capable of causing death or serious bodily injury, except that such a term does not include a pocketknife with a blade of less than 3 ½ inches in length.
 - Policy 4373, Expected Behavior in Safe and Supportive Schools has other definitions of what is or is not considered a dangerous weapon.
 - If a student brings a firearm to school, law enforcement must be contacted pursuant to the Gun-Free Schools Act.
- Illegal drug is a controlled substance, a drug or other substance identified under schedules I, II, III, IV or V in Section 202(c) of the *Controlled Substance Act (21 U.S.C 812(c))*. An illegal drug does not include a controlled substance that is legally possessed or used under the supervision of a licensed health care professional or used under any other authority under that Act or under any other provision of federal law.
- Serious bodily injury is bodily injury that involves a substantial risk of death; extreme physical pain; or protracted and obvious disfigurement; or protracted loss or impairment of the function of the bodily member, organ or mental faculty.

According to Policy 2419, an IAES must enable the student to receive educational services, participate in the general education curriculum (although in another setting), and to progress toward meeting the goals set out in the student's IEP. As appropriate, the setting must include an FBA and behavioral intervention services and modifications to address the behavior violation so that it does not persist.

TIPS

- Keep in mind that the Manifestation Determination Review (MDR) meeting will determine the district's actions when the behavior violation involves weapons, illegal drugs or serious bodily injury.
- Some LEA's MDR members may argue that the student has committed serious bodily injury to staff or another student as a means to move the student to an **Interim Alternate Education Setting (IAES)** for **45 calendar days**.
- You may need to question the team members as to whether the injury to staff or another student meets the definition as listed in Policy 2419 and West Virginia Code.
- ➤ Being hit, bruised, scratched, or kicked may not meet the definition and should not result in the student being placed in an IAES.

Requesting An Expedited Due Process Hearing

An **expedited due process hearing** can be requested by the parent or the LEA. An **expedited hearing may be** requested by the parent when they disagree with:

- The manifestation determination decision; or
- Any decision of the IEP team regarding a change of placement during a disciplinary proceeding; or
- The decision regarding the student's placement in an IAES.

The **LEA may request an expedited due process hearing** when they believe maintaining the current placement is substantially likely to result in injury to the student or to others.

An **expedited due process hearing** is conducted by a WVDE special education due process hearing officer and occurs **within twenty (20) school days** of the request. A decision is issued **within ten (10) school days** of the hearing. The hearing officer's decision may be appealed to state or federal district court.

Discipline and Students Not Receiving Special Education Services

If a student is not currently receiving special education services but a request for evaluation is made during the time the student is subject to disciplinary measures, the evaluation must be conducted in an expedited manner. Expedited manner means a shorter period of time than the typical evaluation timeline. While waiting on the evaluation, the student remains in the educational placement determined by the district officials. This placement may include suspension or expulsion without educational services if the district does not provide educational services to students without disabilities in similar circumstances.



Chapter 2 provides more information on Evaluations.

If the student is subsequently found eligible for special education the LEA will immediately hold an IEP team meeting to develop an IEP; and conduct an MDR meeting.

If the behavior had a direct and substantial relationship to the student's disability, the disciplinary action must be set aside. Also, the student must be provided appropriate educational services in the LRE. This should include positive behavior supports.

If the behavior did not have a direct and substantial relationship to the student's disability, the student is subject to the disciplinary action as determined by school personnel. However, he or she is still entitled to receive **Free and Appropriate Public Education (FAPE)**, which must be defined by the IEP team. **Educational services cannot cease for more than ten (10) school days in a school year.** Educational services must be provided to the extent necessary to allow the student with a disability access to the general education curriculum and the opportunity to advance toward achieving the goals set out in his or her IEP.

If the **evaluation team** determines that the student is not eligible for special education, he or she will be subject to the same disciplinary actions as all other students without disabilities who act out in similar ways.

Protections for Students Who Are Not Yet Eligible for Special Education

Sometimes a student who has not been determined eligible for special education services may violate a rule or behavior policy. However, that student may assert the protections of the IDEA, if the district had knowledge that he or she had a disability before the violation that resulted in disciplinary action.

Basis of Knowledge

The district will be said to have knowledge that a student has a disability if one or more of the following is true:

- The parent has expressed concern to district professional personnel that results in written documentation that the student may need special education and related services;
- The parent has requested in writing that the student be evaluated for special education; or
- The student's teacher or other district personnel have expressed concern about a pattern of behavior demonstrated by the student directly to the Director of Special Education or to other district supervisory personnel in accordance with the district's established Child Find system and referral process.

No Basis of Knowledge

The district will be said not to have knowledge that a student has a disability if **one or more of the following is true**:

- An evaluation was given, and a determination was made that the student did not have a disability;
- The parent did not give written consent for an evaluation; or
- The parent refused or revoked special education services.

If the district did not have a basis of knowledge that a student was a student with a disability prior to taking disciplinary measures, the student is subjected to the same disciplinary measures applied to all other students who engage in comparable behaviors.

The district may report an alleged crime committed by a student with a disability to appropriate authorities. The IDEA does not prevent law enforcement or judicial authorities from exercising their responsibilities for crimes committed by a student with a disability.

If the district reports a crime, it will ensure that copies of the special education and disciplinary records of the student are provided to the appropriate law enforcement authorities for their consideration. Generally, the release of records requires parental consent. Guidelines for the release of records are found in the Family Educational Rights Privacy Act (FERPA) and West Virginia Board of Education Policy 4350, Procedures for the Collection, Maintenance and Disclosure of Student Data.

Use of Restraint

WVDE Policy 4373 states, "Reasonable force may be used to restrain a student from hurting himself/herself or any other person or property." Furthermore, the policy states, "all students, including students with disabilities, must be treated with dignity and respect."

Restraint is defined as the use of physical force to significantly restrict the freedom of movement of all or a portion of a student's body. Restraints may be used in response to an emergency situation.

Emergency is a situation in which a student's behavior poses a threat of imminent, serious physical harm to the student or others or serious property destruction.

School personnel and/or independent contractors may use restraint in an emergency as defined above with the following limitations:

• Prohibited procedures and maneuvers include any that:

- Restricts breathing.
- o Place pressure or weight on the chest, lungs, sternum, diaphragm, back, neck or throat.
- May cause physical harm. Prone restraints are prohibited under any circumstance.
- Restraint must be limited to the use of reasonable force necessary to address the emergency.
- Restraint must be stopped at any point when the emergency no longer exists.
- Restraint must be implemented in a manner as to protect the health and safety of the student and others.
- Restraint must not deprive the student of basic human necessities.
- Mechanical restraint is prohibited as an intervention or consequence for inappropriate behavior. The use
 of mechanical devices when applied for their intended purpose is not prohibited. Permitted mechanical
 restraints include seat belts or feeding tables.

West Virginia Code Chapter 18A-5-1(e) prohibits school employees from using corporal (bodily) punishment on any student. No physical punishment of any kind can be inflicted upon a student. According to Policy 4373, this includes:

- Seclusion or removal in which a student is left unsupervised in a dark area or in any space as an intervention or consequence for inappropriate behavior.
- Hitting or striking a student on his or her body.
- Requiring physical activity as a punishment (this does not apply to physical activity within the structure and context of extracurricular activities).
- Use of noxious stimuli (e.g. pepper spray), denial of food or water or other negative physical actions to control behavior.

School employees and/or independent contractors who, as determined by the principal, may need to use restraint must be provided annual training in the use of a nationally recognized restraint process. **This training must include prevention and de-escalation techniques and provide alternatives to the use of restraint.**

School personnel are required to provide comprehensive documentation and immediate notification on the use of restraint. The following details documentation and notification requirements:

- Immediately following the restraint: Within one (1) hour the principal or designee must be provided
 verbal and written notification that the restraint was used on a given student with a description of the
 restraint process used.
- **Same day:** A good faith effort must be made to verbally notify the parents/guardian regarding the use of restraint.
- Within one (1) school day: Written notification of the use of restraint must be mailed or otherwise provided to the parent/guardian.
- Within one (1) school day: Written documentation regarding the use of restraint must be placed in the student's official school record. This information must be available to determine the relationship of a student's behavior as it impacts the student's learning and/or the need for revision of a PBIS plan.

Written notification to the parent/guardian and documentation in the student's official record must include:

- Name of the student.
- Name of staff member(s) administering the restraint.
- Date of the restraint.
- Time the restraint began and ended.
- Narrative that describes antecedents, triggers, problem behavior(s), and rationale for use of restraint.
- Efforts made to de-escalate the situation and alternatives to restraint that were attempted.
- Documentation of all parental contact and notification efforts.

In May 2012, the **U.S. Department of Education (DOE)** released the *Restraint and Seclusion: Resource Document*. The DOE has identified **fifteen (15) principles** that should be considered as a framework for developing and implementing restraint and seclusion policies and procedures. The **fifteen (15) principles** are:

- 1. Every effort should be made to prevent the need for the use of restraint and for the use of seclusion.
- 2. Schools should never use mechanical restraints to restrict a child's freedom of movement, and schools should never use a drug or medication to control behavior or restrict freedom of movement.
- Physical restraint or seclusion should not be used except in situations where the child's behavior poses
 imminent danger of serious physical harm to self or others and other interventions are ineffective and
 should be discontinued as soon as imminent danger of serious physical harm to self or others has
 dissipated.
- 4. Policies restricting the use of restraint and seclusion should apply to all children, not just children with disabilities.
- 5. Any behavioral intervention must be consistent with the child's rights to be treated with dignity and to be free from abuse.

- 6. Restraint or seclusion should never be used as punishment or discipline (e.g., placing in seclusion for out-of-seat behavior), as a means of coercion or retaliation, or as a convenience.
- 7. Restraint or seclusion should never be used in a manner that restricts a child's breathing or harms the child.
- 8. The use of restraint or seclusion, particularly when there is repeated use for an individual child, multiple uses within the same classroom, or multiple uses by the same individual, should trigger a review and, if appropriate, revision of strategies currently in place to address dangerous behavior; if positive behavioral strategies are not in place, staff should consider developing them.
- 9. Behavioral strategies to address dangerous behavior that results in the use of restraint or seclusion should address the underlying cause or purpose of the dangerous behavior.
- 10. Teachers and other personnel should be trained regularly on the appropriate use of effective alternatives to physical restraint and seclusion, such as positive behavioral interventions and supports and, only for cases involving imminent danger of serious physical harm, on the safe use of physical restraint and seclusion.
- 11. Every instance in which restraint or seclusion is used should be carefully and continuously and visually monitored to ensure the appropriateness of its use and safety of the child, other children, teachers, and other personnel.
- 12. Parents should be informed of the policies on restraint and seclusion at their child's school or other educational setting, as well as applicable Federal, State, or local laws.
- 13. Parents should be notified as soon as possible following each instance in which restraint or seclusion is used with their child.
- 14. Policies regarding the use of restraint and seclusion should be reviewed regularly and updated as appropriate.
- 15. Policies regarding the use of restraint and seclusion should provide that each incident involving the use of restraint or seclusion should be documented in writing and provide for the collection of specific data that would enable teachers, staff, and other personnel to understand and implement the preceding principles. The Restraint and Seclusion: Resource Document is at http://www2.ed.gov/policy/seclusion/index.html.

TASH is an international organization that advocates for human rights and inclusion for people with significant disabilities and support needs. TASH published Shouldn't School Be Safe? This publication was developed by parents for parents in response to repeated requests for a practical guide to keeping school children safe from restraint, seclusion, and other aversive practices.

One topic discussed in this publication is prevention. More resources can be found on TASH's website at: https://tash.org/?s=seclusion+and+restraint.

There are six things parents can do to help prevent the use of restraint:

1. Parents should work with their child's IEP team to create a strong, positive IEP and PBIS plan. Parents need to make sure the IEP details safe and positive ways that teachers and other school staff respond to their child's needs and any potentially challenging behavior. If teachers require special training and support to implement any items on the IEP, make sure this is included in the IEP with specified timeframes.

- Do not allow restraint practices to be specified and/or permitted through the IEP or PBIS plan. Parents
 may be told that restraint must be written into the IEP to allow for emergency usage. Schools do not need
 parental permission to use restraint in an emergency situation.
- 3. Ask for a copy of any policies that address the use of restraint (West Virginia Policy 4373, Expected Behavior in Safe and Supportive Schools). In addition, ask for a copy of any policies that address crisis intervention and safe, proactive responses that the school is prepared to implement for all students.
- 4. Be aware that restraint is often referred to in terms that may be unfamiliar to parents. For example, holding, restrictive procedure, restricting movement, limiting movement, physical support, or hands-on. Parents should carefully and completely read any forms they are asked to sign. Parents should ask questions and not sign anything they do not fully understand.
- 5. If possible, parents should always attend IEP meetings with a trusted support person who knows the system well and can offer support and advice.
- 6. Parents have five strong legal arguments against the use of restraint in their child's IEP. Parents need to be familiar with these and know how and when to use them.



See the **No Restraint Letter** at the end of this chapter.

According to TASH's "Shouldn't School Be Safe?" the five (5) strong legal arguments against the inclusion of restraint in a student's IEP are:

- 1. **Presumption in favor of positive interventions.** The IDEA has created a presumption in favor of positive behavioral interventions. The IDEA requires the student's IEP team to "consider, when appropriate, strategies including positive behavioral interventions, strategies, and supports to address that behavior." Congress gave this approach most favored intervention status.
- 2. Requirement for an FBA, which is a process specifically designed to lead to positive interventions and supports. Congress further strengthened this presumption in favor of positive interventions by specifying the requirement for an FBA.
- 3. Requirement for evidence-based practices. The No Child Left Behind Act (NCLB) requires educational programs and practices to be founded on scientifically-based research. There is a lack of evidence that restraint offers a safe means of teaching desirable, self-directed behavior that a child can maintain over the long term. The research also shows that restraint offers no therapeutic value, can increase problematic behavior, and decrease positive, pro-social behavior. Safe, positive methods of changing and redirecting behavior are well documented in scientifically-based research.
- 4. Prohibitions against restraint for staff convenience, or as a coercion, punishment or retaliation, as codified in various LEA policies and/or state laws and regulations. Parents need to educate themselves on any prohibitory language and procedures that are in place by regulation or statute. When such prohibitions are in place, these will further reduce the available justifications for their use.
- 5. Requirement that a student receive Free and Appropriate Public Education (FAPE). The use of restraint may lead to violations of the FAPE provisions of IDEA. Under IDEA, an appropriate special education

program must be designed to provide the student with meaningful educational benefit. Students cannot learn meaningful lessons about alternative ways of communicating and interacting when the school responds to his/her challenging behaviors with restraint.

TIPS

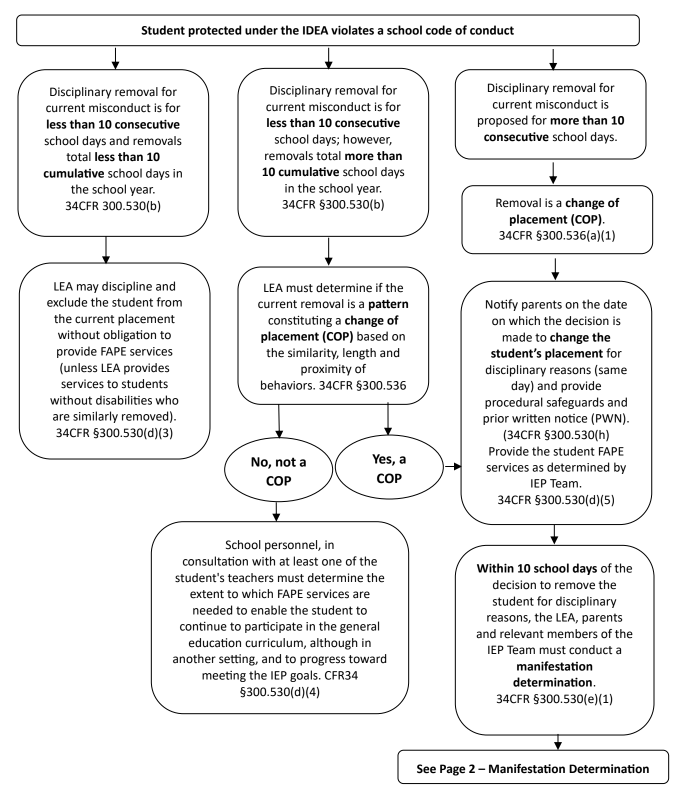
- You can back up the positive content of your child's Individualized Education Program (IEP) with a "No Restraint Letter." Many parents have used this letter, designed by the Respect ABILITY Law Center, to assure that the school is aware of their position on restraints. Visit the Respect ABILITY website at http://respectabilitylawcenter.com/.
- ➤ Back up the "No Restraint Letter" with letters from your child's medical doctor or other relevant health care professional stating why restraint techniques pose a health and safety risk to your child.
- Do not allow the use of restraint, even for "emergencies," to be included in an IEP or positive behavior support plan.
- You can ask to see the documentation certifying the staff has been trained on the method used for restraint

Chapter 4 Reference Materials

The following documents are referenced in Chapter 4:

- ✓ Discipline Flowchart
- ✓ Disciplinary Action Review Form
- ✓ No Restraint Letter

West Virginia Department of Education A Step by Step Guide to the Discipline Process for Students with Disabilities under the IDEA September 2014



West Virginia Department of Education

A Step by Step Guide to the Discipline Process for Students with Disabilities under the IDEA September 2014

Manifestation Determination Review

1. Is the conduct a direct result of the district's failure to implement the IEP? **OR** 2. Is the conduct caused by, or does the conduct have a direct and substantial relationship to the student's disability? 4CFR §300.530(e)

YES to Either

Student's conduct is a manifestation of his/her disability. 34CFR §300.530(e).

If the conduct was a direct result of failure to implement the IEP, the district must take immediate steps to remedy those deficiencies.

34CFR §300.530(e)(3).

The IEP Team must conduct a FBA and develop a BIP, or review and modify an existing BIP, to address the behavior. 34CFR §300.530(f)(1)(i-ii).

AND return the student to and the placement from which he/she was removed, unless 1) the parent and district agree to a change of placement; 2) a hearing officer orders a new placement; or 3) the removal is for special circumstances (i.e., weapons, drugs or serious bodily injury). 34CFR §300.530(f)(2).

NO to Either

Student's conduct <u>is not</u> a manifestation of his/her disability. 34CFR §300.530(c).

School personnel may apply the relevant disciplinary procedures in the same manner and for the same duration as for students without disabilities 34CFR §300.530(c).

The IEP Team determines extent to which FAPE services are needed to enable the student to continue to participate in the general education curriculum, although in another setting, and progress toward meeting the IEP goals.

Provide, as appropriate, a FBA and behavioral intervention services and modifications that are designed to address the behavior violation so that it does not recur. 34CFR 300.530(d)(ii).

Special Circumstances (Weapons, Drugs, Serious Bodily Injury) School personnel may remove a student to an Interim Alternative Educational Setting (IAES) for not more than 45 school days without regard to whether the behavior is a manifestation of the student's disability, if the student:

- 1. Carries a weapon to or possesses a weapon at school, on school premises or to or at a school function;
- 2. Knowingly possesses or uses illegal drugs, or sells or solicits the sale of a controlled substance while at school, on school premises or at a school function; or
- 3. Has inflicted serious bodily injury upon another person while at school, on school premises or at a school function. 34CFR §300.530(g)
- 1. Notify parents on the same day of decision to change the student's placement & provide procedural safeguards, including PWN 34CFR §300.530(h), and
- 2. Within 10 school days of the decision, conduct a manifestation determination. 34CFR §300.530(e)
- 3. The student's IEP Team determines the appropriate IAES for the student. 34CFR §300.530(d)(2)

DISCIPLINARY ACTION REVIEW FORM

	nty Schools	
Student's Full Name	Date	
SchoolParent(s)/Guardian(s)	Date of Birth	
Address	Grade	
City/State/Zip_	Telephone	
Section 1: If the student meets one or more of the following cri		
at the time of the incident, the student had a disability (IDI	· •	
the student is in the multidisciplinary evaluation process.	Error section 50 t).	
the parent(s) has/have expressed in writing to supervisory	personnel that the student may be in need of	
special education and related services.		
the parent(s) has/have requested in writing a multidiscipling		
the student's teacher or other district personnel have exp		the district's
director of special education or other district supervisory p	personnel.	
Section 2: The student's disciplinary removal on		hange of
placement if the criteria in either A OR B are met:	Date(s)	
A. a removal for more than 10 consecutive school	days.	
OR	•	Total # days
B. a series of removals that constitutes a pattern a	s established by meeting ALL three criteria:	removed to date:
 More than 10 cumulative school days; AND 		uate
• Similarity of behaviors; AND		
Length of each removal and proximity of removals to on		
If either A OR B is met, a <i>disciplinary change of placement has</i>		
the parent on the SAME DAY : Written Notice of Suspension Document the date provided: and the m		
Proceed to Section 3, as a Manifestation		eu/iaxeu.
* * * * * * * * * * * * * * * * * * *	**	
If neither A nor B is met, a <i>disciplinary change of placement has</i> Proceed to Section 5: Consultation, as a Manifestation Determi		
Section 3: A Manifestation Determination was conducted on _ and the following documentation was reviewed by the team:	Date (within 10 school days of	the removal)
☐ Incident report ☐ IEP/504 Plan ☐ Teacher observation(s) ☐ Discipline record ☐ Evaluation information ☐ Student sche		
After reviewing the above documentation, the team must respo	_ • • • —	
Yes No The conduct in question was caused by, or had a dir		disability(ies).
Yes No The conduct in question was a direct result of the d	listrict's failure to implement the IEP/Section 5	04 Plan.
If Yes to either statement, the conduct is a manifestation of the s		
and develop a BIP, if one has not been completed; or 2) review behavior(s); and 3) return the student to the placement from which		
agree to a change of placement as determined by the IEP Team/Sec		and the district
Section 4: Manifestation Determination: Relevant IEP Team m		rent
Signature:		
<u> </u>		
Section 5: Actions When Removals are not a Disciplinary Chan consulted with at least one of the student's teachers to determine the continue to participate in the general education curriculum, althoug set out in the student's IEP/Section 504 Plan.	ne extent to which services are needed to enable	e the student to
Extent of Services:		
Tuité	ials: AdministratorTeacher	
	iais. Aunimistratorreacher	

NO RESTRAINT LETTER

PARENTS NAME ADDRESS CITY, STATE ZIP CODE TELEPHONE NUMBER

Date
(Name of Special Education Director) (Name of LEA) (Address of School)
Re: child's name and birth date
Dear (Name of Special Education Director):
My child, child's name , is a grade student at school. Insert child's name has insert disability and has received special education services since insert grade or age .
We are concerned that insert child's name 's behavior challenges now are being or might be addressed in part through the use of seclusion, physical management or restraint. I have not authorized and will not consent to any activity that involves physically or mechanically restraining my child while at school or going to and from school. I know that special education law requires the use of functional assessments of behavior and positive behavior support plans to address behavior challenges. If the school feels insert child's name' s behavior is such that seclusion, physical management or restraints are being considered or used, it is obvious to me that we need to follow the law, do the assessment and develop a positive behavior support plan.
I am sure you are aware of the number of news reports in recent months highlighting the death of children with disabilities during or after having been secluded, physically managed or restrained. Given that special education law requires the development of behavior plans, and given the known risks to children – and to insert child's name – of the use of seclusion and restraint, this letter is official notice that I will weigh all legal options if these activities against insert child's name are not terminated immediately, pursuant to <i>Gebser v. Lago Vistalndependent School District</i> , 524 U.S. 274 (1998), and <i>Davis v. Monroe County Board of Education</i> , 526 U.S. 629 (1999).
You may consider this letter a request to convene a behavior support team meeting to discuss insert child's name' s behavior and possible approaches to address his/her particular needs. You also may consider this letter my request and consent for the performance of a functional assessment of behavior across environments and across time, provided that I am informed in advance that the functional assessment of behavior is going to be conducted and am permitted to participate in the development and implementation of the assessment.
I want to work with you and with insert child's name 's teachers and professionals at school to be sure that insert child's name learns to develop positive behavioral skills in an environment that is safe for him/her , for his/her peers and for school personnel. I am certain that you also share my concern for student safety where seclusion or physical intervention has the potential to result in the student's death. I, like you, want my child's

that environment for insert child's name .
Sincerely,
(Your name)
(Your address)
(Your telephone number)
cc: Insert name of school superintendent
Insert name of state protection and advocacy system
Insert name of state education department/compliance

Chapter 5: Administration of Services

In this chapter:

- ✓ Introduction
- ✓ Initiation of Services
- ✓ Provision of IEP Information
- ✓ Provision of Services
- ✓ Provision of Staff
- ✓ Cameras in the Classroom
- ✓ Reference Materials for Chapter 5



Introduction

Administration of services refers to the timelines, assurances and requirements for school personnel (including regular educators) in carrying out the student's **Individualized Education Program (IEP)** and providing a **Free and Appropriate Education (FAPE)**. LEAs must have the capacity to adequately educate and support all of their students. Students have a right to receive educational supports and related services identified in their IEP promptly by qualified staff.

Each LEA is responsible for providing the special education and related services necessary to implement each student's IEP. This chapter will discuss the initiation of IEP services, the requirements to ensure all educators have access to the IEP, what the district is responsible for in the provision of services, and the requirements for providing adequate and qualified staff necessary to carry out the IEP.

Initiation of Services

When is an IEP active? An IEP must be in effect prior to the provision of special education and related services. Services for initial IEPs must be implemented as soon as possible. Short delays in the immediate initiation of services may be needed during the school year to allow the LEA to make arrangements for the services, but these delays should not exceed fifteen (15) calendar days.

If the IEP team determines the student needs **Extended School Year (ESY)** and/or other services during the summer, these services must be provided. Otherwise, the implementation of the IEP will begin in the fall. Each student who receives special education and related services must have a current IEP in effect at the beginning of each school year.

For a preschool student, the IEP must be in effect by the child's third birthday. Similar provisions are in place for **ESY** and other services provided during the summer.

Provision of IEP Information

Who gets a copy of the IEP? The IEP must be accessible to each general education teacher, special education teacher, related service provider and other service providers who are responsible for its implementation. Each

teacher and provider must be informed of their specific responsibilities related to implementing the student's IEP and acknowledgement of receipt must be documented.

Under state law, the general education teacher is entitled to receive a signed copy of the IEP prior to the student's placement, or when the student's IEP requires adjustment in the curriculum, the instruction, or the services (including modifications and supports) to be provided by the teacher.

The official IEP is the completed version of the IEP that is provided to the parent/adult student at the conclusion of the IEP team meeting. An electronic version of that IEP must be recorded in the online state-approved IEP system. The IEP should be finalized, and each implementer should be given access to the document in the online IEP system at the conclusion of the IEP Team meeting. The online IEP must be finalized and each implementer must be given access to the IEP in the online IEP system within five days following the IEP Team meeting. This finalization and access will allow all IEP implementers the opportunity to review the information necessary for planning and delivery of educational services.

TIPS

A parent should ask during the Individualized Education Program (IEP) meeting, "Who will distribute the IEP to all appropriate personnel?"

Alternative Diploma

Students with disabilities whose IEPs provide for an alternate diploma must be allowed to participate in graduation ceremonies with their same grade classmates when requested by parents in writing and must be allowed to continue to receive services until twenty-one years of age.

Provision of Services

What type of services must the LEA provide? The LEA must provide:

- A continuum (range) of service options in order to respond to the intensity and severity of student needs.
- Services in school facilities that serve age-appropriate peers without disabilities.
- Classrooms for eligible school-age students with disabilities in close proximity to classrooms for ageappropriate peers without disabilities.
- Classrooms for eligible students with disabilities are adequate and comparable to the classrooms for students without disabilities.
- Classrooms/facilities for eligible students with disabilities with physical and/or sensory impairments that
 are in compliance, to the extent necessary, with the requirements of various federal and state laws and
 codes.
- Transportation, specially designed, if necessary, for all students with disabilities.
- Appropriate grouping of students with disabilities for specially designed instruction based upon meeting the students' similar social, functional and/or academic needs, as specified in the students' IEP and

without regard to identified disability; students receiving direct special education services for different content areas should not be grouped together within the same class period.

- The opportunity for students with disabilities to earn the required credits for graduation.
- Daily monitoring of hearing aids or the external component of a surgically implanted device worn by students in schools in accordance with procedures to assure they are working.
- Assistive technology devices (and maintenance) or assistive technology services, or both, if required as
 part of the student's special education, related services or supplemental services.
- On a case-by-case basis, school-purchased assistive technology devices in a student's home or in other settings if the student's IEP Team determines that the student needs access to those devices in order to receive Free and Appropriate Public Education (FAPE).
- Services for young children in the least restrictive environment (LRE), which includes utilizing approved
 participating partners in West Virginia Pre-K. The socioeconomic level, ability and/or funding streams
 should not be viewed as deterrents to providing fully inclusive programs.

When appropriate, the LEA must provide parents information regarding the West Virginia School for the Deaf and Blind.

Provision of Staff

Qualified Staff

What does "highly qualified personnel" mean? Each LEA must provide highly qualified personnel. Policy 5202, Minimum Requirements for the Licensure of Professional/Paraprofessionals Personnel conforms with definitions for "qualified personnel" in No Child Left Behind (NCLB) Act of 2001 and in the *IDEA*.

Policy 5202 defines "highly qualified teacher" as one who: 1) holds a bachelor's degree or higher; 2) meets state certification requirements, and 3) demonstrates subject matter competency.

West Virginia Code §18-20-1c addresses "integrated classrooms serving students with exceptional needs; and requirements as to the assistance, training and information to be provided to the affected classroom teacher." Integrated classrooms occur in general education when students with disabilities are provided required accommodations (see supplementary aids and services definition under Chapter 5, Section 2.G. Statement of Special Education and Related Services) while instructed exclusively by the general education teacher.

Co-taught classrooms are defined as two or more professionals delivering instruction designed to support an academically diverse or blended group of students in a single physical space. Co taught classrooms are those in which instructional responsibilities are shared between a special and general educator. Both teachers should be assigned to the classroom for the full duration of the instructional period. If co-taught classrooms are established in any of the academic subjects of ELA, science, social studies, or mathematics, no more than 50 percent of the total class enrollment can be students with disabilities requiring direct IEP services in that academic subject.

Specific training requirements for personnel can be found in Policy 2419, Chapter 9 – General Supervision and Accountability for Performance and Compliance.

TIPS

- ➤ You (and your child) have the right to request training for any and all staff providing services for your child.
 - Whenever possible, training must be provided prior to the student's placement.
- ➤ When prior training is not possible, it must be provided no later than ten (10) calendar days following the placement of the student in the general education classroom.
- ➤ Unavoidable delays in providing training must not result in the student being excluded from class.
- ➤ The LEA must take measurable steps to hire personnel who meet WVDE certification, licensure, or other requirements for position assignments. If a teacher does not currently have the appropriate credentials or training required to implement an IEP, a parent may, during the IEP meeting, request consultative services be provided to the under-qualified teacher by someone who does possess the appropriate training. The consultative services would be added to the "Services" page of the student's IEP.

An IEP may specify training for general education teachers to assist them in implementing the IEP goals and objectives. The training may be provided through individual consultation or formal professional development and must be provided by persons trained or certified to address the student's disability needs. The general education teacher is entitled to request training regarding the integrated classroom program and additional individualized training developed by the district to prepare to meet the needs of an individual student.

Adequate Staff

What does adequate staff mean? It is the responsibility of the LEA to provide adequate staff to implement the IEP of each student. The number of students served in an instructional period and the assignment of paraprofessionals/aides must be determined based on the intensity of services required by the students. When student numbers exceed staffing ratios or appropriate percentage of special education students in co-taught or integrated classrooms, additional staff must be added or a waiver request must be submitted in writing to the WVDE. Waivers will be considered on a case-by-case basis, which may require an on-site visit, and will remain valid for the current school year only.

Highly qualified teachers and/or licensed therapists must design and provide initial or original instruction. **Support personnel** provide reinforcement and practice of previously taught skills or content, but they cannot provide new instruction to students.

Support personnel may be required to provide assistance to students in response to specific needs related to:

- Significant cognitive and/or sensory impairments
- Personal Care

Communication

Behavior

- Safety
- Mobility

- Medical/health
- Other unique circumstances



For information about one-to-one aides, see **My Child Needs a One to One Aide** at the end of this chapter.

For more information on Administration of Services go to:

- West Virginia Policy 5202 on the West Virginia Department of Education (WVDE) website, http://wvde.state.wv.us/policies/.
- West Virginia Policy 2419, "Administration Services" section, provides more detailed information, including class size and student/teacher ratios. The requirements vary depending on a student's disability.

Cameras in the Classroom

For the purposes of compliance with W. Va. Code §18-20-11, video cameras are required in certain special education classrooms. A self-contained Special Education Classroom is defined as a classroom at a public school in which a majority of the students in regular attendance are provided special education instruction and as further defined in state board policy.



For information about reviewing video footage in classroom or other areas of the school or bus, see Sample Letter to Request to View Video of Classroom, Other Area of School, or **Bus** at the end of this chapter.

Chapter 5 Reference Materials

The following documents are referenced in Chapter 5:

- ✓ My Child Needs a One-to-One Aide
- ✓ Sample Letter to Request to View Video of Classroom, Other Area of the School, or Bus

My Child Needs a One-To-One Aide!

Parents often contact DRWV requesting assistance with obtaining a one-to-one aide for their child at school. One-to-one aides are also known as paraprofessionals or may be referred to on the Individualized Education Program (IEP) as adult assistance or adult supervision. Parents might tell Disability Rights of West Virginia (DRWV) that their child needs help in school with things like toileting, staying on task while working on assignments, or that they need an aide for safety concerns.

Parents sometimes get their child's doctor to write a "prescription" for a one-to-one aide at school. The IEP team determines the student's need for a one-to-one aide, not a doctor who writes a prescription. Parents can obtain evaluations and/or letters from professionals such as doctors, psychologists or behavior specialists. The evaluations and/or letters should specifically discuss the child's need for a one-to-one aide and can be presented to and must be considered by the IEP team.

LEAs are reluctant to provide one to one aides for an individual student. School staff express concern during IEP meetings that the student will become dependent on the aide and the student will not learn to do things on their own. Sometimes the school staff will even state that they cannot provide a one-to-one aide for financial reasons.

During an IEP meeting the team will discuss the educational placement of a student. The need for a one-to-one aide should not impact the student's educational placement. It may be that a one-to-one aide is the accommodation that provides the student access to the educational environment. There are very clear rules regarding a student's placement in the Individuals with Disabilities Education Act (IDEA) and West Virginia's Regulations for the Education of Students with Exceptionalities: Policy 2419. Students must be placed in what is called the least restrictive environment that meets that individual student's needs. A student's IEP team, through IEP development, should determine if the student will progress in the general education environment (GEE) before moving the student to a special education environment (SEE), such as a resource room or self-contained classroom, either part time or full time.

The IEP must be written in a manner that shows your child requires a one-to-one aide level of support in order for them to benefit from their education. Your child may need a one-to-one aide if your child requires assistance with things such as:

- Hand over hand prompting
- Adult assistance with toileting
- Safety concerns that require constant adult supervision

Implementation of a Positive Behavioral Interventions and Supports (PBIS) plan that requires:

- Immediate redirection or prompting
- Immediate positive reward (from the reward chart) upon completion of the targeted task
- Removal from the classroom for a break such as a sensory break or a walk

If your child has any of these types of needs, they should be reflected on your child's IEP.

During the IEP meeting, members might ask questions such as:

- Who will be there to carry out the IEP and/or PBIS plan?
- Does the IEP indicate the need for the level of support of a one-to-one aide?

These are questions which should be discussed when the IEP team reach the Services page of the IEP. School staff generally will not put "paraprofessional" or "one-to-one aide" on the Services page but will list "adult supervision" or "constant adult supervision" instead. **This is not the same as a one-to-one aide.** Keep in mind that the IEP document is supposed to list the services that a student with a disability requires above and beyond what is typically offered to a student without a disability.

The school <u>may</u> elect to use more than one employee to carry out the "adult supervision" listed on a student's IEP. In some situations this can work effectively. Using more than one person may help the student and prevent them from becoming too dependent on one person. It can also keep an aide from becoming too familiar with the student, and perhaps not noticing inappropriate behaviors, or discouraging the student from completing tasks independently.

Sometimes parents are not pleased with having more than one person provide "adult supervision" because they feel their child needs the **consistency** of one well-trained individual to provide support in all educational environments. If multiple staff work with your child, you should document when problems arise. Your documentation should include the date, time, school staff and details of any particular complaint or problem. Documentation may be used to show that:

- one or more staff may not be properly trained;
- staff are not following the IEP;
- your child is exhibiting a loss of skills; or
- having multiple staff isn't helping your child progress toward educational goals.

Your child may require a one-to-one aide in order to access the general education curriculum. Your child may be able to absorb information being provided verbally by a teacher in a classroom, but need assistance with things like organization, answering questions, and getting started on an assignment.

During an IEP meeting, you can present the documentation you have collected as proof that using multiple staff is not working and to support your request for a one-to-one aide. If the IEP team refuses to provide a one-to-one aide, you should request Prior Written Notice (PWN). Once you receive the PWN, you can file a state complaint with the West Virginia Department of Education to address the denial of your request.

LEAs cannot have a policy stating that they do not assign one to one aides or they cannot afford to provide a student with a one to one aide. The IEP team must consider the needs of each individual student in order to determine whether a student requires the support of a one-to-one aide in order to access their education. A one-to-one aide might be the "accommodation" that assists a student to access information in the classroom and demonstrate their ability to learn.

It is often very difficult for parents to think about their child functioning in a school setting without assistance. However, parents and educators should work together to promote as much independence as possible for the student, while ensuring that they are able to fully access their education.

SAMPLE LETTER TO REQUEST TO VIEW VIDEO OF CLASSROOM, OTHER AREA OF THE SCHOOL, OR BUS

Date	
(Insert your name) (Insert your address)	
(Insert Special Education Director's name), Special Ed (Insert name of county) County Schools (Insert address)	ucation Director
Re: (insert student's whole name), student at (insert r	name of school)
Dear Mr./Ms./Mrs. (insert director's last name):	
I am the parent/guardian of (Insert student's name), school's name) School.	a (Insert student's grade) grade student at (Insert student's
or other school personnel name; and the classroom, so	m (insert date) in (insert teacher's name, bus driver's name, thool location or bus number) that directly relates to (insert A), 34 CFR § 99.3 "Education Record", and guidance from is considered an education record.
Please consider this my written request to view the number). Thank you for your prompt attention to my	e video footage. You can reach me at (insert telephone request.
Sincerely,	
(Sign your name) (Type your name)	
cc: Insert name of school superintendent Insert name of state protection and advocacy sy Insert name of state education department/com	

Chapter 6: Procedural Safeguards

In this chapter:

- ✓ Introduction
- ✓ Types of Notices
- ✓ Parental Participation
- ✓ Informed Consent
- ✓ Independent Educational Evaluations (IEE)
- ✓ Surrogate Parents
- ✓ Adult Students and the Transfer of Rights
- ✓ Confidentiality and Access to Records
- ✓ Chapter 6 Reference Materials



Introduction

Disclaimer: Not all Procedural Safeguards are discussed in this chapter. To see all of your procedural Safeguards, refer to West Virginia Policy 2419 or the booklet provided to you by your LEA.

Procedural safeguards are intended to ensure a student's right to a free appropriate public education (FAPE). They protect the educational rights of students with disabilities who need changes in how their educational services are provided in order to meet their individual needs. Procedural safeguards are required to be provided to students by the **IDEA and West Virginia Policy 2419**.

Procedural safeguards, under the IDEA, entitle parents to be equal partners in making decisions about their child's education, especially when changes or improvements are needed in the student's educational programs and services. Parents have the right to attend all meetings, examine their child's records or request an **Independent Education Evaluation (IEE)** of their child.

All notices must be written in the native language or mode of communication of the parent and must be written in an easily understandable manner. The district must maintain written evidence that these requirements have been met.

IDEA and Policy 2419 require three types of notice: 1) Procedural Safeguards Notice; 2) Prior Written Notice (PWN); and 3) Notice of Meeting. All must meet general requirements and additional criteria specific to the type of notice.

Types of Notices

Procedural Safeguard Notice

A **Procedural Safeguards Notice** contains written explanations of parent and student rights regarding a student's educational services. Parents are informed of the extensive procedural safeguards through the **Procedural**

Safeguards Available to Parents and Students with Exceptionalities document. The procedural safeguards notice must contain information on the following:

- Independent Educational Evaluation (IEE).
- Prior Written Notice (PWN).
- Parent/adult student consent.
- Access to educational records.
- The opportunity to resolve disagreements through the due process complaint or the state complaint process, including timelines, early resolution opportunities, and the difference between the due process and state complaint procedures.
- The availability of mediation.
- A student's placement while waiting for a due process decision.
- Procedures for students who are subject to an interim alternative educational setting (IAES).
- Requirements for placement by parents of students in private schools at public expense.
- Due process hearings.
- Civil actions.
- Attorneys' fees.



Chapter 2 describes the **Independent Education Evaluation (IEE)**.

A copy of the **Procedural Safeguards Notice** must be provided at least once per school year (July 1 through June 30). In addition, the **Procedural Safeguards Notice** must also be provided:

- Upon an initial referral for special education evaluation by the parent or whoever made the referral.
- Upon the first filing of a due process complaint.
- When filing a state complaint.
- When a disciplinary removal results in a change of placement.
- When a parent requests a copy.

TIPS

Remember that one of your Procedural Safeguards is the right to access and review your child's educational records.

Prior Written Notice

A Prior Written Notice (PWN) is the act of informing a parent, in writing, before the district proposes or refuses to initiate or change the student's identification, the evaluation, educational placement, or provision of a FAPE. PWN must be provided within a reasonable timeframe. **The PWN serves two (2) purposes:**

- 1. To provide information so that the parent is able to fully understand the LEA's proposed action(s) or refused action(s) and to make informed decisions, if necessary; and
- 2. To provide documentation for discussion and problem solving.

PWN must contain the following information:

- A description of the action proposed or refused by the LEA.
- An explanation of why the LEA proposes or refuses to take the action.
- A description of each evaluation procedure, assessment, record, or report the LEA used when making its decision about the proposed or refused action.
- A description of other options the **Individualized Education Program (IEP)** team considered and the reasons why those options were rejected.
- A description of other factors relevant to the LEA's proposal or refusal.
- A statement that the parent has protection under the procedural safeguards, and if notice is not an initial referral for evaluation, a description of how to obtain a copy of the Procedural Safeguards Notice.
- Who to contact for help in understanding the Procedural Safeguards Notice.

If the district and the parent agree, PWN must be provided and services may be initiated within a reasonable time, which may be fewer than five (5) days.

Disciplinary removals must be provided on the same day the decision to remove the student is made.

TIPS

- **Prior Written Notice (PWN)** is one of a parent's most important advocacy tools. Make sure you are getting PWN when you are supposed to be receiving them.
- If the LEA does not provide all of the information required in the PWN, this may be an issue for a state complaint. (State Complaint form 3-75)
- PWN is sometimes written using broad, general statements not specific to the service requested or refused. There may be times or circumstances when you want to inform the team of your intention to request PWN, prior to making this request in writing. This will allow you to specifically discuss what you requested or refused during the Individualized Education Program (IEP) meeting and what you were told by the team members.
- Remember, once you have received your PWN from the LEA, the next step could be to file a state complaint on the issue that you are in disagreement about with the LEA.

An example of PWN is:

A parent made a request for a paraprofessional (one-to-one aide) for a student in the General Education Environment (GEE) and the IEP Team refused the request. The parent discussed with the IEP Team that the student has a behavior plan that requires an immediate and frequent reward system. The behavior plan addresses issues such as the student remaining on task, hand over hand prompts and redirection, and following lunch room rules. The student requires adult assistance with safety issues and toileting. The student has difficulty with several different adults assisting them. Instead, the student requires the consistency of one adult.

In the above example, the parent can request PWN. A written request for PWN would require the LEA to explain why a paraprofessional (one-to-one aide) is not needed and is being refused. In this situation an LEA would likely state that the reason for their refusal to provide adult supervision is based on evaluations by the teacher, testing and because the IEP Team determined it is not necessary.

Although a parent might request that a paraprofessional (one-to-one aide) be replaced for a variety of reasons, the LEA is not required to grant the request. Sometimes difficulties may be resolved by the aide receiving additional training.



See Sample Letter to Request Prior Written Notice and Prior Written Notice of District's Proposal/Refusal at the end of this chapter.

Notice of Meetings

Notice of Meetings are sent to ensure that one or both parents are present at each meeting and have a chance to participate in meetings, including the **Eligibility Committee (EC)** and IEP meetings.



See Notice of Eligibility Committee and/or Individualized Education Program Team Meeting in the reference materials located in Chapter 1.

The LEA must provide written notice by:

- Notifying parents of the meeting no less than eight (8) calendar days prior to the scheduled meeting date;
 and
- Scheduling the meeting at a mutually agreed on time and place.

The written notice must include:

- The purpose, time and location of the meeting;
- · Who will be attending the meeting; and
- Information regarding the parent's right to bring other people who have knowledge or special expertise regarding the student to the meeting.

The LEA must obtain a parent's signature giving consent to invite individuals from outside agencies (e.g., **West Virginia Birth to Three (BTT)** or the **Division of Rehabilitation Services (DRS))** prior to inviting the outside agency to meetings.

Parental Participation

The LEA must give parents an opportunity to review all educational records regarding the identification, evaluation and educational placement of the student, and the provision of FAPE. The procedures for accessing education records are outlined in *West Virginia State Board of Education (BOE) Policy 4350, Procedures for the Collection, Maintenance and Disclosure of Student Data*.

The LEA must take whatever action is necessary to ensure that the parent understands what is taking place during a meeting, including arranging and paying for an interpreter for parents who are hearing impaired or whose native language is other than English.

An LEA may hold an EC and/or IEP team meeting without a parent only when they have documentation that they have attempted to contact the parent and/or convince them to attend. The district must have a record of its attempts to arrange a mutually agreed upon time and place. For example:

- Detailed records of telephone calls made or attempted and the results of those calls;
- Copies of letters sent to the parent and any responses received; and/or
- Detailed records of visits made with the parent and results of those visits.

If the parent(s) cannot attend in person, the LEA shall use other methods to make sure the parents participate in the meeting, including individual and conference telephone calls.

A copy of the IEP must be provided to the parent at no cost at the end of the IEP meeting.

TIPS

- If you cannot attend your child's Individualized Education Program (IEP) meeting in person, ask the school to provide you with their draft of your child's IEP prior to the formal meeting.
- You can make notes directly on the IEP draft provided by the school, organizing your thoughts in each of the important IEP sections.
- Give the draft with your notes back to the school and ask them to contact you if they have any questions.
- You may also ask to review copies of evaluations to address questions and concerns before an IEP meeting that you will not be able to attend.

Informed Consent

Informed Consent is written approval given by a parent/adult student who has been fully informed of and understands all information relevant to the activity for which consent is sought.

Informed written consent from the parent <u>is</u> required before:	Informed written consent from the parent is not required when:
 Conducting an initial evaluation or reevaluation. Providing initial special education and related services. Disclosing personally identifiable information from the student's educational records. Accessing public benefits or private insurance to pay for services listed in the IEP. Inviting an agency representative likely to pay for or provide transition services to an IEP meeting. Releasing personally identifiable information between officials in the district of residence and the district in which the private school is located. 	 Reviewing existing data as part of an evaluation or reevaluation. Giving tests to both the general and special education students and consent is not required of all students. For example, the statewide testing, weekly spelling test, math test, etc. Conducting observations, ongoing classroom evaluation, or criterion-referenced tests, as described in the IEP, to determine the student's progress toward goals and benchmarks/objectives on the IEP. Disclosing personally identifiable information to persons authorized to have access under the Family Educational Rights and Privacy Act (FERPA).

Refusing Consent (or Failing to Respond)

A parent may refuse to give consent for a variety of reasons. For initial evaluations, an LEA can request mediation or due process procedures to encourage parents to provide consent. The district may not use the mediation or due process procedures if consent for the initial evaluation involves a student who has been enrolled (by the parent) in a private school or is being home schooled.

However, if the initial evaluations have been completed and the parent refuses to consent to start special education and related services, the district cannot request mediation or due process. The district will not be in violation of the FAPE requirement when reasonable efforts to obtain consent are made and documented by the school. In addition, the district is not required to convene an IEP team or develop an IEP.

Once you have consented to special education services, the district may not use a parent's refusal of consent to one service or activity to deny any other service, benefit or activity.

When a parent fails to respond to reasonable attempts to obtain written consent to determine continued eligibility, the district may proceed with the reevaluation. The district must document its attempts to gain consent.

Revoking Consent

A parent can revoke (remove) consent, **in writing**, for an individual assessment, initial provision of services, and the disclosure of information before the action occurs.

If the parent revokes consent, **in writing**, for the provision of special education and related services, the district may not continue providing those services. However, they must provide PWN before ceasing the provision of services. Under this circumstance, the district will not be in violation of the FAPE requirement. In addition, dispute resolution services may not be used to obtain agreement that the services may be provided to the student.

If the parent has revoked consent for the provision of special education services and then later decides they want special education services for the student again, they must start with a request for evaluation for the initial eligibility for special education services.

Independent Educational Evaluations (IEE)

An **Independent Educational Evaluation (IEE)** is one or more individual assessments completed by a qualified examiner who is not employed by the LEA responsible for the student.



See **Sample Letter to Request an Independent Education Evaluation** in the reference materials located in **Chapter 2**.

The following details the right to an IEE:

- Parents have a right to request an IEE at public expense if they disagree with an evaluation obtained or conducted by the LEA.
- The student is entitled to only one IEE in response to a single evaluation provided by the LEA.
- The IEP team must consider the IEE in the decision-making process if it meets the appropriate criteria.
- The parent is not automatically entitled to have additional assessments beyond those determined necessary for an evaluation. If the parent is interested in additional or different assessments and the district refuses, a due process hearing may be requested.
- The parent has a right to obtain a private evaluation at any time at their own expense.

To receive an IEE at public expense, a parent must make a written request. Within five (5) calendar days of receipt of the written request the district may ask why the parent disagrees with the evaluation obtained by the LEA. However, parents are not required to provide this information. Within ten (10) school days of the written request for an IEE, the LEA must give the parent:

- The location for the evaluation;
- The required qualifications of the examiner; and
- The maximum allowable charges for specified assessments, including travel costs for necessary services not available in the community.

The district may not impose other conditions or timelines if doing so would be inconsistent with the parent's right to an IEE. A list of qualified examiners will be provided upon request to the parent. Qualified examiners can be from another county.

TIPS

An independent evaluator cannot be employed by the student's LEA. Some examples of when you might want to request an IEE are:

- when you disagree with a speech evaluation;
- if you believe the behavior assessment given to your child was not appropriate for their ability level; or
- > you are not sure the physical therapy evaluation adequately measured your child's current needs.

If the parent requests an IEE at public expense, the district must do one of the following within ten (10) school days:

- Agree, in writing, to pay for an IEE at reasonable and prevailing rates and provide the parent with the required information; or
- Offer mediation to try to resolve a disagreement (the parent must agree for mediation to occur); or
- Request a due process hearing to show how the evaluation the LEA provided was appropriate.

If a parent obtains an IEE and makes that evaluation available to the district, the results must be considered in any decision made with respect to the provision of FAPE.

An LEA must consider IEE results whether the IEE was paid for privately by the parent or by the LEA. **The results of an IEE cannot be the sole determining factor for eligibility.** The EC has the responsibility to use existing evaluation data and other information from a variety of sources, in addition to the IEE, to determine whether a student has a disability or continues to have a disability under West Virginia Policy 2419.

Surrogate Parents

A surrogate parent is an individual assigned by the LEA to assume the rights and responsibilities of a parent under IDEA, including attending IEP meetings. The surrogate parent may represent a student in all matters relating to the identification, evaluations, educational placement, and the provision of FAPE to the student. Any person can make a referral for a surrogate parent. The LEA will appoint a surrogate in any of the following circumstances:

- A parent cannot be identified.
- A parent cannot be found after reasonable efforts to locate the parent.
- The student is a **ward of the state**. A child who is in the custody of DHHR is considered a ward of the state. However, if a judge has appointed an individual to oversee the care of a student who is a ward of the state, that individual may make decisions regarding the student's education, including special education, provided that he or she meets the criteria for a surrogate.
- The student is an unaccompanied homeless youth as defined in Section 725 (6) of the McKinney-Vento Homeless Assistance Act.

The LEA has the responsibility to make good faith efforts to locate a parent and maintain records of these attempts. When a natural parent is available but chooses not to participate, the district cannot appoint a surrogate parent.

The LEA will make reasonable efforts to assign a surrogate within thirty (30) days after it is determined there is a need

The specific criteria for being appointed as a surrogate parent as listed in Chapter 10 of Policy 2419 are as follows:

- Has knowledge and skills that ensure effective representation of the student.
- Has no personal or professional interest that conflicts with the interest of the student.
- Is not an employee of the WVDE, the district, or any other agency that is involved in the education or care of the student.

Adult Students and the Transfer of Rights

An adult student is a student who is at least eighteen years of age to whom special education rights have transferred. No later than the student's 17th birthday, the IEP team must discuss the transfer of special education rights from the parent to the student. The special education rights transfer from the parent to the adult student when the student turns eighteen years of age unless a court has appointed a legal guardian to represent the educational interests of the student. Both the parent and adult student will be informed that the rights are transferred.



Chapter 3 provides information on the issue of the transfer of rights.

Confidentiality and Access to Records

The district must collect, use, and maintain information about a student to make appropriate decisions concerning special education and the provision of FAPE. IDEA and the FERPA contain provisions to protect the confidentiality of personally identifiable information in student special education records.

Examples of non-compliance with FERPA include refusal to provide access to school records, providing incomplete school records, or refusal to recognize your rights as a parent. The United States Department of Education has a complaint form for filing a FERPA complaint. The complaint form is in an electronic format and you can send it online. Print a copy to send to your attorney and make sure you keep a copy for your records as well.

The FERPA Complaint form is located at:

https://studentprivacy.ed.gov/sites/default/files/resource_document/file/EComplaint%20form%20FERPA_Upd_ated_508_013123.pdf .

See Sample Letter to Request to Copy or View a Copy of Your Child's Educational Records at the end of this chapter.

Parents have the right to review and inspect their child's educational records. Parents can also request a copy of their child's educational records from the LEA at a reasonable cost. Often, LEAs will provide copies of the records for free.

Chapter 6 Reference Materials

The following documents are referenced in Chapter 6:

- ✓ Sample Letter to Request Prior Written Notice
- ✓ Prior Written Notice of District's Proposal/Refusal
- ✓ Sample Letter to Request to Copy or Review Your Child's Educational Record
- ✓ Know Your Rights: Dispute Resolution

This is a template letter to request prior written notice from the LEA. A parent can request prior written notice when the LEA has refused to provide a service a parent has requested or when a parent disagrees with a proposed action (such as educational placement) by the LEA. Send this letter by certified mail with a return receipt. Keep a copy for your records.

(Insert your name)
(Insert your address)
(Insert Special Education Director's name), Special Education Director (Insert county name) County Schools
(Insert address)

RE: Request for Prior Written Notice

Dear Mr. or Ms. (Insert last name of Special Education Director):

I attended an IEP meeting on (Insert date of IEP meeting) for (Insert child's full name) who attends (Insert name of school). I am requesting prior written notice for the issue(s) proposed or refused at the IEP meeting. The issue(s) of concern is/are as follows:

- 1. (List each proposed or refused issue that you disagree with and reasons why)
- 2.

Please send a written response within five (5) business days. Thank you.

Respectfully,

(Sign your name)
(Type your name)

Note: After the LEA has provided prior written notice(s), the next step may be to contact the special education director in writing (see template letter) to discuss your concerns, if the special education director was not at the meeting. If the special education director was at the meeting, then the next step may be to file a state complaint.

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INDIVIDUALIZED EDUCATION PROGRAM

County Schools		
Student's Full Name	Date	_
PART XII: PRIOR WRITTEN NOTICE OF DIST	TRICT'S PROPOSAL/REFUSAL	ı
Dear Parent/Adult Student: As a result of: a Student Assistance Team (SAT) meeting conducted on an Eligibility Committee (EC) meeting conducted on an Individualized Education Program (IEP) Team meeting of a disciplinary action occurring on other The district is proposing or refusing to initiate or changed the educational evaluation or reevaluation of the student. the identification of the student as having a disability. the educational placement of the student. the provision of a free appropriate public education (FAPE)	conducted on,	
Specifically, the district is:		
The district is proposing or refusing this action because the district is proposing or refusing this action because the district is proposed or refused action include:		
Other options the district considered, but rejected include:		
The reasons the above options were rejected include:		
Other factors relevant to the district's proposal or refusa	l include:	
and/or the West Virginia Department $1.800.642.8541$.		ned by contacting the Resource Center at
	Signature/Position	Date

This is a sample letter to request a copy of your child's school records or to review your child's school records in person. Send this letter to the Special Education Director by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name) (Insert your address)

(Insert Special Education Director's name), Special Education Director (Insert county name) County Schools (Insert address)

RE: Request for school records of (insert child's full name)

Dear Mr. or Ms. (Insert last name of Special Education Director):

I am the parent of (insert child's full name), a student at (insert name of school). I am writing to (request a copy of my child's entire educational records maintained by the county OR schedule a time to come and review all of my child's educational records). (If you are scheduling a time to review records, add: I may need copies of some or all of these records.)

If you are planning to review the records in person, use the following:

I will be available on (insert dates and times that you are available to review the records at the school). Please notify me by phone at (insert your daytime phone number) or by mail at the address listed above, as to when and where I can review the records.

If you are requesting the records to be sent to you, use the following:

Please send these records within ten (10) business days or contact me to let me know when I can expect to receive the records. I can be reached during the day at (insert a daytime phone number). Please call if you have any questions.

Sincerely,

(Sign your name)
(Type your name)

Note: The full requirements can be found in WV State Board of Education Policy 4350: Collection, Maintenance and Disclosure of Student Data. The policy states a county shall comply with a request for access to records within a reasonable period of time, but not more than 45 days after it has received the request. An educational agency or institution may charge a fee for copies of educational records, which are made for the parent or eligible student, provided that the fee does not effectively prevent the parent and/or eligible student from exercising the right to inspect and review those records. An educational agency or institution may not charge a fee to search for or retrieve the education records of a student.

KNOW YOUR RIGHTS: DISPUTE RESOLUTION

Parents are encouraged to work with their Local Educational Agency (LEA) to resolve disagreements regarding the need for special education or related services. These informal discussions include eligibility committee meetings, Individualized Education Program (IEP) meetings, 504 plan meetings, discussions with the school principal, and discussions with the special education coordinator or superintendent of your district. Parents should be willing to compromise, but feel empowered to make their child's needs known and speak up when they disagree. Parents are wise to put their wishes and disagreements in writing and send a copy to the LEA. Also, parents of students with disabilities need to familiarize themselves with the law, policies and procedures regarding special education and the processes available to protect those rights.

Below are methods available under Federal and State law to help resolve matters regarding special education or related services:

State Complaint (Investigation)- This is a formal complaint process that can trigger an investigation conducted by the Office of Special Programs (OSP) where there are issues regarding the identification, evaluation, placement, the provision of appropriate services, or a general complaint with school policy. This is a great self-advocacy tool for parents because once a sufficient complaint is filed, a third-party investigator will look into the alleged violations. Within 60 days of filing a complaint (excluding unusual circumstances), the investigator will generate a report detailing their findings and submit a corrective action plan if violations are found.

Mediation- Mediation is a voluntary process that encourages parents and district to come together with the help of a neutral third party to reach an agreement. Opportunities to mediate can arise as part of a state complaint investigation or due process hearing procedure, but parents may also request a standalone mediation session. Mediation is arranged and paid for by the WV Department of Education at no cost to the parents or district. You do not have to come to an agreement at the end of mediation session.

Due Process Complaint- This is the most formal of the dispute resolution procedures and is very similar to a court proceeding. The LEA will have an attorney to represent them in front of an Administrative Law Judge. Parents may represent themselves or have an attorney present. This dispute resolution process is complex, but a necessary step when other avenues of resolving disputes prove futile or they feel that their child is in danger. In some circumstances, a parent may request and be granted an expedited hearing. Additionally, parents and districts will have the opportunity to participate in a dispute resolution session, which is much like mediation, after a due process complaint is filed.

	Who?	What?	When?	Why?	How?
State Complaint (Investigation)	Any individual or organization may file a State Complaint	Once a sufficient complaint is received, the Office of Special Programs (OSP) will investigate your complaint. Once the investigation is complete parents will receive a report detailing the results of the investigation. If the OSP finds the district in violation, they will include a corrective action plan	Within one year from the date of the alleged violation.	Violation of federal or state regulations or laws regarding special education	A parent must put a request in writing with an original signature. Complaint must include the following information: contact information, law or regulation you believe district is violating, name of child, residence of child, name of district or agency, specific details regarding the alleged violation, and proposed resolution(s) to the issue. Complaint should be sent to county school district and West Virginia Department of Education.
Mediation	Parent and district both voluntarily agree to enter into mediation process.	Parents and district will work with an impartial mediator to reach a solution (at no cost to parent or district). Both parties must agree to the solution in writing and once signed, it becomes legally binding.	There is no time limit specified, but school district must voluntarily agree to enter into mediation.	Violation of federal or state special education regulations.	A parent must put their request for mediation in writing and include original signature. Request should be sent to county school district and West Virginia Department of Education.
Due Process Hearing	A parent or district may initiate the due process hearing procedures.	Once a parent files a complaint, parent and district can agree to dispute resolution session or sign a binding agreement before hearing is held. If no agreement is reached, an impartial hearing examiner may hear complaint and issue an order	Two years from when the party knew or should have known of the problem (with limited exceptions).	Any matter relating to the identification, evaluation, placement or provision of FAPE (with limited exceptions)	A parent must submit a complaint requesting an impartial due process hearing in writing and send it to district superintendent and West Virginia Department of Education. Your request must include the name of the student, address of the student's residence (or available contact information), name of school, a description of the nature of the student's problem (include facts about proposed change or refusal), and proposed resolution to the problem.

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Chapter 7: **Section 504**

In this chapter:

- ✓ Introduction
- ✓ Eligibility
- ✓ Evaluations
- ✓ Services
- ✓ Discipline
- ✓ Parent/Student Rights
- ✓ Chapter 7 Reference Materials



Introduction

Section 504 of the Rehabilitation Act of 1973 is a federal civil rights law that protects the rights of individuals with disabilities. Under Section 504, a student cannot be discriminated against because of a disability. No person with a disability can be excluded from or denied benefits of any program receiving federal financial assistance. Section 504 applies to preschool, elementary, and secondary school policies regarding services for students with physical and mental disabilities.

Section 504 ensures that students with a disability can receive accommodations and/or modifications in order to access educational services. Related services should place students with disabilities on equal footing with students without disabilities. Section 504 also mandates that students cannot be excluded from school activities or be required to receive unnecessary, unequal or separate services.

Students with disabilities can receive services in two ways: through an **Individualized Education Program (IEP)** or a **Section 504 Plan (504 Plan)**. First, a student must go through the evaluation process. An **Eligibility Committee (EC)** meeting will then be held to determine if the student is eligible for special education services.

To be eligible for an IEP, the student must be eligible for services under the **IDEA**. The student must have an eligible diagnosis and require specialized instruction in the content, methodology, or delivery of instruction. This specialized instruction will address the unique needs of the student that result from the student's disability. Students with disabilities do not always qualify for special education services.

Section 504 allows students who do not need "specially designed instruction" to potentially qualify to receive services, accommodations, and modifications to access their education. Students eligible for special education are also covered under Section 504.

To be in compliance with Section 504, schools must:

- Provide written assurance of nondiscrimination;
- Designate a 504 Coordinator;
- Provide grievance procedures to resolve complaints;
- Provide notice of nondiscrimination in admission or access to its programs or activities;

- Annually identify and locate all qualified children with disabilities who are not receiving public education;
- Annually notify persons with disabilities and their parents of the school's responsibilities under Section
 504:
- Provide parents with procedural safeguards; and
- Conduct self-evaluation of LEA policies, programs and practices to make sure discrimination is not occurring.

All LEAs must have a Section 504 Coordinator to assist in starting the evaluation process for a student. The 504 Coordinator's role is to assist the educators and administrators regarding their responsibilities under Section 504 and assist school staff and parents in the creation of an ongoing individualized plan that will accommodate the student's needs.

Unlike the IDEA, Section 504 does not require the school to provide an IEP that is designed to meet the child's unique needs and provide the child with education benefit. Under Section 504, fewer procedural safeguards are available to children with disabilities and their parents than under IDEA.



See **Sample Letter to Request Accommodations Under Section 504 of the Rehabilitation Act** at the end of this chapter.

The following chart describes differences between IDEA and Section 504 for education services:

IDEA SERVICES	SECTION 504 SERVICES
 Requires an Individualized Education Program (IEP) to provide a Free and Appropriate Public Education (FAPE). Requires specialized instruction and related services be provided to the eligible student. Placement may be any combination of special education and general education environments. Provides related services, if required. 	 Requires a Section 504 Plan. Requires accommodations to be provided to the eligible student. Placement is usually in a general education environment. Children can receive specialized instruction, related services, or accommodations within the general education environment.
1 Tovides related services, if required.	 Provides related services, if needed.

Eligibility

In order to be eligible for services under Section 504, a student must have a mental or physical impairment that substantially limits one or more major life activities, have a record of such impairment, or be regarded as having such an impairment.

Major life activities include caring for oneself, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working. The student's disability must impede his or her education in order to qualify for educational accommodations and/or modifications.



See the **Making Accommodations/Modifications section** detailed later **in this chapter** for more information.

Section 504 cites some examples of students who may be eligible for accommodations: students with HIV/AIDS, Tourette's syndrome, attention deficit hyperactivity disorder (ADHD), heart malfunctions, communicable diseases, urinary conditions, blood disorders, chronic fatigue syndrome, school phobia, respiratory conditions, blood/sugar disorders, post traumatic disorders, pregnancy (with health issues that affect ability to learn), epilepsy, cancer, repetitive motion syndrome, birth defects, tuberculosis, and other conditions.

Students with hidden disabilities may also be eligible for accommodations. In the publication titled *The Civil Rights of Students with Hidden Disabilities Under Section 504 of the Rehabilitation Act of 1973* defines hidden disabilities. Hidden disabilities are described as "physical or mental impairments that are not readily apparent to others. Hidden disabilities include such conditions and diseases as specific learning disabilities, diabetes, epilepsy, and allergy. A disability such as a limp, paralysis, total blindness or deafness is usually obvious to others. But hidden disabilities such as low vision, poor hearing, heart disease, or chronic illness may not be obvious. A chronic illness involves a recurring and long-term disability such as diabetes, heart disease, kidney and liver disease, high blood pressure, or ulcers... These hidden disabilities often cannot be readily known without the administration of appropriate diagnostic tests."

Another example of a student who may be eligible for accommodations is a student who uses a wheelchair and attends a school that has stairs. In this instance, a class may have to be moved to another classroom in order to accommodate the student.

The following chart describes differences between IDEA and Section 504 for eligibility:

IDEA ELIGIBILITY	SECTION 504 ELIGIBILITY
Covers all school-aged children who fall within one or more specific categories of qualifying conditions.	Covers individuals who have a physical or mental impairment that substantially limits at least one major life activity.
Requires that a child's disability adversely affects his/her educational performance.	Does not require that a child need special education to qualify.
Students eligible under IDEA are also protected under Section 504.	Students eligible under Section 504 are not automatically eligible under IDEA.

Evaluations

Section 504 requires that a school evaluate "any person who, because of a disability, needs or is believed to need special education or related services." A student must be evaluated by a team of individuals to determine eligibility for services under Section 504. Most likely, the results of the evaluations will be shared with the parent during an eligibility team meeting. **However, the parent is not a required team member.**

The school must evaluate specific areas of educational need, not just **Intelligence Quotient (IQ)**. These areas could include physical condition, social and cultural background, behaviors, assistive technology, speech and hearing.

An evaluation is required prior to any significant change in placement. Section 504 also requires at least a periodic reevaluation.



See **Chapter 3** and **Chapter 4** for more information on **placements** and **significant change in placement**.

Parents can request an evaluation of their child to determine eligibility for Section 504 services. The request for an evaluation should be made in writing. Written requests for an evaluation should be sent to the Section 504 Coordinator of the LEA by certified mail with a return receipt. If the Section 504 Coordinator does not make contact within two weeks after receiving the request, a follow up phone call or another letter may be necessary. The requested evaluations must take place within eighty (80) days after the school system has obtained written consent from the parent.

The evaluations are not only used to determine eligibility, but also to describe how the disability affects the student's education and to make recommendations for the student.

The evaluations document the levels at which the student is currently performing. Upon reevaluation, the team can determine if the student is making measurable progress.

The following chart describes differences between IDEA and Section 504 for evaluations:

IDEA EVALUATION	SECTION 504 EVALUATION
Requires that the child be fully and comprehensively evaluated by a multidisciplinary team.	 Evaluation draws on information from a variety of sources and is documented.
 Requires informed and written parental consent. Requires a reevaluation of the child at least once every three years, or if condition warrants reevaluation, or if the parent or teachers request a reevaluation. 	 Decisions about the child, evaluation data, and placement options are made by knowledgeable individuals and do not require parental consent. Requires "periodic" reevaluation.
Provides for independent evaluation at the district's expense if parents disagree with the first evaluation.	 No provisions made for independent evaluation at school's expense.
Does not require reevaluation before a significant change in placement.	 Requires reevaluation before a significant change in placement.

Services

The determination of what services or accommodations are needed must be made by a team of people knowledgeable about the student. This team should include the parent and the student, school principal, classroom teacher(s) and other educators or personnel working with the student. The services will be outlined in a 504 Plan.

The team must determine the student's placement in the LRE to provide an equal opportunity to gain the same benefit or reach the same level of achievement as students without disabilities. The student must be placed with his or her peers without disabilities to the maximum extent possible, with necessary accommodations and programs designed to meet the student's unique needs.

Section 504 Plan

A school system must develop a 504 Plan for an eligible student. Written documentation of the student's evaluations, eligibility and the needs of the student must be included in the student's education file. The 504 Plan should explain the nature of the student's disability and how it affects the student's education. The team will need to identify whether the student requires supplementary aids, services, and/or related services, including those needed for participation in non-academic and extracurricular activities. Related services include but are not limited to Occupational Therapy (OT), Physical Therapy (PT), Speech/Language Therapy (SLT), transportation, audiology or assistive technology (AT).

Information contained in the 504 Plan may come from a variety of sources, including private evaluations obtained by the parent if the parent chooses to share this information with the team.

The student file (or 504 Plan) should describe specifically how each of the accommodations, modifications or services will be carried out to ensure that the student receives **Free and Appropriate Public Education (FAPE)** services in the **Least Restrictive Environment (LRE)**. The LEA cannot rule out a service because of cost. **Additionally, the LEA cannot require parents to use private insurance to pay for required services.**

Staff must be informed that they will be responsible for implementing the plan. Steps should be in place to monitor the plan as it is implemented.

Accommodations and Modifications

Accommodations are changes in how a student accesses information and demonstrates learning. Accommodations do not substantially change the instructional level, content, or performance criteria. The changes are made in order to provide a student with equal access to learning and equal opportunity to show what he or she knows and can do.

Modifications are changes in what a student is expected to learn. The changes are made to provide a student with opportunities to participate meaningfully and productively along with other students in classroom and school learning experiences.

The classroom teacher(s) and other school staff must follow accommodations so that the student can benefit from their educational program to the same extent as a student without disabilities. A student who benefits from accommodations or modifications is making educational progress in the general education curriculum offered to all students. Remember, accommodations should place the student with a disability on a level playing field with the student without disabilities.

Modifications listed on a 504 Plan must be followed. Modifications can be made to a school, classroom, and/or program(s). The student's functional limitation(s) must be considered and alternative methods of performing tasks or activities must be used so that the student can participate without jeopardizing the outcome. For example, the accommodations and/or modifications cannot alter outcome scores in required statewide testing.

TIPS

Seek modifications and accommodations that help maximize the student's learning while minimizing attention to his or her disability or condition.

There is no specific list of modifications and accommodations that a school must use. Accommodations and modifications used must be made on an individual basis and based on the needs of the student.



See Sample Letter to Request an Assistive Technology Evaluation at the end of this chapter.

Areas of Accommodations for the Team to Consider

The following are areas of accommodations for the team to consider. This is not an all-inclusive list.

- Equipment Needed
- Enrichment Classes/Activities (e.g., Art, Band, Music)
- Extracurricular Activities/Programs
- Medical Supports/Medications
- Stamina (e.g., length of day or scheduling)
- Accessibility

- Fire Safety
- Therapies
- Self-Help Skills
- Physical Education
- Transportation
- Evaluations

Examples of Accommodations

The following are examples of accommodations for the team to consider. This is not an all-inclusive list.

- Aides or RN for extracurricular and other nonacademic activities
- Modify assignments, instructions and tests
- Oral testing (given to the student or received from the student)
- Copies of notes or audio taping discussions by a teacher
- Provide an extra set of textbooks for home
- Use of a study guide and organizing tools
- Provide a peer tutor or helper

- Modify recess, Physical Education or transportation
- Use necessary health care procedures through a Health Care Plan
- Train the student in organizational skills
- Reduce written work
- Textbooks on audio tape
- Enlarged printed materials
- Personal aides
- Hearing devices

Provide school counseling	Braille
Provide preferential seating	

Discipline

Students with disabilities can be disciplined but they have special protections. A student with a disability can be suspended, but after ten (10) cumulative school days the suspension becomes a significant change of placement and protections come into place. A series of removals or a pattern of removals may also be a change in placement.



See Chapter 4 for more information on Discipline.

If a change of placement occurs, students who have a 504 plan have a right to a team meeting called a Manifestation Determination Review (MDR) meeting. This meeting is held to determine if the undesired behavior a student is displaying is related to their disability. When the undesired behavior is related to the student's disability, the team should consider the need for re-evaluation(s) and perhaps the need for a Functional Behavior Assessment (FBA) leading to the development of a Positive Behavioral Interventions and Supports (PBIS) plan.

FBA is a process of collecting information. An individual or a team collects data on agreed upon target behavior(s) displayed by the student that the team wishes to change. FBA data collection should be taken for at least two weeks and in different environments. It is a good practice to take data in an environment in which the student is not displaying inappropriate behavior as well to see why behaviors are different in each environment.



See Sample Letter to Request a Functional Behavioral Assessment at the end of this chapter.

A student may exhibit certain behaviors to get wants or needs met or to avoid a person, task, or environment. Once the team determines the function of the behavior, they will need to identify a replacement behavior that serves the same function. The process of FBA leads to the development of a PBIS plan.

The development of a PBIS plan is individualized to the student and uses proactive strategies to teach appropriate behavior. It does not use consequences, (e.g., take away recess or give detention) but instead rewards appropriate behavior. The PBIS plan will describe a specific behavior the team wants to change or eliminate, discuss cues for when a behavior may happen, and outline the exact steps someone will take before and/or after the target behavior occurs. This ensures that everyone responsible for implementing the PBIS plan is doing it in the same manner and is not sending confusing messages to the student. It is important that everyone responsible for implementing the PBIS plan be well trained in implementing all aspects of the plan.

FBA is an ongoing process. Data should continue to be collected after the PBIS plan is developed. This information will be used to determine if the plan is working or if it needs to be changed.

TIPS

Functional Behavior Assessments (FBA) and Positive Behavioral Interventions and Support (PBIS) plans should be developed by individuals with appropriate training. LEAs will sometimes have PBIS specialists or a school psychologist who have the training necessary to lead a team through this process. If the LEA does not have someone within the district appropriately trained in PBIS, then it should contract with someone from outside the LEA to provide the service. The contracted person may need to continue working with the team for an extended period of time to provide training, monitor data, and update the Positive Behavioral Interventions and Supports (PBIS) plan until the LEA is able to maintain the PBIS plan on their own.

Parent/Student Rights

Parents/Students have the right to:

- Be informed about their rights under Section 504. The LEA must provide them with written notice of their rights under Section 504. If further explanation or clarification of any of the rights is needed, contact the county 504 Coordinator.
- An appropriate education designed to meet his or her educational needs as adequately as the needs of non-disabled students are met.
- To the maximum extent appropriate, to be educated with students without disabilities. A student should
 be placed and educated in regular classes, unless the district demonstrates that his or her educational
 needs cannot be adequately met in the regular classroom, even with the use of supplementary aids and
 services, and accommodations and modifications.
- Services, facilities, and activities comparable to those provided to students without disabilities.
- Be evaluated prior to determining appropriate educational placement or program of services under Section 504, and before every significant change in placement.
- Formal assessment instruments that are used for an evaluation, procedures used to administer assessments and other instruments must comply with the requirements of Section 504 regarding test validity, proper method of administration, and appropriate test selections. The district should consider information from a variety of sources in making its determinations, including aptitude and achievement tests, teacher recommendations, reports of physical condition, social and cultural background, adaptive behavior, health records, report cards, progress notes, parent observations, and scores on required state achievement tests, among others.
- Placement decisions regarding a student must be made by a group of persons (a Section 504 committee)
 knowledgeable about the student, the meaning of the evaluation data, possible placement options, and
 the requirement that to the maximum extent appropriate, students with disabilities should be educated
 with students without disabilities.

- Periodic evaluations to determine if there has been a change in educational need. An evaluation should take place at least every three years.
- Be notified by the LEA prior to any action regarding the identification, evaluation, or placement of the student.
- Examine all relevant documents and records regarding a student (generally documents relating to the identification, evaluation, and placement of the student under section 504).
- An impartial due process hearing to contest any action of the LEA with regard to a student's identification, evaluation, or placement under Section 504.
- Participate personally at the hearing, and to be represented by an attorney, at the family's expense.



See Sample Letter to Request a Copy of Your Child's School Records or to Review Your Child's School Records in Person and the Sample Letter to File a Complaint with 504 Coordinator Due to Disagreement with 504 Services at the end of this chapter.

A due process hearing request can be filed to resolve disputes between parents and LEAs. A hearing officer makes a decision which determines whether the law has been violated and what will be done to resolve issues. A due process hearing is very much like a court proceeding. It is strongly suggested that if a parent wishes to obtain legal representation for a due process hearing, to do so before filing for the hearing. The timeline of events runs very quickly in a due process hearing, and an attorney will need time to prepare your case.

TIPS

- If you want to hire an attorney, it is strongly suggested to do so **before** requesting a due process hearing because the timeline of events for the hearing occur quickly and an attorney will need time to prepare your case.
- ➤ Keep in mind that it is very difficult to find attorneys who will take a special education case. LEAs are always represented by an attorney.
- LEAs may not intimidate, threaten or discriminate against a student because a complaint or due process was filed on their behalf.



More information on due process complaints can be found in Chapter 3.

The following provides more information about due process:

- If a parent/student wishes to contest an action taken by the Section 504 Committee by means of an impartial due process hearing, they must submit a Notice of Appeal or a Request for Hearing to the District's Section 504 Coordinator. A date will be set for the hearing and an impartial hearing officer will be appointed. The parent will then be notified in writing of the hearing date, time, and place.
- If the parent/student disagrees with the decision of the hearing officer, they have a right to seek a review of that decision before a court of competent jurisdiction (typically the closest federal district court).

- Parents have the right to present a grievance or complaint to the District's Section 504 Coordinator (or their designee) for investigation in an effort to arrive at a fair and speedy resolution. Grievances and complaints can be filed to resolve issues including, but not limited to, identification, evaluation, or placement.
- The parent/student also has a right to file a complaint with the **Office for Civil Rights (OCR)** under the **U.S. Department of Education (DOE)**. Contact information is located on the Complaint form.

For more information on the laws enforced by the OCR, how to file a complaint, or how to obtain technical assistance:

Call the OCR Customer Service Team	1-800-421-3481
Visit the OCR website	http://www2.ed.gov/about/offices/list/ocr/index.html
Access the OCR Complaint Process	http://www2.ed.gov/about/offices/list/ocr/complaintprocess.html

The following chart describes differences between IDEA and Section 504 for due process:

IDEA DUE PROCESS	SECTION 504 DUE PROCESS
 Must provide impartial hearings for parents who disagree with the identification, evaluation, or placement of the student. 	 Must provide impartial hearings for parents who disagree with the identification, evaluation, or placement of the student.
Requires written parental consent.	Does not require written parental consent.
 Describes specific procedures. An impartial appointee selects a hearing officer. Provides "stay-put" provisions. "Stay-put" provisions means the student's current IEP and placement continues to be implemented until all proceedings are resolved. 	 Requires that parents have an opportunity to participate and be represented by legal counsel, while other details are left to the discretion of the school. A hearing officer is usually appointed by the school.
 Parents must receive ten days' notice prior to any change in placement. Enforced by the U.S. Department of Education, Office of Special Education. 	 No "stay-put" provisions. Does not require that parents are notified prior to the student's change of placement, but they still must be notified.
	 Enforced by U.S. Department of Education, Office for Civil Rights.

Chapter 7 Reference Materials

The following documents are referenced in Chapter 7:

- ✓ Sample Letter to Request Accommodations Under Section 504 of the Rehabilitation Act
- ✓ Sample Letter to Request an Assistive Technology Evaluation
- ✓ Sample Letter to Request a Functional Behavioral Assessment
- ✓ Sample Letter to Request a Copy of Your Child's School Records or to Review Your Child's School Records in Person
- ✓ Sample Letter to File Complaint with 504 Coordinator Due to Disagreement with 504 Services

This is a sample letter to request accommodations under Section 504 of the Rehabilitation Act. A parent can request accommodations under Section 504 if the student is not eligible for special education services under WV Policy 2419 through an Individualized Education Program (IEP). Accommodations under Section 504 can be requested when a child needs physical access accommodations such as ramps/handrails and/or accommodations/modifications to class work but not regarding the delivery of specialized instruction. Send this letter to the 504 Coordinator (this may be the Special Education Director) by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert name of 504 Coordinator)
(Insert name of county) **County**(Insert address)

RE: Request for accommodations under Section 504 of the Rehabilitation Act

Dear Mr. or Ms. (Insert 504 Coordinator last name):

I am the parent of (Insert your child's full name), a student in the (Insert your child's grade) grade at (Insert the name of your child's school).

This letter is a request for accommodations under Section 504 of the Rehabilitation Act. (Insert your child's first name) has been diagnosed with (Insert your child's diagnosis). Given this diagnosis, (he/she) should be eligible for a 504 plan as per 34 CFR 104.33. Please arrange for the necessary assessments and/or evaluations and notify me of any actions to be taken. (If you have private evaluations and recommendations) Enclosed are evaluations and recommendations from (Insert name of who provided evaluation and recommendations).

If this request should be denied, please respond in writing with the basis for the denial. Otherwise, please call me at (Insert your phone number) with any questions you may have. I look forward to a response within five (5) days of receipt of this letter.

A copy of this letter is to be included in (Insert child's first name)'s educational record.

Sincerely,

(Sign your name)
(Type your name)

cc: (Insert principal's full name), Principal

This is a sample letter to request an Assistive Technology evaluation. Send this letter to the 504 Coordinator by certified mail with a return receipt. Keep a copy for your records.

(Date)
(Insert your name)
(Insert your address)
(Insert name of 504 Coordinator)
(Insert name of county) County
(Insert address)

RE: Request for evaluation for assistive technology devices, software and/or services

Dear Mr. or Ms. (Insert 504 Coordinator's last name):

I am the parent of (Insert your child's full name). I am writing to request an assistive technology evaluation for my son/daughter. I believe my son's/daughter's education may benefit from the provision of an assistive technology device, software and/or services (here you could state a specific device, software and/or service if you have something specific in mind) and want him/her evaluated.

I understand that I have to give written permission in order for the testing to begin. Please consider this request as written permission. I would be happy to talk with you about (Insert child's first name) and answer any questions you may have. You can reach me during the day at (Insert daytime telephone number).

If the LEA refuses to provide the requested evaluation, please respond in writing with the reasons for the refusal within the next five (5) days.

Thank you for your prompt attention to my request.

Sincerely,

(Sign your name)
(Type your name)

This is a sample letter to request a functional behavioral assessment. Send this letter to the 504 Coordinator by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)

(Insert name of 504 Coordinator)
(Insert county name) County
(Insert address)

RE: Request for a functional behavioral assessment

Dear Mr. or Ms. (Insert 504 Coordinator's last name):

I am the parent of (Insert child's full name), who is in the (Insert child's grade) grade at (Insert name of child's school). I am writing to request the school to conduct a functional behavioral assessment on my child. Please consider this letter as written consent for the functional assessment evaluation.

It is my understanding that the first step in this process is to have a team meeting, which includes me. The meeting is to identify target behaviors, objectives identified, and interventions/modifications that can be developed and implemented through a Positive Behavioral Support Plan using proactive strategies.

Please contact me within the next eight (8) days to arrange a team meeting date. If the LEA is refusing to provide a functional assessment, please respond in writing with the reasons why within five (5) days.

Respectfully,

(Sign your name)
(Type your name)

cc: (Insert principal's full name), Principal

This is a sample letter to request a copy of your child's school records or to review your child's school records in person. Send this letter to the 504 Coordinator by certified mail with a return receipt. Keep a copy for your records.

(Date)

(Insert your name)
(Insert your address)
(Insert name of 504 Coordinator)
(Insert name of county) County
(Insert address)

RE: Request for school records of (insert child's full name)

Dear Mr. or Ms. (Insert 504 Coordinator's last name):

I am the parent of (insert child's full name), a student at (insert name of school). I am writing to (request a copy of my child's entire educational records maintained by the county OR schedule a time to come and review all my child's educational records). (If reviewing records ADD-I may need copies of some or all of these records.)

If you are planning to review the records in person, use the following:

I will be available on (insert dates and times that you are available to review the records at the school). Please notify me by phone at (insert your daytime phone number) or by mail at the address listed above, as to when and where I can review the records.

If you are requesting the records to be sent to you, use the following:

Please send these records within ten (10) business days or contact me to let me know when I can expect to receive the records. I can be reached during the day at (insert a daytime phone number).

Please call if you have any questions.

Sincerely,

(Sign your name)
(Type your name)

Note: The full requirements can be found in WV State Board of Education Policy 4350: Collection, Maintenance and Disclosure of Student Data. The policy states a county shall comply with a request for access to records within a reasonable period of time, but not more than 45 days after it has received the request. An educational agency or institution may charge a fee for copies of educational records, which are made for the parent or eligible student, provided that the fee does not effectively prevent the parent and/or eligible student from exercising the right to inspect and review those records. An educational agency or institution may not charge a fee to search for or retrieve the education records of a student.

This is a sample letter to notify the LEA that you disagree with the 504 services and want to file a complaint with the 504 Coordinator. Send this letter to the 504 Coordinator by certified mail with a return receipt. Keep a copy for your records.

(Insert your name)
(Insert your address)
(Insert the 504 Coordinator's name), 504 Coordinator
(Insert county name) County
(Insert address)

RE: Notification of Complaint with the 504 Services

Dear Mr. or Ms. (Insert the 504 Coordinator's last name):

I am the parent of (Insert child's full name), a student at (Insert name of school). I attended a 504 meeting on (Insert the date of the meeting), and I am in disagreement with the plan developed for (Insert child's first name) and want to file a complaint.

The issue(s) that I disagree with is/are (list and/or discuss the issue(s). I request that you investigate my complaint and then arrange for another 504 meeting in an attempt to resolve the issue(s).

If you are not going to investigate my complaint, please respond in writing with the reasons why within five (5) days.

Thank you for your assistance.

Sincerely,

(Sign your name)
(Type your name)

Chapter 8: Bullying and Harassment

In this chapter:

- ✓ Introduction
- ✓ Identify Bullying and Harassment
- ✓ Guidance for Parents
- ✓ Chapter 8 Reference Materials



Introduction

The **bullying** and **harassment** of a student by his or her peers is currently an issue of national concern. Students with disabilities can become easy targets for bullying. Parents become frustrated if they complain to their child's school and feel the administrators are not listening and responding to the problem.

This chapter will provide an overview of warning signs, how to talk to a child about bullying, the difference between bullying and harassment, prevention methods, state and federal laws, and how to work with the school.

Identifying Bullying and Harassment

The information in this section came from the PACER's National Bullying Prevention Center at http://www.pacer.org/Bullying/.

Bullying is an aggressive and intentional behavior that involves an imbalance of power or strength. Bullying is often repeated over time, and can take many forms. Some examples are:

- Physical: hitting, kicking, pinching, spitting, tripping, taking/breaking personal belongings, or shoving.
- Verbal: teasing, inappropriate sexual comments, taunting, threatening to cause harm, or name calling.
- Non-verbal or emotional: intimidation through gestures, spreading rumors, public embarrassment or humiliation, or social exclusion.
- Cyberbullying: sending insulting messages by text messaging, e-mailing, or internet posting.

Bullying can occur during and after school hours and school activities.

Not all children who are bullied will show warning signs. Some warning signs that may point to a problem are:

- Unexplained injuries;
- Lost or destroyed personal possessions or property;
- Frequent headaches, stomach aches, feeling sick, or faking illness;
- Changes in eating habits (skipping meals or binge eating);
- Difficulty sleeping or frequent nightmares;
- Declining grades, loss of interest in schoolwork, or not wanting to go to school;

- Sudden loss of friends or avoidance of social situations;
- Feelings of helplessness or decreased self-esteem; and
- Self-destructive behaviors (running away from home, harming themselves, talking about suicide).

Children who are victims of bullying are often embarrassed and ashamed, and do not tell an adult. Children often do not tell for many reasons:

- Bullying can make a child feel helpless. They may fear being seen as weak or a tattletale.
- Children may fear backlash or that the bullying may get worse if they tell.
- Bullying is a humiliating experience, and they may not want others to know what is being said or done to them. They may fear being judged or punished.
- Children who are bullied often feel socially isolated and may feel that no one cares or could understand.
- Children may fear being rejected by their peers.

It is important to know the warning signs and talk to your child if you suspect a problem.

Students with disabilities are bullied at a statistically higher rate than their peers. The two (2) factors that are highly indicative of becoming a target of bullying are 1) social isolation, and 2) vulnerable reaction to the behavior. These are key characteristics of many students with disabilities.

When does bullying become harassment? The Office for Civil Rights (OCR) and the Department of Justice (DOJ) have stated that bullying may also be considered harassment when it is based on a student's race, color, national origin, sex, <u>disability</u>, or religion.

Guidance for Parents

According to PACER's National Bullying Prevention Center, parents can do a variety of things to address situations of bullying or harassment, including prevention. These include:

- Promoting peer advocacy.
- Educating your child.
- Using the individualized education program (IEP).
- Knowing the law.
- Working with the school.

Promote Peer Advocacy

Classmates can be powerful allies in preventing, identifying and reporting bullying and harassment. This is vital considering how much occurs at school outside the view of adults. Peer advocacy, or students speaking out of behalf of others, is a unique approach that empowers students to protect those targeted by bullies. Peer advocacy works for two reasons:

- Students are more likely than adults to see what is happening with their peers and peer influence is powerful.
- A student telling someone to stop bullying has much more impact that an adult giving the same advice.

A peer advocacy program creates a formal process that identifies, trains and supports a designated group of students who create a support system for students with disabilities. Purposeful engagement of peers to intervene in systematic ways is a powerful step to reduce bullying.

Educate Your Child

Children may not always realize or understand that they are being bullied. Children can benefit from a definition of the differences between friendly behavior and bullying behavior. **The basic rule children should know: If the behavior hurts or harms them, either emotionally or physically, it is bullying.** Parents should be ready to:

➤ LISTEN ➤ BE PATIENT

➤ BELIEVE ➤ PROVIDE INFORMATION

➢ BE SUPPORTIVE
➢ EXPLORE OPTIONS FOR INTERVENTION STRATEGIES

Open-ended questions will help the child talk about his or her situation. If the child is talking about the situation, parents can help their child recognize bullying behavior by asking one or more of the following questions:

• Did the child hurt you on purpose?

- Was it done more than once?
- Did it make you feel bad or angry?
- How do you feel about the behavior?
- Did the child know you were being hurt?
- Is the child more powerful (bigger, stronger) than you in some way?

For the child who is reluctant to talk about the situation, questions may include:

- How was gym class today?
- Who did you sit by at lunch?
- You seem to be feeling sick a lot and want to stay home. Please tell me about it.
- Are kids making fun of you?
- Are there a lot of cliques in school? What do you think about them?
- Has anyone treated you in a way that did not feel right?

When children choose to tell their parents about bullying, parents need to avoid these reactions:

- Do not tell the child to stand up to the bully. This can imply that it is the child's responsibility to handle the situation.
- Do not tell the child to ignore or avoid the bullying. In fact, this can actually incite further or increased bullying.
- Do not "take matters into your own hands." When a child tells a parent or adult about bullying, they are seeking help and for that adult to guide them to a solution that makes them feel empowered.

It is important for children to know:

- They are not alone.
- It is not their fault.
- It is not up to them to stop the bullying.
- Bullying happens to a lot of kids but that never makes it right.
- No one deserves to be bullied.
- We all need to work together to stop bullying.

Use the Individual Education Plan (IEP)

The Individualized Education Program (IEP) can be a helpful tool in bullying prevention. Every child receiving special education is entitled to a free and appropriate public education (FAPE), and bullying can become a serious barrier to receiving that education.

The IEP team can identify strategies that can be written into the IEP to help stop bullying. For example:

- Identify an adult in the school who the child can report to or go to for assistance.
- Determine how school staff will document and report incidents.
- Allow the child to leave class early to avoid hallway incidents.
- Hold separate in-services for school staff and classroom peers to help them understand a child's disability.
- Educate peers about LEA policies on bullying behavior.
- Ensure regular reassurance from the school staff that the student has a "right to be safe" and that the bullying is not his or her fault.
- Provide shadowing by school staff of the student who has been bullied.

Know the Law

If bullying is related to a child's disability, this may be in violation of the child's federal rights under *Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act (ADA)*, and the IDEA.

On October 21, 2014, a "Dear Colleague" letter from the U.S. Assistant Secretary for the Office of Education, Office for Civil Rights (OCR) was sent to schools reminding them that:

"Building on OSERS's 2013 guidance, today's guidance explains that the bullying of a student with a disability on any basis can similarly result in a denial of FAPE under Section 504 that must be remedied; it also reiterates schools' obligations to address conduct that may constitute a disability-based harassment violation and explains that a school must also remedy the denial of FAPE resulting from disability-based harassment."

Furthermore, the letter states that:

"The bullying on any basis of a student with a disability who is receiving IDEA FAPE services or Section 504 FAPE services can result in the denial of FAPE that must be remedied under Section 504."

The letters to schools from the U.S. Assistant Secretary for Civil Rights can also be found on the OCR website at http://www2.ed.gov/about/offices/list/ocr/index.html.

The October 26, 2010 "Dear Colleague" letter explained:

"Harassing conduct may take many forms, including verbal acts and name-calling: graphic and written statements, which may include use of cell phones or the Internet: or other conduct that may be physically threatening, harmful, or humiliating. Harassment does not have to include intent to harm, be directed at a specific target, or involve repeated incidents. Harassment creates a hostile environment when the conduct is sufficiently severe, pervasive, or persistent so as to interfere with or limit a student's ability to participate in or benefit from the services, activities, or opportunities offered by a school. When such harassment is based on race, color, national origin, sex, or disability, it violates the civil rights laws that OCR enforces."

The OCR under the U.S. Department of Education (DOE) enforces the following statutes:

- Title VI of the Civil Rights Act of 1964, which prohibits discrimination based on race, color, or national origin.
- Title IX of the Education Amendments of 1972, which prohibits discrimination based on gender or sex.
- Section 504 of the Rehabilitation Act of 1973, which prohibits discrimination based on disability.
- Title II of the Americans with Disabilities Act of 1990, which prohibits discrimination based on disability.

Section 504 and Title II prohibit discrimination on the basis of disability. LEAs may violate these civil rights laws and federal regulations when peer harassment based on race, color, national origin, sex, or <u>disability</u> creates a hostile environment. Schools may also be in violation of these laws and regulations when this hostile environment and harassment is encouraged, tolerated, not adequately addressed, or ignored by school employees.

According to the OCR letter, the school is responsible for addressing harassment it knows or reasonably should have known is occurring or has occurred.

Some situations of harassment may be in plain sight, widespread, or well-known to students and staff. In these cases, the signs are obvious and sufficient enough to put the school on notice. In other situations, the school may become aware of misconduct, triggering an investigation. In all cases, schools should have well-publicized policies prohibiting harassment and procedures for reporting and resolving complaints that will alert the school to incidents of harassment.

When responding to harassment, a school must take immediate and appropriate action to investigate or determine what occurred.

If an investigation reveals that discriminatory harassment has occurred, a school must:

- Take prompt and effective steps to end the harassment.
- Eliminate any hostile environment and its effects.
- Prevent the harassment from recurring.

The school must take the above action regardless of whether:

- The misconduct is also covered by an anti-bullying policy.
- A student has complained.

- A student has asked the school to take action.
- A student identified the harassment as a form of discrimination.

The following lists some appropriate steps to end harassment:

- Separate the accused harasser and the target.
- Provide counseling for the target and/or harasser.
- Take disciplinary action against the harasser.

These steps should not penalize the student who was harassed. For example, any time the accused harasser and the target are separated, the burden on the target's educational program should be minimized. The target should not be required to change his or her class schedule.

The LEA may need to take the following steps to stop further harassment and retaliation:

- Provide training or other interventions to ensure the ability to recognize and respond to harassment.
- Provide additional services to the student harassed in order to address the effects of the harassment.
- Issue new policies and procedures for reporting and addressing harassment.

LEAs must address the following:

- The label the school uses to identify the incident (e.g., bullying, hazing, or teasing) does not determine
 how they are obligated to respond. The nature of the conduct itself must be assessed for civil rights
 implications. If the behavior is on the basis of race, color, national origin, sex, or <u>disability</u>, and creates a
 hostile environment, a school is obligated to respond in accordance with federal civil rights statutes and
 regulations enforced by OCR.
- When the behavior implicates the civil rights laws, school administrators should do more than just discipline the perpetrators. While disciplining the perpetrators is likely a necessary step, it often is insufficient. The school is responsible to eliminate the hostile environment, address its effects, and take steps to ensure that it does not recur.

Harassment is not limited to student-to-student situations. Teachers or other school personnel may be the individuals who harass a student.

Understanding School Policy and Filing Complaints

West Virginia Policy 4373, Expected Behavior in Safe and Supportive Schools "sets the requirements for the development of safe and supportive schools that provide the optimum learning conditions for both students and staff." This policy is also known as Legislative Rule, Title 126, Series 99, and became effective July 1, 2012. This rule "establishes disciplinary guidelines for student conduct that outline behaviors prohibited in West Virginia schools that must be consistently addressed in order to assure the orderly, safe, drug-free, violence- and harassment-free learning environment."

Policy 4373 cites the following definition for bullying/harassment and intimidation:

A student will not bully/intimidate/harass another student. According to West Virginia State Code §18-2C-2, harassment, intimidation or bullying means any intentional gesture, or any intentional electronic, written, verbal or physical act, communication, transmission or threat that:

- A reasonable person under the circumstances should know [bullying/harassment] will have the effect of
 harming a student, damaging a student's property, placing a student in reasonable fear of harm to his or
 her person, and/or placing a student in reasonable fear of damage to his or her property;
- Is sufficiently severe, persistent or pervasive that it creates an intimidating, threatening or emotionally abusive educational environment for a student; or
- Disrupts or interferes with the orderly operation of the school.

Each county has bullying/harassment policies. One incident of bullying, if severe enough, may be sufficient to file a complaint according to OCR and State Policy.

TIPS

- You can request a copy of your county's Bullying and Harassment Policy from your school or Board of Education (BOE) office.
- ➤ Often, LEAs provide student handbooks and/or planners at the beginning of the school year that include the Bullying and Harassment Policy.
- ➤ Be cautious, however, because the definition of bullying and harassment may differ from the OCR definition and West Virginia policy.

The **Bullying and Harassment policy** is typically handed out at the beginning of the school year or found in a student planner if the child's school provides one to each student. A copy can also be requested from the school office or the county office. A bullying/harassment grievance should be in writing. If you think the county policy does not comply with the OCR definition and West Virginia policy, contact the Office of Healthy Schools under the WVDE. The Office of Healthy Schools is responsible for enforcing this policy.



See Sample Letter to Address Student-to-Student Harassment and Sample Letter to Address Teacher-to-Student Harassment at the end of this chapter.



See Sample Letter to Request County Policy in the reference materials located in Chapter 3.

TIPS

Be sure to keep a copy of the complaint for your records. The complaint should be sent to the principal by certified mail with a return receipt.

The grievance should contain as much information as possible, such as who did the bullying, where it happened, the time, any witnesses and what happened in specific detail.

The LEA should conduct an investigation of the complaint. The parent should receive a report of the investigation that informs them if the school did find that bullying occurred. The report will not tell you what actions were taken against the student who was the bully. This would be a violation of privacy. Sometimes the "bully" is a student with a disability and actions taken for that student may be very different than a student without a disability.

If the same student continues to bully your child, another complaint should be filed. Be sure to mention in the complaint that this is a second incident. The second complaint should be sent not only to the school principal but also to the County Superintendent, Board of Education President and to the WVDE, Office of Healthy Schools.

If there is a third incident of bullying, the parent should file a complaint with the OCR.

Please note that depending on the severity of the bullying or the LEA's responsiveness to your concerns, you might wish to file a complaint with the OCR the first time an incident happens. Parents may also want to consider filing charges with their local police department.

TIPS

- Anyone can file an Office for Civil Rights (OCR) complaint if they believe a school that receives federal funds has discriminated against someone.
- When filing an OCR complaint, you will need to make sure that you file the complaint under the correct statute. This sometimes becomes difficult for parents of children with disabilities because the child may not be able to communicate to parents or school staff that bullying/harassment is occurring.
- If you are filing an OCR complaint under Section 504 or Title II of the ADA, you will need to describe the actions taken by the person who is bullying/harassing the child that are related to the child's disability.

Another option parents or any citizen has in resolving problems when there appears to be a failure to provide elements of a high-quality education is West Virginia Policy 7211, Citizens Appeals. Parents or any citizen may file an appeal using Policy 7211 when a state board policy or state law has been violated and there is evidence to support the allegation. This evidence may include meeting dates, meeting notes, phone records, and/or written correspondence.

An appeal under Policy 7211 can only be filed after the issue has been informally discussed with the proper school administrator without successful resolution. There are **four (4) levels of appeal** under this policy.

- Level I: In the event the issue is not resolved informally with the proper school administrator, a formal, written appeal may be filed with the principal or school administrator.
- Level II: Unsatisfactory Level I decisions may be appealed in writing to the county superintendent. This must be done within fifteen (15) calendar days of receipt of the Level I decision.
- Level III: Unsatisfactory Level II decisions may be appealed in writing to the county board of education. This must be done within fifteen (15) calendar days of receipt of the Level II decision.

• Level IV: Unsatisfactory Level III decisions may be appealed in writing to the state superintendent of schools. This must be done within thirty (30) calendar days of receipt of the Level III decision.

Policy 7211 **cannot** be used to address a personal complaint about a school employee, or a concern about the placement of an exceptional student. Each county has its own procedures to address personal complaints about school employees. Policy 2419 includes a dispute resolution process for placement decisions.

When filing a Citizens Appeal under Policy 7211, the parent will need to list the policy and/or laws violated. These can be found on the West Virginia Department of Education (WVDE) website at http://wvde.state.wv.us./policies. For school personnel to student harassment, the Employee Code of Conduct (Policy 5902) is the policy most likely being violated. Additional information can be obtained by calling the 24-hour West Virginia Safe Schools Helpline at 1-866-723-3982.

The West Virginia Department of Education has in-depth information on Policy 7211, Conflict Resolution Process for Citizens. They provide a Resolution flowchart and complaint forms for Level 1, Level 2, and Level 3. This information is located at https://wvde.state.wv.us/policies/.

When making a report, the following information will be needed:

- What is being reported (complaint, problem, suggestion)
- Date and time incident did or will occur
- Name of school where the incident did or will take place
- The suspect
- School the suspect attends
- Description of the incident that did or will take place
- Contact information (optional)

TIPS

When calling the 24-hour West Virginia Safe Schools Helpline, you will be given a case number and reminded not to give any identifying information. You will be asked to report any information that did or could negatively impact a student(s), school staff, or school property, such as violence, weapons, threats, thefts or property damage, drug or alcohol abuse or sexual harassment. You may request a status report of action three (3) school days after making a report.

Chapter 8 Reference Materials

The following documents are referenced in Chapter 8:

- ✓ US Department of Education Parent Fact Sheet: What are Public School Required to Do When Students with Disabilities Are Bullied?
- ✓ Sample Letter to Address Student-to-Student Harassment and Discrimination
- ✓ Sample Letter to Address Teacher-to-Student Harassment and Discrimination

UNITED STATES DEPARTMENT OF EDUCATION

Office for Civil Rights



Parent Fact Sheet

What Are Public Schools Required to Do When Students with Disabilities Are Bullied?

What does a school have to do when a child with a disability is being bullied?

- School staff, parents, and other caring adults have a role to play in preventing and responding to all forms of bullying. If a student with a disability is being bullied, federal law requires schools to take immediate and appropriate action to investigate the issue and, as necessary, take steps to stop the bullying and prevent it from recurring.
- Regardless of whether the student is being bullied based on his or her disability, schools
 must remedy the effects of bullying on the services that the student with a disability receives
 (special education or other disability-related services) to ensure the student continues to
 receive a free appropriate public education (FAPE). Any remedy should not burden the
 student who has been bullied.

Does it matter if a child has an Individualized Education Program (IEP) or 504 plan?

• No. Some students with disabilities receive FAPE through an IEP developed under the Individuals with Disabilities Education Act (IDEA) and others receive a plan developed under Section 504. If changes in a student's behavior or academic performance indicate that a student may not be receiving FAPE, the IEP or Section 504 team should meet to determine whether the student's educational needs have changed and the school must provide any needed additional services promptly to ensure the student's ongoing receipt of FAPE.

Where can I go for help?

- Go to <u>www.stopbullying.gov</u>, a federal website that provides helpful information and resources on bullying prevention and remedies.
- Ask to meet with the IEP or 504 team, the principal, or the district's Section 504 or Title II
 Coordinator if you believe your child is being bullied. Consider using your school's
 disability grievance procedures to have the school address your concerns.
- The U.S. Department of Education's Office for Civil Rights (OCR) has issued a <u>Dear Colleague Letter</u> explaining what public schools must do under federal law to respond when students with disabilities are bullied. OCR investigates complaints of disability discrimination at schools. To learn more about federal civil rights laws or how to file a complaint, contact OCR at 800-421-3481 (TDD: 800-877-8339), or <u>ocr@ed.gov</u>. OCR's website is <u>www.ed.gov/ocr</u>. To fill out a complaint form online, go to http://www.ed.gov/ocr/complaintintro.html.

[OCR-00078]

This is a sample letter to address student-to-student harassment. A parent can use this sample to notify the LEA of the harassment and address concerns about discrimination on the basis of disability. This letter does not replace legal advice from a lawyer. If you need advice based on facts unique to your child, please contact a lawyer.

Note: A harassment complaint can be filed by anyone on behalf of a child.

(Date)

(Insert your name)
(Insert your address)

(Insert the Superintendent's name), Superintendent (Insert county name) County Schools (Insert address)

RE: Harassment of (Insert child's name)

Dear Superintendent (Insert Superintendent's last name):

I am the parent of (Insert child's full name). (Insert child's first name) attends (Insert school's name) in (Insert county name) County and receives special education services.

The purpose of this letter is to notify you that (Insert child's first name) has been the subject of severe and pervasive student-to-student harassment. I want to make you aware of the following incidents that (Insert child's first name) has been subject to at (Insert name of school). (List facts such as dates harassment occurred, where it occurred, times and witnesses. List incidents of bullying/harassment. Include any documentation.)

I believe this harassment constitutes discrimination against (Insert child's first name). The discrimination interferes with (Insert child's first name) right to equal access to educational programs and activities because (explain how the child cannot access educational programs. The effect must be serious in nature, such as afraid to attend school, made fun of in class resulting in private therapy, etc.) (Insert name of school staff) has been made aware of this harassment but has failed to act to end the discrimination and harassment that harms (Insert child's first name).

It is my understanding that (Insert County name) County and (Insert school's name) School are the recipients of federal funds. As the Superintendent of this county school system, you have the authority to control (Insert name of school) School where the acts of harassment occur, the individuals committing these acts, and school personnel who have ignored the problem.

(Sample letter continued on next page)

I would like (Insert county name) County Schools to correct the harassment and discrimination by doing the following: (Describe suggested corrective actions). It is my understanding that as Superintendent of this county school system, you have the authority and responsibility to investigate this complaint on behalf of (Insert child's first name) and implement corrective actions to end the harassment and discrimination. Please act to correct the harassment and discrimination suffered by (Insert the child's first name).

Please consider this letter a request for you to investigate the harassment and discrimination suffered by (Inserts child's first name) and to take appropriate and effective corrective actions. I believe that any failure by you and your county school system to investigate and take effective corrective actions, as necessary, demonstrate deliberate indifference to this discrimination, and I understand I have the right to file a complaint with the Office of Civil Rights and/or pursue legal remedies.

I look forward to end of the harassment and discrimination against (Insert child's first name).

Respectfully,

(Sign your name)
(Type your name)

This is a sample letter to address teacher-to-student harassment. A parent can use this sample letter to notify the LEA of the harassment and to address concerns about discrimination on the basis of disability. This letter does not replace legal advice from a lawyer. If you need advice based on facts unique to your child, please contact a lawyer. Send this letter to the Superintendent in your county by certified mail with a return receipt. Keep a copy for your records.

Note: A harassment complaint can be filed by anyone on behalf of a child.

(Date)

(Insert your name) (Insert your address)

(Insert the Superintendent's name), Superintendent (Insert county name) County Schools (Insert address)

RE: Harassment of (Insert child's full name)

Dear Superintendent (Insert Superintendent's last name):

I am the parent of (Insert child's full name). (Insert child's first name) attends (Insert school's name) in (Insert county name) County and receives special education services.

The purpose of this letter is to notify you that (Insert child's first name) has been the subject of severe and pervasive teacher (or any school personnel)-to-student harassment by (Insert name of teacher or school personnel harassing the student). I want to make you aware of the following incidents that (Insert child's first name) has been subject to at (Insert the name of the school) School. (List facts such as dates harassment occurred, where it occurred, times and witnesses. List incidents of bullying/harassment. Include any documentation.)

I believe this harassment constitutes discrimination against (Insert child's first name). The discrimination interferes with (Insert child's first name) right to equal access to educational programs and activities because (explain how the child cannot access educational programs. The effect must be serious in nature, such as afraid to attend school, made fun of in class resulting in private therapy, etc.) (Insert name of school staff) has been made aware of this harassment but has failed to act to end the discrimination and harassment that harms (Insert child's first name).

It is my understanding that (Insert county name) County and (Insert name of school) School are the recipients of federal funds. As the Superintendent of this county school system, you have the authority and responsibility to control (Insert name of school) School where the acts of harassment occur, the individual committing these acts, and school personnel who have ignored the problem.

(Sample letter continued on next page)

I would like (Insert county name) County Schools to correct the harassment and discrimination by doing the following: (Describe suggested corrective actions). It is my understanding that as the Superintendent of this county school system, you have the authority and responsibility to investigate this complaint on behalf of (Insert the child's first name) and implement corrective actions to end the harassment and discrimination. Please act to correct the harassment and discrimination suffered by (Insert child's first name).

Please consider this letter a request for you to investigate the harassment and discrimination suffered by (Inserts child's first name) and to take appropriate and effective corrective actions. I believe that any failure by you and your county school system to investigate and take effective corrective actions, as necessary, demonstrate deliberate indifference to this discrimination, and I understand I have the right to file a complaint with the Office of Civil Rights and/or pursue legal remedies.

I look forward to end of the harassment and discrimination against (Insert child's first name).

Respectfully,

(Sign your name)
(Type your name)

Definitions

TERM	DEFINITION
Accommodations	Changes in how a student accesses information and demonstrates learning. Accommodations do not substantially change the instructional level, content, or performance criteria. The changes are made in order to provide a student with equal access to learning and equal opportunity to show what he or she knows and can do. Accommodations can include changes in the following: presentation and/or response format and procedures, instructional strategies, time/scheduling, environment, equipment, and architecture. An accommodation does not alter what the student is expected to know.
Adult Student	A student who has reached age 18, the age of majority in West Virginia, and for whom all rights accorded to parents under Part B of Public Law 108 446, Individuals with Disabilities Education Improvement Act of 2004 (IDEA), have transferred to the student.
Adversely affects	Interferes with the student's educational performance to the extent that the student is unable to achieve in the general education program within the range of functioning of the student's chronological age peers without exceptionalities.
Age of Majority	The age at which educational rights of a student receiving Special Education Services, as required by IDEA, are transferred to the student. In West Virginia, educational rights are transferred to the student on their eighteenth birthday.
Alternative Academic Achievement Standards (AAAS)	Provide a framework for teachers of students with the most significant cognitive disabilities to teach skills and competencies essential for independent living, employment, and postsecondary education. These are the descriptions of what students should know and be able to do at each grade level in a content area.
Alternate Performance Task Assessment (APTA)	An assessment that documents a student's efforts, achievement and progress on instructional activities aligned to specific Alternate Academic Achievement Standards (AAAS) and is linked to the Content Standards and Objectives (CSO). APTA is administered to students whose performance cannot be adequately addressed through the general assessment due to a significant cognitive disability. APTA results are used to make instructional decisions and to meet No Child Left Behind (NCLB) requirements.
Anecdotal Recording	Information obtained through personal accounts, examples, and observations.
Assistive Technology Device	Any item, piece of equipment or product system, whether acquired commercially or off the shelf, modified, or customized, that is used to increase, maintain, or improve the functional capabilities of students with disabilities. The term does not include a medical device that is surgically implanted, or the replacement of such a device.
Benchmarks/Objectives	Measurable, intermediate steps between a student's present levels of academic achievement and functional performance and the annual goals. Objectives are based on a logical breakdown of the major components of the annual goals.

TERM	DEFINITION
Behavior Intervention Plan (BIP)	Written, purposeful, and individualized plan based upon a student's individualized needs, ideally assessed through a functional behavioral assessment (FBA). The BIP describes the positive behavioral interventions, strategies and supports required to successfully implement, in specific settings, the student's IEP goals and objectives in the areas of social, emotional, and/or behavioral development to remediate or replace target behaviors. The BIP may include, but is not limited to: • environmental modifications that may reduce the occurrence of the target behavior(s); • guidance, structured opportunities, and/or instruction in the use of new skills as a replacement for problem behaviors; • consequences to promote positive change and diminish problem behavior; • a crisis management plan, if appropriate; and
	procedures for monitoring, evaluating, and reassessing the plan as necessary.
Bullying, Harassment, and Intimidation	 Any intentional gesture, or any intentional electronic, written, verbal or physical act, communication, transmission or threat that: A reasonable person under the circumstances should know [bullying/harassment] will have the effect of harming a student, damaging a student's property, placing a student in reasonable fear of harm to his or her person, and/or placing a student in reasonable fear of damage to his or her property; Is sufficiently severe, persistent or pervasive that it creates an intimidating, threatening or emotionally abusive educational environment for a student; or Disrupts or interferes with the orderly operation of the school.
Case Management	The additional duties a special education teacher can be assigned for a group of students including primary responsibility in performing the administrative functions of the IEP process including but not limited to: setting up meetings; ensuring appropriate forms are completed; ensuring timelines are met; and notifying participants of the times and dates of meetings.
Cognitive Strategies Instruction (CSI)	CSI is an explicit instructional approach that emphasizes the development of thinking skills and processes as a means to enhance learning (Scheid, 1993). Students are taught metacognitive or self-regulation strategies in structured cognitive routines that help them monitor and evaluate their learning (Dole, Nokes, & Drits 2009). Specifically, three major concepts are associated with CSI: Cognition: a student's ability to know what to do in order to complete a task Metacognition: a student's ability to monitor his/her performance, and be flexible to change plans when the task is not being successfully completed Problem solving: a student's ability to plan, reason, select relevant information and monitor results
Content Area	The subject area most commonly taught in school. There are traditionally ten content areas built into the school-wide curriculum: the arts, civics, English/language arts, geography, history, math, science, skills for a healthy life, technology, and world languages.

TERM	DEFINITION
Content Standards and Objectives	Content standards are broad descriptions of what students should know and be able to do in a content area. Content standards describe what students' knowledge and skills should be at the end of a 1-12 sequence of study. Objectives are incremental steps toward accomplishment of content standards. Objectives are listed by grade level and are organized around the content standards. Objectives build across grade levels as students advance in their knowledge and skills.
Communication	The active process of exchanging information and ideas. Communication involves both understanding and expression. Forms of expression may include personalized movements, gestures, objects, vocalizations, verbalizations, signs, pictures, symbols, printed words, and output from augmentative and alternative communication (AAC) devices.
Consent	As defined by IDEA, parental consent or informed written consent. Parent/adult student is fully informed regarding the actions by the LEA for which consent is being requested.
Co-Teaching	Two or more educators delivering instruction designed to support an academically diverse or blended group of students in a single physical space; when a special and general educator share instructional responsibilities for a group of students with diverse needs in the same general education classroom.
Day	Day means calendar day unless otherwise indicated as school day or business day.
Differentiated Instruction (DI)	DI a comprehensive and flexible process that includes the planning, preparation and delivery of instruction to address the diversity of students' learning needs within the classroom. Through DI, teachers take into account who they teach, what they teach, where they teach and how they teach.
Direct Services	Instruction, therapy or interventions provided one-on-one or in groups to an eligible student in school, home or community settings.
Disability	As defined by IDEA, a student with intellectual disability, hearing impairment, speech or language impairment, visual impairment, serious emotional disturbance, orthopedic impairment, autism, traumatic brain injury, other health impairments, or specific learning disabilities; and who, by reason thereof, needs special education and related services.
Eligible Students with Disabilities	Those individuals who, in accordance with the definitions, eligibility criteria, procedures and safeguards contained in this document, have been identified as having one of the following disabilities as defined in Chapter 3 but does not include Gifted or Exceptional Gifted: autism, emotional disturbance, blindness and low vision, speech/language impairment, deaf blindness, deaf and hard of hearing, intellectual disability, orthopedic impairment, other health impairment, developmental delay, specific learning disability, traumatic brain injury; and need special education.
Eligibility	The determination that must be made about "whether a child is a child with a disability," as defined by the IDEA, and is therefore eligible to receive special education services.

TERM	DEFINITION
Eligibility Committee	Considers the evaluation and reevaluation findings and determines whether the student meets or continues to meet the eligibility criteria for special education services.
Evaluation	The procedures used in accordance with the protection in evaluation requirements of IDEA 2004 to determine whether a student is exceptional and the nature and extent of the special education and related services that the student needs. The term means procedures used selectively with an individual student, and do not include basic tests administered to or procedures used with all students in a school, grade, or class.
Exceptional Student	Any child who requires special instruction or related services to take full advantage of or to respond to educational programs and opportunities because of physical, mental, emotional, social, or learning exceptionality, as determined by a multi-disciplinary team.
Exceptionality	Category of disability and/or giftedness of a student.
Extended School Year (ESY)	Special education and related services that are provided to a student with a disability beyond the normal school year of the district, in accordance with the student's IEP, and at no cost to the parents of the student; and that meet the standards of the state educational agency.
Exit Meeting	To review summary of performance must be conducted no earlier than 45 days, and no later than seven days, prior to graduation or reaching the end of the school year following the student's 21st birthday
Free and Appropriate Public Education (FAPE)	The special education and related services which: 1) are provided at public expense, under public supervision and direction, and without charge to the parent; 2) meet the standards of the state education agency, including the requirement of these regulations; 3) include preschool, elementary school or secondary school education in the State, and 4) are provided in conformity with an Individualized Education Program.
Functional Behavioral Assessment (FBA)	A sequential, multi-step, team evaluation process that helps to determine the purpose and the effect of the problem behavior(s) so that IEP goals and objectives can be identified, and interventions and modifications can be developed and implemented, specifically through a student's Behavioral Intervention Plan. An FBA requires that both school personnel and the parents evaluate the behaviors of concern within the broader perspective of the student's home and school environments.

TERM	DEFINITION
Functional Vision Assessment (FVA)	A FVA is conducted by a teacher of the visually impaired (TVI). For children with visual impairments, it determines what they can see, how they use their vision (including sustainability of use), and under what conditions they can see. Its focus is on accessing the wide range of educational materials available across all environments. A comprehensive FVA is needed to identify adverse impact and determine the specially designed instruction necessary. After the initial comprehensive FVA, updates are recommended annually or if there is a change in vision, environments or educational materials; it is a rolling assessment. It is typically not done with children who are totally blind or have light perception only. For children with cortical vision impairment(s), the FVA encompasses the ten characteristic behaviors associated with CVI.
General Education	An educational program designed to meet the needs of all students in Pre-K, early childhood, middle childhood, adolescent or adult education. Instruction in the general curriculum with any necessary accommodation may include co-taught classrooms, community-based instruction, or vocational instruction.
General Education: Full-Time (GEFT)	One school-age option of the LRE continuum of services. The student's specially designed instruction and related services are delivered inside the general education classes or integrated community settings for 80 percent or more of the school day.
General Education: Part-Time (GEPT)	One school-age option of the LRE continuum of services. The student's specially designed instruction and related services are delivered inside the general education classes or integrated community settings for no less than 40 percent of the school day.
Harassment	See bullying
Health Care Plan	A written document developed by the certified school nurse which includes a nursing diagnosis, is individualized to the student's health needs and consists of specific goals and interventions delineating the school nursing actions, delegated procedures and student's role in self-care.
Homebound Services (Policy 2510)	The educational services for students who cannot attend the public school setting due to an injury or for any other reason as certified in writing by a licensed physician or other licensed health care provider, or are temporarily confined to home or hospital for a period that lasts or will last more than three consecutive weeks.
Homeschool	A school in which parents (or other qualified adults of the parents' choosing) teach their children an academic curriculum at home instead of sending them out to a public or private school. West Virginia does not recognize homeschools as private schools.
Illegal Drug	A controlled substance; but does not include such a substance that is legally possessed or used under the supervision of a licensed health-care professional, or that is legally possessed or used under any other authority under the Controlled Substances Act of under any other provision of federal law.

TERM	DEFINITION
Independent Educational Evaluation (IEE)	An evaluation conducted by a qualified evaluator who is not employed by the district responsible for the education of the student in question, and who is selected by the party seeking the independent evaluation.
Indirect Services	Services provided by a special education teacher or provider to the student's teacher(s), aide(s), or another adult to directly benefit the student. In the case of assistive technology services, the indirect service may include collaboration with the individuals responsible for the provision of services described in the IEP to directly benefit the student. Indirect services include, but are not limited to, selecting or designing materials and/or activities, monitoring behavior management plans, programming assistive technology devices, or evaluating student progress on short-term objectives.
Individualized Education Program (IEP)	A written statement for an eligible student with an exceptionality that is developed, reviewed and revised in accordance with West Virginia Policy 2419 and IDEA 2004.
Individuals with Disabilities Education Improvement Act of 2004 (IDEA)	Federal law that makes available a FAPE to eligible children with disabilities throughout the nation and ensures special education and related services to those children.
Informed Consent	The process in which a parent is fully informed about the action the school district plans to take and for which consent is being requested.
Instructional Day	Time allocated within the school day for the teaching and mastery of content standards as specified in Policy 2510.
Interim Alternate Educational Setting	An appropriate setting determined by the student's IEP Team in which the student is placed for no more than forty-five school days. This setting enables the student to continue to receive educational services and participate in the general education curriculum (although in another setting) and to progress toward meeting the goals set out in the IEP. As appropriate, the setting includes a Functional Behavioral Assessment (FBA) and behavioral intervention services and modifications to address the behavior violation so that it does not recur.
Interveners	An intervener is a specially trained person who works consistently one-to-one with a student who is deafblind. The intervener facilitates access to the environmental information that is usually gained through vision and hearing but which is incomplete to the child who is deafblind. The intervener helps the student gather information, learn concepts and skills, and develop communication and language.
Interpreting Services	With respect to students with deafness or who are hard of hearing: includes oral transliteration services, cued language transliteration services, sign language transliteration and interpreting services, and transcription services, such as communication access real-time translation (CART), C-Print, and TypeWell.
Intimidation	See bullying

TERM	DEFINITION
Least Restrictive Environment (LRE)	The educational placement which provides the services/conditions necessary to meet the unique educational and behavioral needs of the student, while providing the student with integration to the maximum extent appropriate with peers without exceptionalities.
Local Educational Agency (LEA)	West Virginia county boards of education, schools and facilities under the supervision of the WVBE, and charter public schools acting as their own LEA or under the supervision of an LEA. These agencies are legally constituted within a state for either administrative control or direction of, or to perform a service function for, public elementary or secondary schools in a city, county, LEA, or other political subdivision of a state, or for a combination of school LEAs or counties as are recognized in a state as an administrative agency for its public elementary or secondary schools.
Manifestation Determination Review	A meeting of IEP Team members (determined by the district and parent) including the parent(s) to review the relationship of the student's disability and the behavior resulting in disciplinary action. The team will determine if the behavior is related to the student's disability and review information in the student's file, the IEP, teacher observations, and important information from the parents.
Mediation	An informal, non-adversarial and voluntary process in which the parties involved in a dispute are given an opportunity through an impartial third party, called a mediator, to resolve their differences and find a solution satisfactory to the parties involved.
	A meeting Includes but not limited to eligibility committee meetings to determine if a student is eligible for special education services.
	An EC meeting can be an initial, transfer, or reevaluation meeting.
Maskins	IEP meetings to develop, review, or make changes to a student's IEP. IEPs can be an initial, annual, review, or targeted meeting.
Meeting	A meeting does not include informal or unscheduled conversations involving LEA personnel and conversations on issues such as teaching methodology, lesson plans, or coordination of service provision if these issues are not addressed in the student's IEP. A meeting also does not include preparatory activities that LEA personnel engage in to develop a proposal or response to a parent proposal that will be discussed at a later meeting.
Modifications	Changes in what a student is expected to learn. The changes are made to provide a student the opportunity to participate meaningfully and productively along with other students in classroom and school learning experiences. Modifications might include changes in the following: instructional level, content, and performance.
Modified Diploma	Eligible students with disabilities who have been determined by an IEP Team to be unable, even with extended learning opportunities and significant instructional accommodations, to meet state and county standard graduation requirements may receive a modified diploma. These students participate in the alternate assessment based on alternate academic achievement standards.

TERM	DEFINITION
Objectives	See Benchmarks
Out-of-School Environment (OSE) Services	Instruction, therapy or interventions provided one-on-one or in groups at a location outside of the school, such as home or community.
Personalized Education Plan (PEP)	A plan developed to guide students and parents to thoughtfully explore individual interests and aptitudes in relation to academic and career planning. Each student's course selections are based on individual career aspirations and post-secondary plans.
Placement	The setting in which the eligible exceptional student receives special education and related services. Each placement option is described in Chapter 5, Section J.
Positive Behavior Interventions and Supports (PBIS)	A broad term that describes a comprehensive, research based, proactive approach to behavioral support aimed at producing comprehensive change for students with challenging behaviors. See Policy 2419 for a more extensive definition.
Present Levels of Academic Achievement and Functional Performance	Specific statements that describe the effect of the student's exceptionality on his/her educational performance, including how the student's exceptionality affects the student's involvement and progress in the general education curriculum; or for preschool children, how the exceptionality affects the child's participation in agerelevant developmental activities. These statements are written in objective measurable terms, to the extent possible, using relevant information such as recent evaluation reports, statewide testing results, current progress data and parent information.
Prior Written Notice	A written notice to inform a parent/adult student of the district's proposal or refusal to initiate or change the student's identification, evaluation, educational placement or provision of FAPE. The notice must be provided to the parent/adult student within a reasonable amount of time prior to implementing the proposed action/refusal.
Procedural Safeguards	The due process protections afforded in the implementation of the West Virginia special education process.
Referral	A written statement to the school district requesting that a child be evaluated to determine if he or she needs special education services.
Related Services	Transportation and such developmental, corrective and other supportive services as are required to assist an eligible student with an exceptionality to benefit from special education. The term includes, but is not limited to, assistive technology, audiology, interpreting services, speech/language therapy, psychological services, physical therapy, occupational therapy, clean intermittent catheterization, recreation (including therapeutic recreation), counseling (including rehabilitation counseling), orientation and mobility services. Related services do not include a medical device that is surgically implanted.

TERM	DEFINITION
Resource Room	A setting separate from the general education environment where a special education program is delivered to students with disabilities, either individually or in a small group, for a portion of the school day. The amount of time spent in a resource room is determined by an IEP team's consideration of each student's individual need for specially designed instruction and support, and the determination of the student's least restrictive environment. A resource room is distinct from a self-contained classroom in which students with more significant disabilities spend at least 60 percent of their school day.
Scaffolding	Tailored support given during the learning process. Scaffolding provides support for children while they are in the initial stages of learning a new task. This support allows the child to connect to the whole experience even before he or she is entirely capable of managing all the demands. Typically, this type of support is tapered off or withdrawn as the learner becomes increasingly capable of independently managing all aspects of the task.
Self-Advocacy	People with intellectual and developmental disabilities, individually or in groups, speaking or acting on behalf of themselves or others concerning issues that affect people with disabilities.
Self-Contained Special Education Classroom	A classroom where students with the most significant disabilities with similar needs receive instruction in all academic subjects for a least 60 percent of the student's time.
Serious Bodily Injury	A bodily injury that involves a substantial risk of death; extreme physical pain; protracted and obvious disfigurement; or protracted loss or impairment of the function of a bodily member, organ or faculty (18 U.S.C. Section 1365(4)(h)).
Special Education	Specially designed instruction, at no cost to parents, to meet the unique educational needs of an eligible student with an exceptionality, including instruction conducted in the classroom, in the home, in hospitals and institutions, and in other settings; and instruction in physical education. The term includes speech language pathology services, vocational education and travel training if it consists of specially designed instruction, at no cost to the parents, to meet the unique needs of a student with an exceptionality.
Specially Designed Instruction	Adapting content, methodology or delivery of instruction: 1) to address the unique needs of an eligible student that result from the student's exceptionality; and 2) to ensure access of the student to the general curriculum, so that he or she can meet the educational standards that apply to all students.
Special Transportation	Modification made in regular school transportation to assure accessibility of special education and other related services for students with disabilities. This includes special equipment and care. See Policy 2419 for a more extensive definition.
Student Assistance Team (SAT)	A trained school-based team which provides a formalized process for the review of student needs and complements the work Student Assistance Team (SAT)of instruction and intervention teams.

TERM	DEFINITION
Supplementary Aids and Services	Aids, services and other supports that are provided in general education classes, other education-related settings and in extracurricular and nonacademic settings, to enable students with exceptionalities to be educated with students without exceptionalities to the maximum extent appropriate. See Policy 2419 for a more extensive definition.
Supported Decision- Making (SDM)	A less restrictive alternative to guardianship. The National Resource Center for Supported Decision Making describes this as a process where people use trusted friends, family members, and professionals to help them understand the situation and choices they face, so they may make their own decisions; it is a means for encouraging and empowering people to make their own decisions to the maximum extent possible. It is not a specific program, but a formal or informal process that keeps the person with a disability in control of their own lives.
Surrogate Parent	An individual assigned by the school district to assume the rights and responsibilities of a parent under IDEA 2004, including attending IEP meetings. The surrogate parent may represent a student in all matters relating to the identification, evaluation, educational placement, and the provision of FAPE to the student.
Targeted Case Management (TCM) Services	TCM services are a component of the TCM Service Plan. TCM identifies and addresses special health problems and needs that affect the member's ability to learn, assist the child to gain and coordinate access to a broad range of medical, social, educational, and other services, and ensures that the member receives effective and timely services appropriate to their needs. (WV DHHR Bureau for Medical Services, Chapter 538 School-Based Health Services).
Targeted IEP Review	May be conducted when only a portion of an IEP requires review or modification (example: reviewing only the behavior present levels of educational performance (PLEPs)/goals/behavior plans of an IEP that also addresses academic areas). Conducting a Targeted IEP meeting does not change the Annual Review meeting date.
Transition Services	A coordinated set of activities and supports necessary for a student with a disability to achieve a seamless transition from a school to post-school environment. Transition activities and supports are based on data obtained from age-appropriate transition assessments and focus on improving academic and functional outcomes for the student necessary to achieve the student's post-school goals. IEP teams must consider secondary transition activities and supports related to post-secondary education, vocational education, integrated employment including supported employment, continuing and adult education, adult services, independent living and/or community participation. These activities and supports must be based on the individual student's needs, preferences, and interests. These activities and supports include explicit skill instruction, related services, community experiences, development of employment and other post-school adult living objectives, and, if appropriate, acquisition of daily living skills and/or a provision of functional vocational evaluation.

TERM	DEFINITION
Universal Design for Learning (UDL)	UDL is an approach to teaching and learning and the development of curriculum and assessment that draws on current brain research and new media technologies to respond to individual differences.
Weapon	A device, instrument, material, or substance, animate or inanimate, that is used for, or is readily capable of causing death or serious bodily injury, except that such a term does NOT include a pocket knife with a blade of less than 3 ½ inches in length (18 U.S.C. Section 930 (g)(s)).

Acronyms and Abbreviations

**Alphabetized by the Acronym in column one.

ACRONYM	MEANING
AAAS	Alternate Academic Achievement Standards
ABA	Applied Behavioral Analysis
ADA	Americans with Disabilities Act
ADD	Attention Deficit Disorder
ADHD	Attention Deficit Hyperactivity Disorder
AIM	Accessible Instructional Material
APRN	Advanced Practice Registered Nurse
АРТА	Alternate Performance Task Assessment
ASD	Autism Spectrum Disorder
AT	Assistive Technology
BIP	Behavior Intervention Plan
ВОЕ	Board of Education
CIC	Clean Intermittent Catheterization
CSI	Cognitive Strategies Instruction
CSO	Content Standards and Objectives
СТЕ	Career Technical Education
DARF	Disciplinary Action Review Form
DI	Differentiated Instruction
DOE	Department of Education (U.S.)
DOJ	Department of Justice (U.S.)
DRS	Division of Rehabilitation Services
EC	Eligibility Committee

ACRONYM	MEANING
ECCAT	Early Childhood Classroom Assistant Teacher
EDEN	Education Data Exchange Network
ESSA	Every Student Succeeds Act
ESY	Extended School Year
FAPE	Free and Appropriate Public Education
FBA	Functional Behavioral Assessment
FERPA	Family Education Rights and Privacy Act
FT	Full-Time
FVA	Functional Vision Assessment
GEE	General Education Environment
GEFT	General Education: Full-Time
GEPT	General Education: Part-Time
IAES	Interim Alternate Educational Setting
IDEA	Individuals with Disabilities Education and Improvement Act of 2004
IEE	Independent Educational Evaluation
IEP	Individualized Education Program
IFSP	Individual Family Service Plan
IQ	Intelligence Quotient
LEA	Local Education Agency
LRE	Least Restrictive Environment
MDET	Multidisciplinary Evaluation Team
MDR	Manifestation Determination Review
MDT	Multi-Disciplinary Team
MTSS	Multi-Tiered Systems of Supports

ACRONYM	MEANING
NCLB	No Child Left Behind
NIMAS	National Instructional Materials Accessibility Standard
OCR	Office for Civil Rights
OSE	Out-of-School Environment
OSP	Office of Special Programs
ОТ	Occupational Therapy
PA	Physician's Assistant
PBIS	Positive Behavior Interventions and Supports
PECS	Picture Exchange Communication System
PEP	Personalized Education Plan
PERC	Parent Educator Resource Center
PLAAFP	Performance Levels of Academic Achievement and Functional Performance
PT	Part-Time or Physical Therapy
PWN	Prior Written Notice
RESA	Regional Education Service Agency
RF	Residential Facility
SAT	Student Assistance Team
SC	Separate Class
SDM	Supported Decision-Making
SEE	Special Education Environment
SLD	Specific Learning Disability
SLP	Speech/Language Pathologist
SLPA	Speech/Language Pathologist Assistant
SLT	Speech/Language Therapy

ACRONYM	MEANING
SPP	State Performance Plan
SS	Special School
TCM	Targeted Case Management
UDL	Universal Design for Learning
WVATS	West Virginia Assistive Technology System
WVBE	West Virginia Board of Education
WVBTT	West Virginia Birth To Three Program
WVDE	West Virginia Department of Education
WVDHHR	West Virginia Department of Health and Human Resources The WVDHHR will be split into three separate Departments in January 2024: WV Department of Health (WVDH), WV Department of Human Services (WVDHS), and WV Department of Health Facilities (WVDHF).
WVEIS	West Virginia Education Information System
WV-MAP	W. Va. 123CSR14, Policy 2340, West Virginia Measures of Academic Progress

Quick Reference Guide to Important Timelines

EVENT	TIMELINE
Initial Evaluation	LEA has 80 days to conduct the full individual initial evaluation and convene an eligibility committee to determine the student's eligibility for special education services.
Evaluation/Re-evaluation	LEA has 60 days Timeline will be extended for an LEA over summer break. The timeline will stop on the last day of instruction for the school year and resume on the first instructional day the following school year.
IEP Team Meeting	At least once (1) every year

- IEP Meetings can be scheduled at any time throughout the school year by written request of the parent or school.
- Member(s) can be excused from the IEP Meeting if the parent(s) and school agree before the meeting is scheduled.
- If the absentee member's area of responsibility is being discussed, that member must submit recommendations in writing prior to the meeting.

Invitation to Attend IEP Meeting Eight (8) days prior to	o IEP meeting
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- School must contact parent(s) by written invitation.
- If parent(s) cannot attend, it is their responsibility to contact the school and arrange a mutually agreeable time. You can use a meeting notice form to do this.
- Members can participate by teleconferencing and videoconferencing with prior agreement and arrangement.
- If parents do not attend the IEP Meeting, the IEP Team can complete the IEP without them.

Physical Restraint	Written report provided to parent(s) within 24 hours of incident
School staff must attempt to notify the parent(s) as soon as possible.	
State Complaint	Within one (1) year of violation

- File State Complaint with the West Virginia Department of Education, Office of Assessment and Accountability, Compliance Management.
- Complaint must be investigated and completed within sixty (60) days.
- Complaint must be written/typed, dated and signed.
- Copy must be provided to the County Special Education Director at the same time.

EVENT	TIMELINE	
 Complaint should contain explanation of the problem, facts, and law/regulation violations or due process hearing decision violation. (Also referred to as Due Process Implementation Complaint.) 		
Due Process Complaint	Within two (2) years of violation	
Due Process Resolution Meeting	Fifteen (15) calendar days or less from date complaint is filed. The district may not suspend the 15-day resolution meeting timeline when schools are closed for breaks or holidays (within due process hearing timeline).	
 When a due process complaint is filed, a resolution meeting will be held. If no resolution is reached, a hearing will be scheduled. 		
Due Process Hearing	Within forty five (45) Days	
 Hearing officer must issue a written decision not later than 45 days after the timeline for resolution meeting ends. The LEA has thirty (30) days from the receipt of a complaint to resolve the problem (resolution session). Complaint must be written/typed, dated and signed. Complaint should contain explanation of the problem, facts, and law/regulation violations. Must be filed within two (2) years of violation. Any party has the right to prohibit the introduction of evidence not disclosed at least five (5) days prior to the hearing. 		
	Within twenty (20) school days of date the hearing is requested	
Expedited Due Process Hearing	Determination within ten (10) school days after the hearing	
 Expedited due process hearings are used in discipline situations. A resolution session must occur within seven days of the receipt of due process complaint unless mutually waived. 		
Due Process Implementation Complaint	Investigation completed within sixty (60) calendar days	
 If a due process hearing decision is not implemented, you can file a complaint with the West Virginia Department of Education Office of Assessment and Accountability. An investigation will be completed and a letter of findings will be issued within sixty (60) calendar days of receipt of written complaint. 		

Also referred to as a State Complaint.

EVENT	TIMELINE
Due Process Hearing Appeal	Appeal must be filed within ninety (90) days of decision

- Appeal must be filed within ninety (90) days of the hearing officer's decision.
- Decision is final unless the losing party brings a complaint in court.

Transition Planning and Services

Fourteen (14) years of age

- At age 14, the school must offer assessment and services to help your child prepare for life after school, including work and other community activities.
- Student must be invited to attend IEP Meetings.
- Transition goals and services must be included in a student's IEP.
- At age 17, the school must notify the student of his or her right to make educational decisions upon reaching 18.

Due Process Protection

Ten (10) school days or less of suspension

- Due process requires an informal notice of charges and the opportunity to refute the charges (e.g., informal conversation).
- Obtain copy of LEA Student Code of Conduct.
- Request an IEP Meeting and/or Manifestation Determination Review to address the issues.
- If you do not agree with the Functional Behavior Assessment, request an Independent Educational Evaluation (IEE).

Due Process Protection

More than ten (10) school days of suspension or expulsion

- Due process requires a formal notice of charges and the opportunity to refute the charges (e.g., written statement, refute charges before Board of Education).
- Obtain copy of.
- Request an IEP Meeting and/or Manifestation Review to address the issues.
- If you do not agree with the Functional Behavior Assessment, request an Independent Educational Evaluation (IEE).
- Students can be moved to an alternative educational setting by school officials or a hearing officer.

Manifestation Determination Review (MDR)	Within ten (10) school days of disciplinary change of placement
School Records Accessed by Parent(s)	No more than forty five (45) calendar days of the request

 Schools must permit parents to inspect and review education records relating to their children collected, maintained, or used by the LEA. EVENT TIMELINE

- Parents should make requests in writing.
- Schools must comply immediately if requested for use at an IEP Meeting, hearing or appeal.
- In all other instances, no later than forty five (45) calendar days after the request.
- Parent(s) have the right to obtain copies of records.

Complaints About Records

One hundred eight (180) calendar days or less after learning of the violation

- IDEA complaints about records should be directed to West Virginia Department of Education, Office of Assessment and Accountability.
- FERPA complaints about records should be directed to US Department of Education Family Policy Compliance Office.