

OHVA Board of Trustees Meeting

October 21, 2025 at 2:00 p.m.

Our Approach: Student-centric, Innovative

Our People: Passionate, Engaged

Our Students: Inspired, Empowered, Educated

1. Call to Order at 2:01 PM

2. Roll Call/Guests:

3.	Board Members	Present	Absent	Time of Arrival After Call to Order
1	Kelly Arndt – Member	\boxtimes		
2	Bruce Boerst – Member	×		
3	Adam Davenport – Board Secretary	×		
4	Patty Humbert - Member	×		
5	Susan Lippens – Board Vice President		×	
6	Ben Lochbihler – Member		×	
7	Gina Lopez – Member	×		
8	Jacob Moeller – Board Treasurer	×		
9	Matt Norton – Member	×		
10	Stephen Vasquez – Board President	×		
11	OCCS Ex-Officio Representative – Kristin Katakis	\boxtimes		

3. Public Participation on Agenda Items: None

4. Public Participation on Non-Agenda Items: None

5. Approval of Minutes of the Regular Meeting of August 19, 2025 (motion)

Motion I: Resolution Regarding Approval of Meeting Minutes

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the minutes from the meeting held on August 19, 2025.

Discussion: Mr. Norton moved to approve the meeting minutes August 19, 2025. Mr. Boerst seconded the motion. Minutes were unanimously approved by those Board members present.

Moved: Norton	Seconded: Boerst	Vote:	Arndt	Υ⊠	N
			Roarst	v 🖂	ΝП



Davenport	Y⊠	N
Humbert	Υ⊠	N
Lippens	Y 🔲	N
Lochbihler	Y 🔲	N
Lopez	Y 🖂	N
Moeller	Y 🔀	N
Norton	Y 🔀	N
Vasquez	Y⊠	N

6. Operations:

a. **Head of School Report**: Dr. Stewart started the Head of School Report by discussing the OHVA current enrollment. There are currently 16,498 students enrolled at OHVA with 3,109 students being special education enrollees. The remainder of the report focused on the feedback the board received by the OHVA staff regarding their recent compensation.

b. Academic Report

State Report Card Presentation: Mr. Wilkinson presented data on various components that contribute to OHVA's ratings. Additionally, Kristin Katakis, presented the breakdown of the Annual Academic Progress Report and comparisons with other online schools. OHVA received an overall rating of two stars. The various components that contribute to OHVA overall rating were (1) achievement (represents whether student performance state tests met established thresholds and how well students performed on tests overall)individually received 2 stars (2) progress (looks closely at the growth all students are making based on their past performances) – individually received 1 star (3) graduation rate (measure of the 4-year adjusted cohort graduation rate and the 5-year adjusted cohort graduation rate) – individually received 1 star (4) gap closing (measure of the reduction in education gaps for student subgroups) individually received 1 star (5) early literacy (measure of the reading improvement and proficiency for students in grades K-3) – individually received two stars. Mr. Wilkinson highlighted the areas for improvement and what OHVA plans to implement to improve their ratings.

OHVA had a 53.9% for performance index: (1) 9, 2688 (40.6%) students tested at the limited level (2) 5,377 (23.4%) students tested at the basic level (3) 4,387 (19.2%) tested at the proficient level (4) 1,832 (8.0%) students tested at the accomplished level (5) 1,088 (4.8%) students tested at the advanced level and (6) 892 (3.9%) students were untested. OHVA's graduation rate is at 74.2%.

b. RAZ Plus Purchase Req (motion)



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Motion II: Resolution Regarding RAZ Plus Purchase Requisition

WHEREAS the Board of Trustees of OHVA is committed to providing students with the necessary resources and support to achieve academic proficiency;

THEREFORE, BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the purchase of RAZ Plus, a program designed to support students performing below grade level in reading. The amount of the purchase shall not exceed \$23,710.

Discussion: Mr. Davenport moved to approve the purchase of RAZ Plus. Ms. Lopez seconded the motion. This program combined two programs that were previously paid for separately. The program was unanimously approved by those Board members present.

Moved: Davenport	Seconded: Lopez	Vote:	Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller Norton	Y	
			Norton Vasquez	Y ⊠ Y ⊠	N N

c. **Special Programs Report**: Johna McClure, Special Programs Director provided an overview of the special education enrollees. For the current school year, (1) K-2 – 267 students (12%) are special education enrollees (2) 3-5 – 469 students (19%) are special education enrollees (3) MS – 903 students (20%) are special education enrollees and (4) HS – 1470 (20%) are special education enrollees. Ms. McClure also provided note that there are 360 students who are currently homeless. OHVA is enrolling an average of 15-20 homeless students each week. Ms. McClure also provided the attendance data for this year's "Back-to-School" picnic. There were 3,186 attendees, including students, parents, siblings, and staff.

d. Operations Report

- a. Residency Verification Update: Emily Rogers, Senior Operations Manager discussed the technology issues at the beginning of the school year and utilization of the Canvas Program employed by both districts and universities.
- b. Board Room Carpet (motion)

Motion III: Resolution regarding the Replacement of Board Room Carpet



WHEREAS, replacing the carpet will enhance the functionality and appearance of the board room, which serves as a central location for meetings, presentations, and official gatherings;

THEREFORE, BE IT RESOLVED, that the Board of Trustees of OHVA approves the replacement of the carpet in the board room at a cost not to exceed \$25,968.58, as recommended by the Head of School.

Discussion: Mr. Moeller moved to approve the replacement of the board room carpet. Ms. Arndt seconded the motion. The replacement of the board room carpet was unanimously approved by those Board members present.					
Moved: Moeller	Seconded: Arndt	Vote:	Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller Norton Vasquez	Y	
	c. Computer Mo	nitors (m	notion)		
Motion IV: Resol	ution regarding Replacement	t Comput	er Monitors		
staff from CDW a	THAT the Board of Trustees of t a cost of \$105 per unit. The the Head of School.				
	oerst moved to approve the replacement of the computer t.	-	•		-
Moved: Boerst	Seconded: Lopez	Vote:	Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller	Y	N

Norton Vasquez



7. **Finance:** Dawn Cummings, Treasurer, reported that the average enrollment was 16,320. Revenue increased due to expected improved capture. Teacher expenses increased mostly due to removing some open special education positions and adding both K-12 and non-K12 special education contractors. Student expense decreased due to enrollment, lower K12 charge estimates based on course take rate, and the use of digital materials instead of physical materials. Student & Family Services decreased due to enrollment. Administration and Governance/Technology increased along with revenue. Insurance/Facilities/Other immaterial decrease based on current spending trends.

a. Bank Reconciliation (August/September) (motion)

Motion V: Resolution regarding filing of the Bank Reconciliations

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the filing of the bank reconciliations for the months of August and September 2025 as presented by the School Treasurer.

Discussion: Mr. Moeller moved to approve the bank reconciliations. Ms. Arndt seconded the motion the bank reconciliations. The bank reconciliations were unanimously approved by those Board members present.

Moved: Moeller	Seconded: Arndt	Vote:	Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller Norton	Y	N N N N N N N N N N N N N N N N N N N
			Norton Vasquez	Υ⊠ Υ⊠	N

b. Review/Approve Three-Year Forecast (motion)

Motion VI: Resolution regarding Three Year Forecast

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the Three-Year Forecast (copy attached hereto) as presented by the School Treasurer.

Discussion: Ms. Arndt moved to approve the Three-Year Forecast. Mr. Norton seconded the motion. The forecast was unanimously approved by those Board members present.



OHIO VIRTUAL ACADEMY					
Moved: Arndt	Seconded: Norton	Vote:	Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller Norton Vasquez		
	c. Review/Approve F	Y26 ODE Co	mmunity School B	udget (motion))
Motion VII: Reso	olution regarding OHVA FY	2026 ODE (Community School	Budget	
Fiscal Year 2026 the School Treas in accordance w	THAT the Board of Trustee Budget (copy attached here surer. The OHVA budget pasith this budget for FY 2026. he 10, 2025, are approved bet.	eto), as requ ssed by Boar No addition	uired by ORC 3314. d resolution on Ju al K12 services, ot	.032(C), and as $_{ m I}$ ne 10, 2025 sha her than those	presented by Ill be amended specifically
and Restated Ed	surer shall continue to prov ucational Products and Adn /irtual Schools LLC and as di	ninistrative	& Technology Serv	rices Agreement	t between
	Moeller moved to approve nmunity school budget was		-		
Moved: Moeller	Seconded: Arndt	Vote:	Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller Norton Vasquez		



- **8. Personnel/Staff Development:** Dr. Stewart introduced Manager, People Experience, Juanita Brandon.
 - a. Employee Hiring (motion)

Motion VIII: Resolution regarding Employment Agreements

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the OHVA Employment Agreements offered to the following individuals, as recommended by the Head of School and reviewed with the Board Human Resources point of contact:

<u>Name</u>	Hire Date	<u>Title</u>
Burke, Beverly	10/20/2025	Behavior Specialist
Bernard, Richard	10/20/2025	HS Science Teacher
Lanham, Bobbie	10/20/2025	HS IS
Childers, Heidi	10/20/2025	HS Math Teacher
Win, Molly	10/6/2025	K-5 ELL Teacher
Johanson, Laurel	10/6/2025	HS Math Teacher
Thompson, Katie	10/6/2025	HS Advisor
Stafford, Victoria	9/29/2025	3-5 Teacher
Best, Brooke	9/29/2025	6-8 Science Teacher
Heeter, Gina	9/15/2025	3-5 Teacher
Diehl, Gloria	9/15/2015	HS English Teacher
Skifstad, Gina	9/8/2025	9-12 CTE, Allied Health Teacher
May, Dominique	9/8/2025	6-8 IS
Flowers, Bailey	9/8/2025	HS Advisor
Johnson, Kathryn	9/2/2025	504 Coordinator
Lampley, KeAndra	8/25/2025	MS ParaPro Teacher
Saxton, Kristina	8/25/2025	6-8 IS
Borsellino, Brittne	8/25/2025	ES ParaPro
Moller, Delaney	8/25/2025	3-5 IS

Discussion: Mr. Davenport moved to approve the OHVA employment Agreements. Mr. Norton seconded the motion. The agreements were unanimously approved by those Board members present.

Moved: Davenport	Seconded: Norton	Vote: Arndt	Υ×	N∐
		Boerst	Y⊠	N
		Davenport	Y 🖂	N
		Humbert	Y⊠	N
		Lippens	Y 🗌	N
		Lochbihler	Y 🗌	N
		Lopez	ΥX	N



OHIO VIRTUAL ACAD EMY					
			Moeller Norton Vasquez	Y ⊠ Y ⊠ Y ⊠	N_ N_ N_
k	o. Employee Resignations	(motio	n)		
Motion IX: Resolutio	n regarding employee resi	gnation			
	T the Board of Trustees of abandoned their position as Head of School:				
<u>Name</u> Hill, Sheldon	Termination Date 10/14/2025	<u>Title</u> MS IS			
Discussion: Mr. Davenport moved to approve the employee resignation. Mr. Boerst seconded the motion. The employee resignation was unanimously approved by those Board members present. Moved: Davenport Seconded: Boerst Vote: Arndt Y N					
			Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller Norton Vasquez	Y	
C	c. Extra Duty Job Descript	ion (mo	otion)		
Motion X: Extra Duty	y Job Description				
-	d of Education of OHVA reco aff members assigned to ex	_			

NOW, THEREFORE, BE IT RESOLVED that the Board hereby approves the attached extra duty job description as presented by the Head of School.

Discussion: Ms. Lopez moved to approve the job descriptions. Mr. Boerst seconded the motion. Mr. Norton asked about expanding the list and the concerns with expansion of the list. Ms. Lopez supported

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	OHIO VIRTUAL CADEMY

ACADEMY

outlets for interactions between students given the online nature of the instruction. The job descriptions were unanimously approved by those Board members present.

d. Extra Duty Contracts (motion)

Motion XI: Extra Duty Contracts

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the Board-approved Extra Duty Contracts offered to the individuals listed in the attached document.

The Head of School confirms all individuals listed above meet the qualifications of the Board-approved job descriptions for the extra duty assignment.

Discussion: Mr. Davenport moved to approve the contracts. Mr. Boerst seconded the motion. The contracts were unanimously approved those Board members present.

9. Compliance:

- a. **OCCS Update**: Kristin Katakis provided an update along with her announcements involving the OHVA report card.
- b. 2024/2025 Annual Report (motion)

Motion XII: Resolution Regarding Annual Report



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BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the 2024-2025 Annual Report (a copy attached hereto), as recommended by the Head of School.

Discussion: Mr. Boerst moved to approve the annual report. Ms. Lopez seconded the motion. The report was approved by those Board members present.

Moved: Boerst	Seconded: Lopez	Vote:	Arndt	Y⊠	N
			Boerst	Y⊠	N
			Davenport	Y⊠	N
			Humbert	Y⊠	N
			Lippens	Y 🗌	N
			Lochbihler	Y 🗌	N
			Lopez	Y⊠	N
			Moeller	Y⊠	N
			Norton	Y⊠	N
			Vasquez	Y⊠	N

c. Weighted/Non-Weighted Courses Update (motion)

Motion XIII: Resolution Regarding Weighted/Non-Weighted Courses

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves adding Career Technical courses with CTAG to the Weighted/Non-weighted Courses Policy, in order to comply with ORC 3313.6031, as recommended by the Head of School.

Weighted/Non-weighted Courses

Weighted courses will be given an additional one quality point added to each letter grade:

- College Credit Plus courses are weighted (see CCP handbook section for specific course guidelines)
- Career Technical courses with a CTAG are weighted
- Honors courses are not weighted
- AP courses (including transfer AP courses) are not weighted

Discussion: Ms. Lopez moved to approve the Weighted/Non-weighted Courses Policy. Ms. Arndt seconded the motion. The courses were unanimously approved by those Board members present.

Moved:Lopez	Seconded: Arndt	Vote:	Arndt	Y⊠	N
			Boerst	Y 🔀	N
			Davenport	Y 🔀	N
			Humbert	YΧ	N



OHIO VIRTUAL ACADEMY			
		Lippens Lochbihler Lopez Moeller Norton Vasquez	Y
	d. Student Records & FERI	PA Policy Update (motion)	
Motion XIV: Reso	lution Regarding Student Reco	ords & FERPA Policy	
	THAT the Board of Trustees of G and FERPA Policy, in order to co		_
transfer o Wording	per of days that OHVA has to re of student records has been cha added to explain that OHVA m 00, except records related to a	anged from 14 days to 5 sch ay withhold records if a stu	ool days.
	orton moved to approve the p approved by those Board men		ded the motion. The policy
Moved: Norton	Seconded: Davenport	Vote: Arndt Boerst Davenport Humbert Lippens Lochbihler Lopez Moeller	Y

e. Special Education Model Policies and Procedures (motion)

Norton Vasquez

Motion XV: Resolution Regarding Special Education Model Policies and Procedures

WHEREAS, the Ohio Department of Education and Workforce has updated the Special Education Model Policies and Procedures to reflect changes in the Operating Standards for the Education of Children with Disabilities; and it is the responsibility of each educational agency to adopt and implement these policies



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and procedures to provide a free appropriate public education (FAPE) to all students with disabilities; therefore

BE IT RESOLVED THAT the Board of Trustees of OHVA hereby approves the updated Special Education Policy and Procedures, a copy of which is attached hereto, as recommended by the Head of School

Discussion: Ms. Arndt moved to approve the updated policy and procedures. Mr. Boerst seconded the motion. The policy and procedures were unanimously approved by those Board members present.

Moved: Arndt	Seconded: Boerst	Vote:	Arndt	Y⊠	N
			Boerst	Y⊠	N
			Davenport	Y⊠	N
			Humbert	Y⊠	N
			Lippens	Y 🔲	N
			Lochbihler	Υ 🔲	N
			Lopez	Y⊠	N
			Moeller	Y⊠	N
			Norton	Y⊠	N
			Vasquez	Y⊠	N

10. Upcoming event dates and communications:

a. Board meeting – December 9, 2025

Meeting adjourned at 3:41 P.M.

FY26 - October 2025 submission

IRN No.: 142950

Type of School: Internet/Computer Based Contract Term: June 2028

School Name: Ohio Virtual Academy

Statement of Receipt, Disbursements, and Changes in Fund Cash Balances For the Fiscal Years Ended 2023 through 2025 Actual 2026 and the Fiscal Years Ending 2027 through 2029 Forecasted

County:

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Operating Receipts	
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State Foundation Payments (3110, 3211)

Charges for Services (1500)

Fees (1600, 1700)

Other (1830, 1840, 1850, 1860, 1870, 1890, 3190) Total Operating Receipts

Operating Disbursements

100 Salaries and Wages

200 Employee Retirement and Insurance Benefits

400 Purchased Services

500 Supplies and Materials

600 Capital Outlay -New

700 Capital Outlay - Replacement 800 Other

819 Other Debt

Total Operating Disbursements

Excess of Operating Receipts Over (Under)

Operating Disbursements

Nonoperating Receipts/(Disbursements)

Federal Grants (all 4000 except fund 532) State Grants (3200, except 3211)

Restricted Grants (3219, Community School Facilities Grant)

Donations (1820)

Interest Income (1400)

Debt Proceeds (1900)

Debt Principal Retirement Interest and Fiscal Charges

Transfers - In

Transfers - Out

Total Nonoperating Revenues/(Expenses)

Excess of Operating and Nonoperating Receipts

Over/(Under) Operating and Nonoperating

Fund Cash Balance Beginning of Fiscal Year

Fund Cash Balance End of Fiscal Year

Actual			Current	Forcast		
Fiscal Year						
FY2023	FY2024	FY2025	FY2026	FY2027	FY2028	FY2029
\$91,416,166	\$103,526,910	\$119,095,587	\$131,494,278	\$141,204,297	\$141,204,297	\$141,204,297
-	-	-	-	-	-	-
-	-	-	-	-	-	-
1,283,773	1,144,670	1,589,183	1,335,535	1,335,535	1,335,535	1,335,535
\$92,699,939	\$104,671,580	\$120,684,771	\$132,829,813	\$142,539,832	\$142,539,832	\$142,539,832
\$36,514,282	\$37,180,948	\$36,318,006	\$47,456,132	\$46,538,681	\$48,130,876	\$49,616,405
13,681,931	15,052,662	15,735,494	18,845,896	20,668,018	21,362,521	22,450,179
60,181,137	65,389,581	74,363,298	69,992,651	72,742,626	73,307,616	73,902,417
17,663,137	16,376,498	16,255,328	14,669,825	14,673,705	14,677,682	14,681,857
136,000	254,611	370,115	307,867	281,814	315,984	325,383
132,999	85,000	58,894	50,000	85,000	60,000	60,000
-228,280	208	361,651	340	1,000	1,000	1,000
-	-	-	-	-	-	-
\$128,081,206	\$134,339,508	\$143,462,786	\$151,322,710	\$154,990,845	\$157,855,678	\$161,037,242
(\$35,381,268)	(\$29,667,928)	(\$22,778,016)	(\$18,492,897)	(\$12,451,013)	(\$15,315,846)	(\$18,497,410)
\$30,544,699	\$30,695,535	\$17,622,908	\$11,398,822	\$11,298,822	\$11,298,822	\$11,298,822
3,722,583	5,040,911	5,846,758	5,808,329	6,198,616	6,198,616	6,198,616
-	-	-	-	-	-	-
-	-	-	-	-	-	-
150,299	326,080	348,101	315,864	315,000	315,000	315,000
-	-	-	-	-	-	-
-	-	-	-	-	-	-
-	-	-	-	-	-	-
-	-	-	-	-	-	
-	-	-	-	-	-	-
\$34,417,581	\$36,062,526	\$23,817,766	\$17,523,015	\$17,812,438	\$17,812,438	\$17,812,438
(\$963,686)	\$6,394,597	\$1,039,751	(\$969,882)	\$5,361,425	\$2,496,593	(\$684,972)
\$8,520,921	\$7,557,235	\$13,951,832	\$14,991,583	\$14,021,701	\$19,383,126	\$21,879,719
\$7,557,235	\$13,951,832	\$14,991,583	\$14,021,701	\$19,383,126	\$21,879,719	\$21,194,747

Assumptions

Staffing/Enrollment Total Student FTE

Instructional Staff

Administrative Staff

Other Staff

Purchased Services

Utilities

Actual			Current		Forcast		
Fiscal Year							
FY2023	FY2024	FY2025	FY2026	FY2027	FY2028	FY2029	
13483	13508	14680	14920	14920	14920	14920	
666	674	663	675	685	685	685	
64	64	64	68	68	68	68	

\$255,590.18	\$176,117.32	\$180,520.00	\$103,812.00	\$106,431.04	\$108,696.00	\$108,696.00
7 760 01	7 047 23	6 625 00	_	_	_	_

Other Facility Costs		171,998.98	122,396.70	107,574.00	122,245.00	129,711.00	136,171.55	142,955.13
Insurance		146,403.00	189,603.36	210,659.00	235,276.00	270,567.40	311,152.51	357,825.39
Management Fee		14,918,365.34	#######################################	#######################################	###############	#######################################	#######################################	#######################################
Sponsor Fee		1,432,995.66	1,604,439.42	1,854,534.00	2,059,053.00	2,059,053.00	2,059,053.00	2,059,053.00
Audit Fees		24,792.70	24,801.50	23,727.00	24,802.00	26,538.14	28,395.81	30,383.52
Contingency		-	-	-	-	-	-	-
Transportation			-	-	-	-	-	-
Legal		71,767.78	34,103.50	51,281.00	46,400.00	47,792.00	49,225.76	50,702.53
Marketing		-	-	-	-	-	-	-
Consulting		-	-	-	300,000.00	300,000.00	300,000.00	300,000.00
Salaries and Wages				-	-	-	-	-
Employee Benefits				-	-	-	-	-
Special Education Services		4,003,288.63	4,404,208.93	4,824,557.00	5,240,663.00	5,607,509.69	5,887,885.18	6,182,279.44
Technology Services		7,900,915.11	9,436,813.41	#######################################	9,984,911.00	#######################################	#######################################	##############
Food Services				-	-	-	-	-
Other		31,247,249.24	#######################################	#######################################	################	***************************************	#######################################	#######################################
Total		\$60,181,136.53	\$65,389,581.00	\$74,363,298.00	\$69,992,651.00	\$72,742,626.34	\$73,307,615.50	\$73,902,417.12
Financial Metrics								
Debt Service Payments	\$-		\$-	\$-	\$-	\$-	\$-	\$-
Debt Service Coverage		0	0	0	0	0	0	0
Growth in Enrollment		0.00%	0.19%	8.68%	1.63%	0.00%	0.00%	0.00%
Growth in New Capital Outlay		0.00%	87.21%	45.36%	-16.82%	-8.46%	12.13%	2.97%
Growth in Operating Receipts		0.00%	12.91%	15.30%	10.06%	7.31%	0.00%	0.00%
Growth in Non-Operating Receipts/Expenses		0.00%	4.78%	-33.95%	-26.43%	1.65%	0.00%	0.00%
Days of Cash		24.28	20.53	35.5	36.16	33.02	44.82	49.59

Assumptions Narrative Summary

Fiscal Year 20XX-20XX Projected Debt						
Description	Beginning Year Balance	Principle Retirement	Interest Expense	Ending Year Balance	Debitor/ Creditor	Debitor/ Creditor
FTE Review	\$-	\$-	\$-	\$-	\$-	\$-
Loan A	\$-	\$-	\$-	\$-	\$-	\$-
Loan B	\$-	\$-	\$-	\$-	\$-	\$-
Line of Credit	\$-	\$-	\$-	\$-	\$-	\$-
Notes, Bonds	\$-	\$-	\$-	\$-	\$-	\$-
Capital Leases	\$-	\$-	\$-	\$-	\$-	\$-
Payables (Past Due 180+ days)	\$-	\$-	\$-	\$-	\$-	\$-
Total	\$-	\$-	\$-	\$-	\$-	\$-

Estimated FTE: The estimated FTE for FY26 is 14,920 and this forecast asssumes the same FTE for FY27-29. The current FTE is based on the latest enrollment activity and projected enrollments and withdrawals. Instructional Staff: Staffing for FY26 is based on current staff headcount. Staffing for FY27-FY29 assumes we will be fully staffed. Currently there is a shortage in available Special Education instructors. Administrative Staff: Ohio Virtual Academy does not employ administrative staff are provided by the management company/operator K12.

Other Staff: This category includes student support related staff. FY26 is based on current staff and future years assume the school is fully staffed.

Receipts:

Base Foundation: FY26 assumes phase-in of 83.33% along with supplemental funding per the new state funding formula. FY27-FY29 includes a phase-in of 100% per the state approved budget.

Other: This includes casino tax payments, a program enrichment grant provided by OCCS (the sponsor) and other state and local funding.

Federal Grants: In FY25 ARP ESSER expired 09/30/2024, the remainder of this grant was used by 09/30/2024. FY26 - FY29 do not include ARP ESSER, FY26 includes the remaining balance of the Stronger Connections Grant, which expires at the end of FY26. All other federal grants assume no change from FY27-FY29.

State Grants: FY26 includes the Attorney General grant; however, it is unknown if the school will receive in FY27-FY29. The State grant section also includes the Student Success and Wellness funds which increased due to the change in the funding formula phase-in rate.

Disbursement

Salaries and Wages: FY26 include commitment bonuses to encourage the staff to remain with the school. The school board also approved additional merit increases for all employees due to the previous annual salaries not being level-set for quite some time. FY27-FY29 does not include commitment bonuses, but do include merit increases to continue to bring the staff pay up.

Employee Retirement and Insurance Benefits: FY26-FY29 estimates based on salaries with incremental increases for inflation year-over-year.

Purchased Services/Supplies and Materials/Capital Outlay/Other: Expenses are consistent with enrollment plus cost of living increases.

Rent: This is rent for the office where the administrative staff works. FY27-FY29 show incremental increases based on leasing agreement. FY26-FY29 show a decrease due to the event center location lease expiring.

Utilities: Utilities were being paid at the event center, which the school no longer has, so the will be no utility expense for FY26-FY29.

Other Facility: This includes building maintenance and security, copier rentals, telephones, internet and postage.

Management Fee: This is a fee charged by K12, the management company, and is calculated as a percentage of designated revenues. Services provided by K12 for this fee include personnel management; facilities management; consulting and laison services with the Sponsor, ODEW, and other agencies; management services regarding special education, English Language Learning and Section 504 programs, related services and reimbursements; development, drafing and maintenance of forms, operations manuals, handbooks, guides, and policies and procedures; consultation, monitoring, and oversight of EMIS an other state reporting systems; assistance in applying for grants; buding and financial reporting; maintenance of financial and student

records; pupil recruitment; admissions; student discipline, etc. The management fee is reduced in each year by a credit to be issued by K12 in the amount of the deficit in order to maintain a specified net asset balance. If the management fee is not large enough, the remainder of the credit will go against the technology fee.

Sponsor Fee: This is a fee paid to the Ohio Council of Community Schools. It is a percentage of state foundation funding.

Legal: The legal fees for FY26-FY29 are based on prior years with incremental increases.

Special Education Services: This includes related services for the schools special education students.

Technology Fee: This is a fee charged by K12, the management company, and is calculated as a percentage of designated revenues. Services provided by K12 for this fee include monitoring of the Online School; fixing production issues, generating reports on pupil academic performance, attendance and progress, weeking and securing competitive pricing and centralized purchase discounts for computers, monitors, printers, software and other pertpherals; training school staff, parents and students on technology systems; developing, designing, publishing and maintaining the school's interactive website; maintaining the school's computer and telephone network; determining hardware configurations (including software and operating systems) for the school's technology needs; providing support for sychool employees and students; proposing for the governing authority adoption policies and procedures regarding the responsible use of computer equipment and other school propryt, etc.

Online Curriculum: This includes the cost of the online curriculum used by both the student and instructional staff.

Student Internet Reimbursement: Parents of students are eligible to receive a partial reimbursement of their internet costs. Internet service is provide for free for homeless students.

College Credit Plus: Many Ohio Virtual Academy student take advantage of the College Credit Plus program. Tuition is included in purchased services and testbooks are included in supplies.

Student Services: This includes Supplemental curriculum and special education assistive devices.

Purchased services Other: This section includes College Credit Plus, Online Curriculum for students and staff; professional development for staff, student internet reimbursement, student services, staff telephones and internet, testing cost including testing facilities, and staff travel

In each forecasted year, Ohio Virtual Academy's expenses will not exceed it's revenues. This is because according the the Educational Products and Administrative and Technology Services Agreement between Ohio Virtual Academy and K12, at the end of the fiscal year, if necessary, K12 will issue in an amount sufficient to maintain a net asset balance of \$250,000, not including capital assets.

Ohio Viirtual Academy has no debt.

Ohio Virtual Academy's management company/operator is K12, Inc.

**NOTE: per the contract between K12, Inc. and Ohio Virtual Aademy, K12 agrees to have a balanced budget each year. The budget will be balanced by reducing K12 service fees and/or estimated credits to K12 services fee. K12, Inc. fees consist of Management fees, Technology fees, Curriculum fees, Material fees, and Miscellaneous fees. The fees will be adjusted/decreased as needed to assure the schools budget is balanced each year.

Special Education Model Policies and Procedures

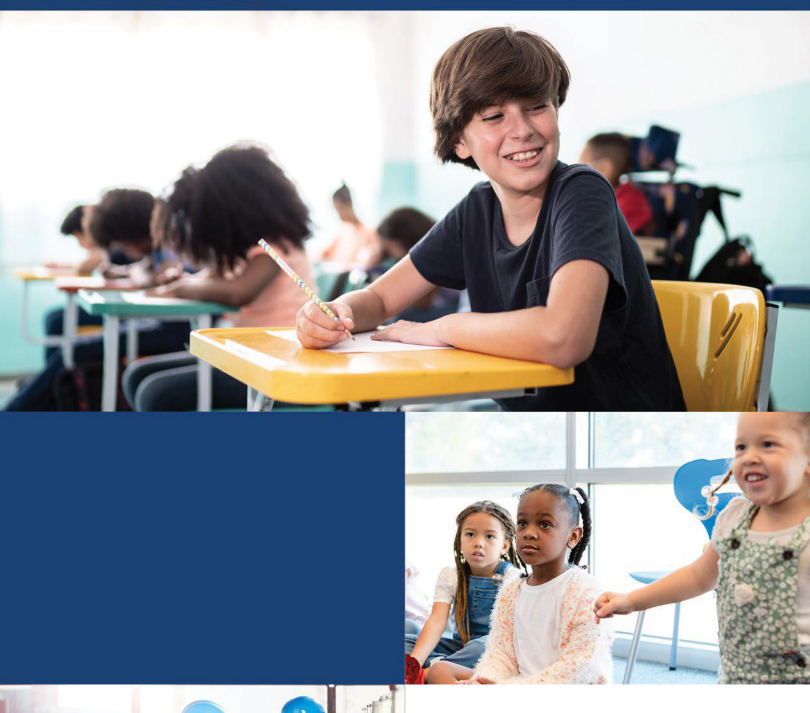






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Introduction

Purpose

The Ohio Department of Education and Workforce (the Department) Special Education Model Policies and Procedures provides a model for educational agencies to either adopt or a basis to create their own. The Special Education Model Policies and Procedures reflect existing regulations and explain procedural mechanisms; however, individual educational agencies have discretion and flexibility to enhance these Special Education Model Policies and Procedures in order to meet the needs of students and staff. It is the educational agency's responsibility to ensure the students' rights as written in the procedural safeguards are included when creating contracts or written agreements with other educational agencies or entities.

If an educational agency decides to adopt the Department's Special Education Model Policies and Procedures, the educational agency agrees to the written policies and procedures in accordance with the Individuals with Disabilities Education Improvement Act of 2004 (IDEA) and the Ohio Operating Standards for Ohio Educational Agencies Serving Children with Disabilities (hereafter referred to as the "Operating Standards"). The educational agency also agrees to use the required special education forms as stated on the Department's website.

This document, while comprehensive, does not include every requirement set forth in the IDEA, the regulations implementing IDEA, the Operating Standards, the Ohio Revised Code (ORC), and/or the Ohio Administrative Code (OAC). The educational agency recognizes its obligation to follow these laws, regardless of whether their provisions are restated in the Special Education Model Policies and Procedures.

In accordance with Ohio Revised Code 3323.02, the Department may require any state or local agency to provide documentation that special education and related services for children with disabilities provided by the agency are in compliance with the requirements of this chapter.

Notification

In accordance with federal IDEA 34 CFR 300.201, Ohio Revised Code 3323.08, and Ohio Administrative Code 3301-51-01, each educational agency is required to adopt and implement written policies and procedures approved by the Department. Educational agencies are required to notify the Department of their special education policies and procedures each school year through the Monitoring System. If an educational agency decides to create their own Special Education Model Policies and Procedures, there will be an option for the educational agency to upload these policy and procedures for the Department to review and approve. Any educational agency that creates their own Special Education Model Policies and Procedures will be required to incorporate any updates and changes into their own policies and procedures provided by the Department. Verification of local school board approval of policies and procedures is required to be uploaded for all educational agencies annually. Annual due date is Nov. 30.



Contact Information:

Title	Name	Email	Phone Number
Special Education Administrator	Christy Echevarria	_	419-482-0948, Ext- 2139
Educational Agency Contact for policies and procedures		jmcclure@k12,com	419-482-0948, Ext 2104
State Support Team Region	Lynn McKahan	esclew_lm@sstr1.org	419-720-8999

Free Appropriate Public Education (OAC 3301-51-02)

Policy

The educational agency ensures a Free and Appropriate Public Education (FAPE) is made available to all children with disabilities between the ages of three and twenty-one, inclusive, including children with disabilities who have been suspended or expelled from school, have failed or been retained in a course or grade, and are advancing from grade to grade.

Procedure

THE EDUCATIONAL AGENCY:

Makes FAPE available to every child eligible for special education services.

Begins special education services no later than the child's third birthday and has an IEP is in effect for the child by that date.

If a child's third birthday occurs during the summer, the child's IEP team determines the date when IEP services begin.

Special education and related services eligibility is made on an individual basis by the group responsible within the child's school district of residence for making eligibility determinations.

ASSISTIVE TECHNOLOGY

Makes assistive technology devices and/or assistive technology services available to a child with a disability, if required, as a part of the child's special education, related services, and supplementary aids and services.

Makes the use of school-purchased assistive technology devices available in a child's home or in other settings if the child's IEP team determines that the child needs access to those devices in order to receive FAPE.

EXTENDED SCHOOL YEAR SERVICES (ESY)

Ensures that extended school year services are available as necessary to provide FAPE.

Provides extended school year services 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. Additionally, the following is considered when determining if extended school year services should be provided:

- Whether extended school year services are necessary to prevent significant regression of skills
 or knowledge retained by the child so as to seriously impede the child's progress toward
 achieving the child's educational goals, and
- Whether extended school year services are necessary to avoid something more than adequately recoupable regression.

In implementing the requirements, an educational agency will not:

- Limit extended school year services to particular categories of disability, or
- Unilaterally limit the type, amount, or duration of those services.

NONACADEMIC SERVICES

Takes steps to provide nonacademic and extracurricular services and activities in the manner necessary to afford children with disabilities an equal opportunity to participate in those services and



activities. This includes the provision of supplementary aids and services determined appropriate and necessary by the child's IEP team.

Nonacademic and extracurricular services and activities shall include counseling services, athletics, transportation, health services, recreational activities, special interest groups or clubs sponsored by the school district, referrals to agencies that provide assistance to individuals with disabilities, and employment of students, including both employment by the educational agency and assistance in making outside employment available.

PHYSICAL EDUCATION

Makes physical education services, specially designed, if necessary, available to every child with a disability receiving FAPE, unless the educational agency does not provide physical education to children without disabilities in the same grades.

If the educational agency serves a child with a disability who is enrolled in a separate facility, they must ensure that the child receives appropriate physical education services.

Regular physical education

The educational agency ensures that each child with a disability is afforded the opportunity to participate in the regular physical education program available to nondisabled children unless:

- The child is enrolled full time in a separate facility, or
- The child needs specially designed physical education, as prescribed in the child's IEP.

Special physical education

If specially designed physical education is prescribed in a child's IEP, the educational agency responsible for serving the child provides the services directly or makes arrangements for those services to be provided through another public or private program.

The educational agency ensures that adaptive physical education services are provided by an appropriately licensed provider.

PROGRAM OPTIONS

Ensures that children with disabilities served by the educational agency have access to a variety of educational programs and services available to nondisabled children in the area served by the school district, including art, music, industrial arts, consumer and homemaking education, and vocational education.

Ensures that children with disabilities have access to FAPE that emphasizes special education and related services designed to meet their unique needs and prepare them for further education, employment, and independent living.

SCHOOL DISTRICT OTHER THAN SCHOOL DISTRICT OF RESIDENCE

The educational agency ensures that a child with a disability who is living in its school district, even though the school district is not the child's school district of residence, is being served. The child's school district of residence retains responsibility for making FAPE available to the child.

The educational agency understands that their responsibility to serve a nonresident child with a disability living in the school district includes, but is not limited to, a child with a disability placed in a



juvenile justice facility, institution, hospital, department, home, or other facility or entity located in the school district.

The student's district of residence is typically determined by the residential address of the student's parents.

THE SCHOOL DISTRICT OF RESIDENCE:

RESIDENTIAL PLACEMENT

If the school district of residence's IEP team determines placement in a public or private residential program is necessary to provide special education and related services to a child with a disability, the educational agency ensures that the program, including non-medical care and room and board, is provided at no cost to the parents of the child.



Child Find (OAC 3301-51-03)

Policy

The educational agency ensures all children from birth through age 21 suspected of being a child with a disability and in need of special education, are identified, located, and evaluated. This includes:

- Homeless children or wards of the state
- Highly mobile children, including migrant children
- Children who are advancing from grade to grade
- Children with disabilities attending nonpublic schools, regardless of the severity of their disability, are identified, located, and evaluated as required by the IDEA

Procedure

THE EDUCATIONAL AGENCY:

When aware of a child between the ages of birth to age 21 who has or may have a disability, the educational agency either:

- Refers the child directly to the county agency responsible for implementing Early Intervention services under Part C of the IDEA, or
- Provides the parents with the referral information to make the referral themselves.

THE SCHOOL DISTRICT:

Annually reports data to be examined by the Department to determine if significant disproportionality based on race and ethnicity is occurring in the school district with respect to:

- The identification of children as children with disabilities
- The educational placement of a child with a disability
- The incidence, duration, and type of disciplinary removals from educational placement, including suspensions and expulsions



Confidentiality (OAC 3301-51-04)

Policy

Each educational agency ensures it provides adequate notice to fully inform the parents about the confidentiality requirements of IDEA Part B Confidentiality, including:

- A description of the notice given in the native languages of the various population groups in the educational agency, county, or other area served
- A description of the children on whom personally identifiable information is maintained, including:
 - The types of information sought
 - The methods the State intends to use in gathering the information (including the sources from whom information is gathered)
 - o The uses to be made of the information
- A summary of the policies and procedures that participating agencies must follow regarding storage, disclosure to third parties, retention, and destruction of personally identifiable information
- A description of all of the rights of parents and children regarding this information, including the rights under the Family Educational Right and Privacy Act (FERPA) and implementing regulations

Each educational agency ensures that parental consent is obtained before personally identifiable information is disclosed to parties, other than officials of participating agencies, unless the information is contained in education records, and the disclosure is authorized without parental consent.

The educational agency ensures that the parent's consent is **in writing, signed, and dated** and must:

- Specify the records to be disclosed
- State the purpose of the disclosure
- Identify the party or class of parties to whom the disclosure may be made

Procedure

EACH EDUCATIONAL AGENCY:

Protects the confidentiality of personally identifiable information during use, collection, storage, retention, disclosure, and destruction of information;¹

Assumes responsibility for ensuring the confidentiality of any personally identifiable information;

Ensures all persons collecting or using personally identifiable information receive training or instruction regarding the policies and procedures of the educational agency; and

Maintains for public inspection a current listing of the names and positions of those employees who may have access to personally identifiable information.



¹ 34 C.F.R. 300.610 to 300.628, the Family Educational Rights and Privacy Act of 1974, August 1974, (FERPA) and its regulations at 34 CFR, Part 99

REQUIRED PARENTAL CONSENT

Understands that parental consent is not required before personally identifiable information is released to officials of participating agencies for the purposes of meeting a requirement of confidentiality².

Parental consent, or the consent of an eligible child who has reached the age of majority under Ohio law, is obtained before personally identifiable information is released to officials of participating agencies providing or paying for transition services.

DISCIPLINARY RECORDS

When a child transfers from one educational agency to another, the sending educational agency ensures:

- The transmission of any of the child's records includes both the child's current IEP
- Any statement of current or previous disciplinary action that has been taken against the child is transmitted to the same extent that the disciplinary information for a child who does not have a disability is transmitted
 - The statement required shall specify the circumstances that resulted in the disciplinary action and provide a description of the disciplinary action taken if the disciplinary action was taken because of a special circumstance.

The record shall include the following:

- Any information that is relevant to the safety of the child and other individuals involved with the child
- A description of any other behavior engaged in by the child that required disciplinary action, and a description of the disciplinary action taken

An educational agency transmits copies of the records only to the extent that the transmission is permitted by FERPA, even if that transmission is to another educational agency.

An educational agency reporting a crime committed by a child with a disability ensures that copies of the special education and disciplinary records of the child are transmitted for consideration by the appropriate authorities to whom the agency reports the crime.

PARENTAL REQUEST TO AMEND EDUCATION RECORDS

The educational agency ensures that a parent can request education records be amended if the parent believes that the education record is inaccurate, misleading, or violates the privacy or other rights of the child.

The educational agency ensures that a decision on whether to amend the information is made within a reasonable period of time of receipt of the request.

If the educational agency decides to refuse to amend the information in accordance with the request, the educational agency ensures the parent is informed of the refusal and advises the parent of the right to a hearing.



² 34 CFR 300.610 Confidentiality

HEARING FOR EDUCATION RECORDS

Provides, on parental request, an opportunity for a hearing to challenge information in education records to ensure that it is not inaccurate, misleading, or otherwise in violation of the privacy or other rights of the child.

A hearing held under this rule must be conducted according to the procedures in 34 C.F.R. 99.22 and RC 3319.321- Ohio Student Privacy Act (OSPA). The records hearing shall be held within a reasonable period of time after the educational agency has received the request. Upon completion of a hearing and if the educational agency decides the record is correct, the educational agency is supported by RC 1347.09(A)(2).

DESTRUCTION OF EDUCATION RECORDS

Notifies parents when personally identifiable information is collected, maintained, or is no longer needed to provide educational services to the child.

Once a parent is notified that personally identifiable information maintained by the District is no longer required to provide educational services to their child, or is not otherwise required to be maintained by the District based on State or Federal law or applicable retention schedules, the parent may request that the information be destroyed. However, a permanent record of a student's name, address, telephone number, grades, attendance record, classes attended, grade level completed, and year completed shall be maintained without time limitation.

PARENTAL ACCESS RIGHTS

Permits parents to inspect and review any education records relating to their children that are collected, maintained, or used by the educational agency. The educational agency complies with a request without unnecessary delay and before any meeting regarding an IEP, or any hearing or resolution session and in no case more than forty-five days after the request has been made.

The parent has a right to:

- Make a reasonable request for explanations and interpretations of the records and to receive a response from the participating educational agency within a reasonable time
- Request that the educational agency provide copies of the records if failure to provide those copies would effectively prevent the parent from exercising the right to inspect and review the records
- Have a representative of the parent inspect and review the records

Presumes that the parent has authority to inspect and review records relating to the parent's child, unless the educational agency has been advised that the parent does not have the authority under applicable state law governing such matters as guardianship, separation, and divorce.

Ensures that all children's information is protected by allowing the parents to inspect and review only the information relating to their child or be informed of that specific information when an education record includes information on more than one child.

CHILDREN'S RIGHTS

Has policies and procedures regarding the extent to which children are afforded rights of privacy similar to those afforded to parents, taking into consideration the age of the child and type or severity of disability.



When the child reaches the age of majority, the rights regarding education records must also be transferred to the student.

PERSONNEL ACCESS TO EDUCATION RECORDS

The participating educational agency keeps a record of parties obtaining access to education records collected, maintained, or used (except access by parents and authorized employees of the participating educational agency), including the name of the party, the date access was given, and the purpose for which the party is authorized to use the records.

FEES

All special education records must be transferred to the new educational agency or nonpublic school regardless of fees owed to the educational agency.

Each participating agency may charge a fee for copies of records that are made for parents under this rule if the fee does not effectively prevent the parents from exercising their right to inspect and review those records.

A participating agency shall not charge a fee to search for or to retrieve information under this rule.

SCHOOL DISTRICT OF RESIDENCE:

If a child is enrolled, or is going to enroll, in a nonpublic school that is not located in the school district of the parent's residence, parental consent is obtained before any personally identifiable information about the child is released between officials in the school district where the nonpublic school is located and officials in the school district of the parent's residence.



Procedural Safeguards (OAC 3301-51-05)

Policy

The school district of residence ensures that children with disabilities, their parents, and educational agencies are provided an opportunity to resolve disputes regarding identification, evaluation, or educational placement of a child with a disability or the provision of a free appropriate public education (FAPE).

Procedure

THE EDUCATIONAL AGENCY:

PRIOR WRITTEN NOTICE

The educational agency ensures a prior written notice:

- Is provided to the parents within thirty days, any time a prior written notice is required
- Provides the educational agency's proposed actions or refusal to act regarding the student's disability identification, evaluation or educational placement and/or provision of FAPE
- Is provided to the parent prior to implementing any changes regarding its proposals or refusals to initiate services
- Is provided to the parents prior to a change of placement that is a result of a disciplinary action
- Is written in understandable language to the general public
- Is provided in the native language of the parent or other mode of communication used by the parent, unless it is clearly not feasible to do so
- Is completed fully

The educational agency ensures the prior written notice includes:

- A description of the action proposed or refused by the educational agency
- An explanation of why the educational agency proposes or refuses to take the action
- A description of each evaluation procedure, assessment, record, or report the educational agency used as a basis for the proposed or refused action
- A statement that the parents of a child with a disability have protection under the procedural safeguards and, if this notice is not an initial referral for evaluation, the means by which a copy of a description of the procedural safeguards can be obtained
- A description of other options that the IEP team considered and the reasons why those options were rejected
- A description of other factors that are relevant to the school district's proposal or refusal
- An educational agency's contact information for parents to obtain assistance in understanding the provisions of this rule

If the native language or other mode of communication of the parent is not a written language, the educational agency provides written evidence that it took steps to ensure that:

- The notice is translated orally or by other means to the parent in the parent's native language or other mode of communication
- The parent understands the content of the notice



OPPORTUNITY TO EXAMINE EDUCATION RECORDS

Affords the parent of a child with a disability an opportunity to inspect and review all education records with respect to the identification, evaluation, and educational placement of the child and the provision of FAPE to the child.

PARENT PARTICIPATION IN MEETINGS

Ensures the parent of a child with a disability is afforded an opportunity to participate in meetings with respect to the identification, evaluation, and educational placement of the child, and the provision of FAPE to the child.

Provides the parent invitation notice consistent with the parent participation requirements to ensure that parents of children with disabilities have the opportunity to participate in meetings.

A meeting does not include:

- Informal or unscheduled conversations involving school district personnel
- Conversations on issues such as teaching methodology, lesson plans, or coordination of service provision
- Preparatory activities that school district personnel engage in to develop a proposal or response to a parent proposal that will be discussed at a later meeting

PARENT INVOLVEMENT IN PLACEMENT DECISIONS

Ensures that a parent of each child with a disability is a member of any group that makes decisions on the educational placement of the parent's child.

If neither parent can participate in a meeting in which a decision is to be made relating to the educational placement of their child, the school district must use other methods to ensure their participation, including individual or conference telephone calls, or video conferencing.

A placement decision may be made by a group without the involvement of a parent, if the school district is unable to obtain the parent's participation in the decision. In this case, the school district must have a record of its attempts to ensure their involvement.

INDEPENDENT EDUCATION EVALUATION AT PUBLIC EXPENSE

An independent education evaluation (IEE) means an evaluation conducted by a qualified examiner who is not employed by the educational agency responsible for the education of the child. The IEE may be conducted at public expense. ³ "Public expense" means that the school district of residence either pays for the full cost of the evaluation or ensures that the evaluation is otherwise provided at no cost to the parent.

An IEE at public expense occurs after a parent disagrees with an evaluation completed by the educational agency. A parent is entitled to only one IEE at public expense each time the educational agency conducts an evaluation with which the parent disagrees, even if the parent had signed the evaluation team report (ETR) in agreement.

Each educational agency must provide parents, upon request for an IEE at public expense, information about where an IEE may be obtained, and the educational agency's criteria applicable for an IEE.



³ The parent can get a parent-paid IEE at any time.

The educational agency's IEE criteria must include the location of the evaluation and the qualifications of the examiner. The criteria must be the same criteria that the educational agency uses when it initiates an evaluation, and consistent with the parent's right to an IEE.

If a parent requests an IEE, the educational agency must, without unnecessary delay, either

- File for a due process hearing to show that its evaluation is appropriate, or
- Provide the IEE, unless the educational agency demonstrates in a hearing that the evaluation obtained by the parent did not meet the educational agency's criteria.

If the educational agency files a due process complaint, and the final hearing officer's decision is that the district's evaluation is appropriate, the parent still has the right to an IEE, but not at public expense.

If a hearing officer requests an IEE as part of a hearing on a due process complaint, the cost of the evaluation must be at public expense.

The educational agency may ask why the parent objects to its evaluation. However, the educational agency may not require the parent to provide an explanation nor unreasonably delay either providing the IEE or filing a due process complaint to defend the educational agency's evaluation.

PARENT INITIATED EVALUATIONS

If the parent shares a private evaluation and the evaluation meets the IEE criteria:

- The educational agency must consider the evaluation in any decision regarding the provision of FAPE to the child.
- The evaluation may be presented by a party as evidence at a hearing on a due process complaint.

THE SCHOOL DISTRICT:

Provides every parent a copy of "A Guide to Parents Rights in Special Education, at minimum

- To the parents of a child with a disability one time per school year
- Upon the initial referral or parent's request for evaluation, or
- Upon receipt of the first due process complaint in the current school year
- In accordance with the discipline procedures, and
- Upon request by a parent.

The school district also uses the state required forms found at https://education.ohio.gov/Topics/Special-Education/Federal-and-State-Requirements/Ohio-Required-and-Optional-Forms-Updated.

Makes reasonable efforts to obtain the informed consent from the parent in writing for an initial evaluation and re-evaluation to determine whether the child is a child with a disability.

Ensures a parent:

- is fully informed of all information relevant to the action the district intends to take
- receives that information in the parent's native language, or other primary mode of communication, and in understandable terms
- understands and agrees in writing to the district's intended action to be carried out by the
 consent. Whenever applicable, the consent must describe the action to be taken and list any
 records to be released and to whom



understands that the granting of consent is voluntary and can be revoked at any time. If the
parent revokes consent, the revocation starts on the date the consent was revoked

Understands that the parental consent for initial evaluation does not mean consent for initial provision of special education and related services.

If the child is a ward of the state and is not residing with the child's parent, the school district is not required to obtain informed consent from the parent for an initial evaluation to determine whether the child is a child with a disability if:

- The school district cannot discover the whereabouts of the parent of the child despite reasonable efforts to do so
- The rights of the parent of the child have been terminated in accordance with state law, or
- The rights of the parent to make educational decisions have been subrogated by a judge in accordance with state law and consent for an initial evaluation has been given by an individual appointed by the judge to represent the child.

The school district does not violate its child find and evaluation obligation if it declines to pursue the evaluation.

PARENTAL CONSENT FOR REEVALUATION

Each school district ensures informed parental consent is obtained prior to conducting any reevaluation of a child with a disability.

If the parent refuses to consent to the reevaluation, the school district of residence may, but is not required to, pursue the reevaluation by using the consent override procedures — including the mediation procedures or the due process procedures.

The school district of residence does not violate its obligation to the Administrative Code for child find and evaluation if it declines to pursue the reevaluation.

The informed parental consent need not be obtained if the school district can demonstrate that:

- It made reasonable efforts to obtain such consent, and
- The child's parent has failed to respond.

PARENTAL CONSENT FOR CHANGE OF PLACEMENT

A change of placement is a change from one option on the continuum of alternative placements to another, that affects the student's least restrictive environment (LRE).

Informed parental consent is obtained before making a change of placement of a child with a disability.

Informed parental consent does not have to be obtained before:

- A change of placement if the district of residence can demonstrate that it made reasonable efforts to obtain consent and the parent has failed to respond, or
- The change of placement is the result of a disciplinary action.

REVOCATION OF PARENTAL CONSENT

If the parent of a child revokes consent in writing for the continued provision of special education and related services, the school district shall not:



- Continue to provide special education and related services to the child, but shall provide prior written notice before ceasing the provision of special education and related services
- Use mediation procedures or the due process procedures in order to obtain agreement or a ruling that the services shall be provided to the child
- Be held in violation of the requirement to make FAPE available to the child for the failure to
 provide the child with further special education and related services, and
- Be required to convene an IEP team meeting or develop an IEP for the child for further provision of special education and related services.

PARENTAL CONSENT FOR REEVALUATIONS

The school district ensures informed parental consent is obtained to reevaluate.

The school district of residence does not violate its obligation under child find and reevaluations if it declines to pursue the due process hearing or mediation for the reevaluation.

Parental consent is needed for a functional behavioral assessment (FBA).

THE SCHOOL DISTRICT OF RESIDENCE

If the parent of a child does not provide consent for initial evaluation or reevaluation, or the parent fails to respond to a request to provide consent, the school district of residence may, but is not required to, pursue the initial evaluation of the child by using the consent override procedures of mediation or filing a request for a due process hearing.

PARENTAL CONSENT FOR SERVICES

The school district of residence ensures reasonable efforts to obtain informed consent from the parent are made for the initial provision of special education and related services to the child.

If the parent of the child refuses or fails to respond to a request to provide consent to the initial provision of special education and related services, the school district of residence will not:

- Use the due process procedures including the mediation procedures in order to obtain an agreement or a ruling that services may be provided to the child
- Be held in violation of the requirement to make FAPE available to the child, and
- Be required to convene an IEP team meeting or develop an IEP.

SURROGATE PARENTS

The idea of a surrogate parent was established to ensure that children with special education needs who do not have parental representation have the same protections as all other children eligible for special education services.

The surrogate parent has the right to participate just as a parent would, as defined in IDEA and Ohio Administrative Code, in all matters relating to special education decisions.

A school district of residence creates a surrogate parent selection process that includes how to:

- Determine whether a child needs a surrogate parent, and
- Assign a surrogate parent to the child.

The school district of residence ensures that a person selected as a surrogate parent:

• Is not an employee of the Department, the school district, or any other agency that is involved in the education or care of the child



- Has no personal or professional interest that conflicts with the interest of the child the surrogate parent represents
- Has knowledge and skills that ensure adequate representation of the child, and
- Has successfully completed the Department's parent training prior to acting on behalf of the child.

A surrogate parent is required to be appointed by the district of residence superintendent under the following circumstances:

- No parent can be identified
- The educational agency, after reasonable efforts, cannot locate a parent
- The child is a ward of the state under the laws of Ohio, or
- The child is an unaccompanied homeless youth as defined in Section 725 (6) of the McKinney-Vento Homeless Assistance Act.

In Ohio, a foster parent is not considered a "parent." Therefore, the superintendent of the district of residence may only appoint a foster parent as a surrogate parent if the foster parent meets the criteria and completes the surrogate parent training.

Whenever a child is placed in child protection custody and the parents have retained legal rights to make educational decisions and can be contacted by the educational agency to act as the parent on behalf of their child in the special education process, the educational agency must treat the parent as the educational decision maker. The educational agency cannot appoint a surrogate parent for a child when there is another person in the child's life who qualifies as a parent under IDEA and whose rights to make educational decisions for the child have not been terminated.

In the case of a child who is a ward of the state, the surrogate parent alternatively may be appointed by the judge overseeing the child's case, and the judge's appointee must meet the abovementioned criteria.

If a surrogate parent is appointed by a judge overseeing the child's case, upon the request of the judge, the school district of residence will confirm that the person appointed meets the requirements.

If a judicial decree or order identifies a specific person or persons to act as the "parent" of a child or to make educational decisions on behalf of a child, then such person or persons shall be determined to be the "parent."

In the case of a child who is an unaccompanied homeless youth, appropriate staff of emergency shelters, transitional shelters, independent living programs, and street outreach programs may be appointed as temporary surrogate parents without regard to the requirements for selecting a surrogate parent until a surrogate parent can be appointed that meets all of the abovementioned requirements.

In the case of a child who has reached the age of majority in the state of Ohio, the child may request a surrogate parent.

Assignment of surrogate parents is as follows:

 A surrogate parent shall be assigned as soon as possible but no later than 30 days from the date that it is determined that the child needs the surrogate.



The school district of residence maintains the ultimate responsibility for the assignment of a
surrogate parent for all students with disabilities residing in the district. If requested by the
school district of residence and mutually agreed upon, the school district of attendance, county
board of developmental disabilities (county board of DD), or other educational agency may
appoint the surrogate parent.

The surrogate parent will:

- Represent the child in all matters relating to the identification, evaluation and educational placement of the child and the provision of FAPE to the child
- Review a child's educational records as needed to make informed special education decisions for the child
- When appropriate, provide consent to evaluation and re-evaluation
- Agree or disagree to the IEP, evaluation team report, and educational placement changes
- Disagree with or dispute the recommendations of the educational agency by requesting mediation, filing a formal written complaint, or by requesting a due process hearing



Evaluation (OAC 3301-51-06)

Policy

The educational agency ensures a referral process is in place to determine whether a child is a child with a disability.

The school district of residence ensures that all initial evaluations are conducted and reevaluations are completed for children residing within the district using the Department's required <u>evaluation</u> <u>team</u> <u>report form</u> (PR-06).

Procedure

EDUCATIONAL AGENCY/SCHOOL DISTRICT/SCHOOL DISTRICT OF RESIDENCE

INTERVENTIONS

Each educational agency uses a multi-disciplinary team to determine appropriate interventions to resolve concerns for any school-age child who is performing below grade-level standards. An educational agency ensures they do not use interventions to delay unnecessarily a child's evaluation and eligibility determination for special education services. The intervention and the evaluation can occur concurrently. If such interventions have not been implemented prior to referral for evaluation, appropriate interventions should be implemented during the same sixty-day time frame during which the school district conducts a full and individual evaluation.

REQUEST/REFERRAL FOR EVALUATION

Either a parent of a child or an educational agency may initiate a request for an initial evaluation to determine if the child is a child with a disability.

An educational agency will, within 30 days of receipt of a request for an evaluation, either obtain parental consent for an initial evaluation or provide to the parent a prior written notice stating that the educational agency does not suspect a disability and will not conduct an evaluation.

Screening for instructional purposes is not an evaluation. If a teacher or a specialist screens a child for instructional strategies for curriculum implementation, this screening is not an evaluation for special education and related services.

EVALUATION PLANNING

As part of the initial evaluation, and as part of any reevaluation, the evaluation team shall complete the <u>evaluation planning form</u> which guides the evaluation process. Information gathered through the evaluation process will be summarized in an evaluation team report (ETR).

EVALUATION TEAM

A group of qualified professionals and the parent of the child determines whether the child is a child with a disability, and the education needs of the child. The qualified professionals must be based on the student's needs and information being reviewed.

"Evaluation team for a child suspected of having a specific learning disability" means the parents and a group of qualified professionals, which must include:

- The child's regular teacher, or
- If the child does not have a regular education teacher, a regular classroom teacher qualified to teach a child of the child's age, or



- For a child of less than school-age, an individual qualified by the Department to teach a child of the child's age, and
- At least one person qualified to conduct individual diagnostic examinations of children, such as
 a school psychologist, speech-language pathologist, or remedial teacher, and
- A representative of the school district of residence.

At a minimum, the representative of the school district must meet the following requirements:

- Qualified to provide or supervise the provision of specially designed instruction to meet the unique needs of the child
- Authorized to make decisions about the use of school district resources for special education and related services
- Qualified to interpret the instructional implications of evaluation results.

CONDUCTING A REVIEW

The evaluation team may conduct a review of existing evaluation data without a meeting.

SOURCE OF DATA

The educational agency must administer such assessments and other evaluation measures as needed to produce the data identified from the review of existing evaluation data.

INITIAL EVALUATION

The school district of residence ensures an evaluation is conducted before the initial provision of special education and related services. Either a parent of a child or an educational agency may initiate a request for an initial evaluation to determine if the child is a child with a disability.

Within 30 days of receipt of a request for an evaluation, the district either obtains parental consent for an initial evaluation or provides to the parent prior written notice stating that the school district does not suspect a disability and will not be conducting an evaluation.

The initial evaluation:

- Must be conducted within 60 days of receiving parental consent for the evaluation
- Must consist of procedures to determine:
 - If the child is a child with a disability as defined in the definition section of the Operating Standards⁴
 - o The educational needs of the child

TIMELINES

- The educational agency provides parents its intention to evaluate or not evaluate on a prior written notice. If the educational agency intends to evaluate, it must obtain consent from the parent within 30 days.
- Once the educational agency receives parental consent to evaluate, the evaluation must be completed within 60 days.

TIMELINE EXCEPTIONS

The 60-day time frame does not apply to a school district if:



⁴ Ohio Administrative Code 3301-51-10(B)(10)

- The parent of a child repeatedly fails or refuses to produce the child for the evaluation, or
- A child enrolls in a new school district of residence after the relevant time frame begins and prior to a determination by the child's previous school district of residence as to whether the child is a child with a disability as defined in this rule.

This exemption only applies if the school district of residence is making sufficient progress to ensure a prompt completion of the initial evaluation, and the parent and school district agree to a specific time when the evaluation will be completed.

CHILDREN WHO TRANSFER EDUCATIONAL AGENCIES IN THE SAME STATE

An educational agency has 30 days from the date the prior educational agency's evaluation was received to either:

- Accept the evaluation from the prior educational agency, or
- Obtain consent for a reevaluation. A reevaluation under this section must be conducted within 60 days of parent consent.

The educational agency has a process for accepting the evaluation or obtaining consent for an initial evaluation when a child transfers from an out of state school.

EVALUATION PROCEDURES

The educational agency ensures prior written notice is provided to the parents of a child with a disability that describes any evaluation procedures the school district proposes to conduct.

The educational agency uses the evaluation planning form.

In conducting the evaluation, the educational agency must use:

- A variety of assessment tools and strategies to gather relevant functional, developmental, and academic information about the child, including information provided by the parent, that may assist in determining:
 - Whether the child is a child with a disability as described in the definition section of the Operating Standards
 - The child's special education and related services, that enable the child to be involved in and progress in the general education curriculum
- More than a single source of information as the sole criterion for determining whether a child
 is a child with a disability and for determining an appropriate educational program for the child
- Technically sound instruments that may assess the relative contribution of cognitive, behavioral, physical or developmental factors

THE EDUCATIONAL AGENCY ENSURES:

Assessments and other evaluation materials used to assess a child:

- Are selected and administered so as not to be discriminatory on a racial or cultural basis
- Are provided and administered in the child's native language or other mode of communication and in the form most likely to yield accurate information about what the child knows and can do academically, developmentally and functionally, unless it is clearly not feasible to do so
- Are used for the purposes for which the assessments or measures are valid and reliable



- Are administered by trained and knowledgeable personnel
- Are administered in accordance with any instructions provided by the producer of the assessments

Assessment and other evaluation materials include those tailored to assess specific areas of educational need and not merely those that are designed to provide a single general intelligence quotient.

Assessments are selected and administered so as best to ensure that if an assessment is administered to a child with impaired sensory, manual, or speaking skills, the assessment results accurately reflect the child's aptitude or achievement level or whatever other factors the test purports to measure, rather than reflecting the child's impaired sensory, manual, or speaking skills (unless those skills are the factors that the test purports to measure).

A child is assessed in all areas related to the suspected disability, including, if appropriate, health, vision, hearing, social and emotional status, general intelligence, academic performance, communicative status, and motor abilities.

For assessments of children with disabilities who transfer from one educational agency to another educational agency in the same school year during an evaluation, the prior and subsequent educational agencies must coordinate to complete the evaluation as expeditiously as possible.

In evaluating each child with a disability, the evaluation is sufficiently comprehensive to identify all of the child's special education and related services needs, whether or not commonly linked to the disability category in which the child has been classified.

The assessment reports provide relevant information for professionals to determine the educational needs of the child.

MEDICAL CONSULTATION

A medical consultation is suggested for school-age children on a continuing basis, especially when school authorities observe that there has been a change in the child's behavior or educational functioning, or when new symptoms are detected.

The educational agency is responsible for paying if it is requesting medical consultation because this is a fulfillment of its obligations to provide FAPE.

ADDITIONAL REQUIREMENTS FOR EVALUATIONS

Review of existing evaluation data on the child includes:



- Evaluations and information provided by the parents of the child
- Current classroom-based, local, or state assessments and classroom-based observations in multiple situations such as subject areas, settings, and with different instructors
- Observations by teachers and related services providers but the observation must be conducted by someone other than the teacher delivering the instruction
- Data from previous interventions, including:
 - Interventions that are designed to meet students' needs
- Any relevant trend data beyond the past twelve (12) months, including the review of current and previous IEPs

Identify any additional data needed, based on the review and the input from the child's parents to:

- Determine whether the child is a child with a disability, and the educational needs of the child; or in the case of a reevaluation of a child, whether the child continues to have such a disability and the educational needs of the child
- Consider the present levels of academic achievement and related developmental needs of the child, and whether the child:
 - o Needs special education and related services, or
 - Continues to need special education and related services, in the case of a reevaluation of a child, and
- Determine whether any additions or modifications are needed to enable the child to:
 - Meet the measurable annual goals in the IEP
 - o Participate, as appropriate, in the general education curriculum

If the evaluation team or the IEP team determines that no additional data is needed to determine the child's eligibility or educational needs, the educational agency must notify the parents of:

- The determination and the reasons for the determination
- The right of the parents to request an assessment to determine whether the child continues to be a child with a disability and to determine the child's educational needs

DETERMINATION OF ELIGIBILITY

Upon completion of the administration of assessments and other evaluation measures:

- The evaluation team and the parent of the child determines whether the child is a child with a
 disability and the educational needs of the child
- The educational agency provides a copy of the evaluation team report (documentation of determination of eligibility) prior to the next IEP meeting and in no case later than 14 days from the date of eligibility determination; and at no cost to the parent

EVALUATION TEAM REPORT

Upon completion of the administration of assessments and other evaluation measures, the evaluation team must meet to review the components of the written evaluation report and to create the evaluation team report (ETR) which shall include:

- The individual evaluator's assessment
- The team summary



- If applicable, the specific learning disability documentation for determination
- Eligibility determination
- After the evaluation team meeting, the participants of the meeting must include names, titles
 and signatures, including the parent, and an indication of whether or not they are in
 agreement with the eligibility determination
- A statement of disagreement by any team member who is not in agreement with the team's determination of disability

PROCEDURES FOR DETERMINING ELIGIBILITY AND EDUCATIONAL NEED

In interpreting the evaluation data for eligibility determination and the educational needs, each educational agency must:

- Draw upon information from a variety of sources, including aptitude and achievement tests, parent input, and teacher recommendations, as well as information about the child's physical condition, social or cultural background, and adaptive behavior
- Ensure the information obtained from all of these sources is documented and carefully considered

If a determination is made that a child has a disability and needs special education and related services, an IEP must be developed for the child within 30 days of the child's eligibility determination.

SPECIAL RULE FOR ELIGIBILITY DETERMINATION

A child cannot be determined to be a child with a disability if the determinant factor is:

- Lack of appropriate instruction in reading, including the essential components of reading instruction, or
- Lack of appropriate instruction in math, or
- Limited English proficiency.

CHANGE IN ELIGIBILITY

- An evaluation must be conducted prior to changing a child's eligibility or determining the child is no longer a child with a disability.
- An evaluation is not required if the child is graduating from secondary school with a regular high school diploma or due to age eligibility for provision of FAPE.
- Whenever a child's eligibility terminates due to graduation or aging out, a summary of
 academic achievement and functional performance must be provided prior to the child's
 graduation. It must include recommendations on how to assist the child in achieving the
 postsecondary goals.

SPECIFIC LEARNING DISABILITY (SLD)

The Department's criteria for determining whether a child has a specific learning disability ensures an educational agency:

- Does not require the use of a severe discrepancy between intellectual ability and achievement for determining whether a child has a specific learning disability
- Permits the use of a process based on the child's response to evidence-based intervention
- Permits the use of other alternative research-based procedures for determining whether a child has a specific learning disability

The educational agency ensures use of the state's criteria in determining whether a child has a SLD.



In addition, the educational agency must use the forms required by the Department, Evaluation Team Report <u>PR-06</u>, and complete Part 3: *Documentation for Determining the Existence of a Specific Learning Disability* of PR-06 when the educational agency suspects the child has a SLD.

Additional team members for SLD determination:

The determination of whether a child suspected of having a specific learning disability is a child with a disability must be made by the following:

- The child's parents
- A team of qualified professionals
- At least one person qualified to conduct individual diagnostic examinations of children, such as
 a school psychologist, speech-language pathologist, or remedial reading teacher, and
- The child's regular teacher, or
- If the child does not have a regular education teacher, a regular classroom teacher qualified to teach a child of his or her age, **or**
- For a child of less than school age, an individual qualified to teach a child of his or her age.

Determining the existence of a specific learning disability

The school district must develop written procedures for the implementation of any method used to determine the existence of a SLD that, at a minimum, incorporate guidelines developed by the Department and as specified in this rule.

The team members may determine that a child has a specific learning disability if:

- The child does not achieve adequately for the child's age or to meet state-approved grade-level standards, when provided with learning experiences and instruction appropriate for the child's age or state-approved grade-level standards, in one or more of the following areas:
 - Oral expression
 - Listening comprehension
 - Written expression
 - Basic reading skills
 - Reading fluency skills
 - Reading comprehension
 - Mathematics calculation
 - Mathematics problem solving
- The child does not make sufficient progress to meet age or state-approved grade-level standards when using a process based on the child's response to scientific, research-based intervention in one or more of the areas identified above, or
- The child exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative to age, state-approved grade-level standards, or intellectual development, that is determined by the group (including parent, teachers, and related service providers) to be relevant to the identification of a specific learning disability, using appropriate assessments, and
- The group determines that its findings are not primarily the result of the following:
 - A visual, hearing, or motor disability
 - An intellectual disability
 - Emotional disturbance
 - Cultural factors



- Environmental or economic disadvantage, or
- Limited English proficiency.

To ensure that underachievement in a child suspected of having a specific learning disability is not due to lack of appropriate instruction in reading or math, the group must consider, as part of the evaluation:

- Data that demonstrate that prior to, or as a part of, the referral process, the child was provided appropriate instruction in regular education settings, delivered by qualified personnel
- Data-based documentation of repeated assessments of achievement at reasonable intervals, reflecting formal assessment of student progress during instruction, which was provided to the child's parents

The educational agency must promptly request parental consent to evaluate the child to determine if the child needs special education and related services, and must adhere to the timeframes, unless extended by mutual written agreement of the child's parents and a group of qualified professionals:

- If, prior to a referral, a child has not made adequate progress after an appropriate period of time when provided instruction
- Whenever a child is referred for an evaluation

Evidence-based interventions

An evaluation may, but is not required to, utilize a process based on the child's response to evidence-based intervention to determine whether a child has a SLD. This process:

- Begins when sufficient data have been gathered and analyzed under conditions of targeted
 and intensive individualized intervention conditions, there is evidence of an inadequate
 response to intervention on the part of the child, and the group determines that the child's
 needs are unlikely to be met without certain specialized instruction in addition to the regular
 classroom instruction
- Employs interventions that are evidence-based and provided at appropriate levels of intensity, frequency, duration, and integrity, relative to the child's identified needs
- Is based on results of evidence-based, technically adequate assessment procedures that assess ongoing progress while the child is receiving evidence-based instruction, and that have been reported to the child's parents
- Includes the analysis of data to determine whether a disparity is present between actual and
 expected performance in both the child's rate of progress in developing skills and in the child's
 level of performance on measures assessing one or more of the academic areas
- May not be used to unnecessarily delay a child's evaluation for determining special education eligibility

Observation

The educational agency ensures that the child is observed in the child's learning environment (including the regular classroom setting) to document the child's academic performance and behavior in the areas of difficulty.

The group members in determining whether a child has a specific learning disability must decide to:

 Use information from an observation in routine classroom instruction and monitoring of the child's performance that was done before the child was referred for an evaluation, or



Have at least one member of the group conduct an observation of the child's academic
performance in the regular classroom after the child has been referred for an evaluation and
parental consent is obtained.

Specific documentation for the eligibility determination

For a child suspected of having a specific learning disability, the documentation of the determination of eligibility must contain a statement of:

- Whether the child has a specific learning disability
- The basis for making the determination, including the justification that the determination has been made according to the eligibility process
- The relevant behavior, if any, noted during the observation of the child and the relationship of that behavior to the child's academic functioning
- The educationally relevant medical findings, if any
- Whether there is a determination of the existence of a specific learning disability
- If the child has participated in a process that assesses the child's response to evidence-based intervention:
 - The instructional strategies used and the student-centered data collected
 - The documentation that the child's parents were notified about:
 - The Department's policies regarding the amount and nature of student performance data that would be collected and the general education services that would be provided
 - Strategies for increasing the child's rate of learning
 - The parents' right to request an evaluation

Each group member must certify in writing whether the report reflects the member's conclusion. If it does not reflect the member's conclusion, the group member must submit a separate statement presenting the member's conclusions.

ADDITIONAL PROCEDURES FOR IDENTIFYING CHILDREN WITH MULTIPLE DISABILITIES

The evaluation team or the IEP team, including the parents of the child, may determine the child has multiple disabilities if the child exhibits:

- A combination of two or more areas of disability, except for a combination that includes a specific learning disability
- A severe or profound deficit in communication or adaptive behavior documented through the
 use of individually administered standardized instruments which have been validated for the
 specific purpose of measuring communication or adaptive behavior

RE-EVALUATION TEAM

Re-evaluation team means the IEP team and other qualified professionals.

A school district of residence must ensure that a reevaluation of each child with a disability is conducted.



- If the educational agency determines that the child's educational or related services needs, including improved academic achievement and functional performance, warrant a reevaluation, or
- If the child's parent or teacher requests a reevaluation, or
- In order to make a change in the disability category.

A reevaluation must occur at least once every three years but may not occur more than once a year unless the parent and educational agency agree otherwise. The educational agency and the parent may agree not to conduct a reevaluation, and this decision must be documented in a prior written notice.

If the team, including parent, deem a full evaluation is not necessary, the optional form <u>Agreement to Waive Reevaluation (OP-4)</u> can be used, or the educational agency's own form.



Individualized Education Program (OAC 3301-51-07)

Policy

The educational agency ensures that an IEP is developed and implemented for each child with a disability and that services identified in the child's IEP are provided as agreed upon with the child's school district of residence.

Procedure

THE EDUCATIONAL AGENCY/SCHOOL DISTRICT/SCHOOL DISTRICT OF RESIDENCE:

CHILDREN ATTENDING OTHER EDUCATIONAL AGENCIES INCLUDING OTHER CARE FACILITIES

The school district of residence:

- Ensures the development and implementation of an IEP for each child with a disability residing in the school district regardless of which educational agency implements the IEP
- Is responsible for initiating and conducting meetings for the purpose of developing, reviewing and revising the IEP of a child with a disability
- Follows the same procedural safeguards as it does for all children with disabilities when
 providing special education services for a child with a disability in another educational agency
- Keeps on file a copy of the child's current evaluation team report and the IEP
- Ensures that a child with a disability who is placed in or referred to a nonpublic school or facility by a public school district is provided special education and related services, at no cost to the parents, and the child's education meets the applicable academic standards
- Ensures the child maintains all the rights of a child with a disability who is served by a public school district

The educational agency:

Ensures cooperation with other educational agencies that serve children with disabilities in institutions or other care facilities to ensure that:

- These children have access to a free appropriate public education in their least restrictive environment, a regular public-school setting, when appropriate and as specified in the IEP
- A child with a disability who is placed in or referred to a nonpublic school or other care facility by a public school district is provided:
 - Special education and related services at no cost to the parents and in conformance with an IEP education that meets the IEP requirements
 - An education that meets applicable academic and operating standards and the standards of the educational agency
 - The rights of a child with a disability who is served by a public school district

Develops a process to ensure:

- Prior to the child's placement or referral to a nonpublic school or facility, the educational agency must initiate and conduct a meeting to develop an IEP for the child.
- The educational agency must ensure that a representative of the nonpublic school or facility attends the meeting, whether via a virtual platform or a conference call.



- Any IEP meeting initiated and conducted by the nonpublic school or facility must include the parents and public school district representative.
- Parents and the public school district representative are involved in any decision and agree to any proposed changed in the IEP before those changes are implemented.
- Students' IEPs are implemented, appropriately developed to address the students' educational and behavioral needs and are written in compliance with state and federal regulations.
- The child's school district of residence is invited to the IEP team meetings. IEP team meetings should not occur without the school district or residence representation.

CONTENTS OF AN INDIVIDUALIZED EDUCATION PROGRAM

IEP contents must include the following:

- A statement that discusses the child's future:
 - The family and child's preferences and interests are an essential part of the planning process. The IEP team will document the planning information in the IEP.
- An acknowledgment of whether there are any special instructional factors.
- A statement of the child's present levels of academic achievement and functional performance, including:
 - How the child's disability affects the child's involvement and progress in the general education curriculum (i.e., the same curriculum as for nondisabled children), or
 - For children, as appropriate, how the disability affects the child's participation in appropriate activities.
- A statement of measurable annual goals, including academic and functional goals and benchmarks or short-term objectives designed to:
 - Meet the child's needs that resulted from the child's disability so that the child will be involved in and make progress in the general education curriculum
 - Meet each of the child's other educational needs that resulted from the child's disability
- A description of:
 - How the child's progress towards the annual goals will be measured
 - When periodic reports on the child's progress will be provided (such as using quarterly
 or other periodic reports, concurrent with the issuance of report cards)
 - How to align the alternate academic achievement standards in benchmarks or shortterm objectives, for children who take the alternate assessment
- A statement of the special education and related services and supplementary aids and services, based on peer-reviewed research to the extent practicable, to be provided to the child, or on behalf of the child
- A statement of the program modifications or supports for school personnel that will be provided to enable the child:
 - To advance appropriately toward attaining the annual goals
 - To be involved in and make progress in the general education curriculum, and to participate in extracurricular and other nonacademic activities
 - To be educated and participate with other children with disabilities and nondisabled children in the activities



- An explanation as to the reason the child will not participate with nondisabled children in the regular class and activities
- A statement of appropriate individualized accommodations that are necessary to measure the academic achievement and functional performance of the child on state and districtwide assessments
- A statement based on the Alternate Assessment Participation Decision Making Tool completed by the IEP team that includes:
 - The reason the child cannot participate in the statewide or districtwide assessment of student achievement
 - The particular alternate assessment selected is appropriate for the child
- The projected date for the beginning of the services and modifications, and the anticipated frequency, location, and duration of those services and modifications

DEVELOPMENT OF AN IEP

The required IEP form is the PR-07.

In developing each child's IEP, the IEP team must consider:

- The strengths of the child
- The concerns of the parents for enhancing the education of their child
- The results of the initial or most recent evaluation of the child
- The results of the child's performance on any state or district-wide assessment programs, as appropriate
- The academic, developmental and functional needs of the child

The IEP team must consider the following special factors:

- If the child's behavior impedes the child's learning or that of others, then consider the use of
 positive behavioral interventions and supports (PBIS) and other strategies to address that
 behavior.
- If the child has limited English proficiency, the child's language needs as those needs relate to the child's IEP
- If the child is blind or visually impaired:
 - o Provide instruction in braille and the use of braille, unless the IEP team determines that based on the results of the evaluation, instruction in braille or the use of braille is not appropriate for the child
 - Conduct an evaluation of the child's reading and writing skills, needs, and appropriate reading and writing media (including an evaluation of the child's future needs for instruction in braille or the use of braille)
 - Ensure that additional requirements for IEPs for children who are blind or visually impaired are implemented
- The communication needs of the child, and for a child who is deaf or hard of hearing, consider:
 - The child's language and communication needs
 - Opportunities for direct communications with peers and professional personnel in the child's language and communication mode
 - Academic level
 - Full range of needs, including opportunities for direct instruction in the child's language and communication mode



Whether the child needs assistive technology devices and services

Progress reports are provided to parents of a child with a disability at least as often as report cards are issued to all children. If the district provides interim reports to all children, progress reports must be provided to all parents of a child with a disability.

DETERMINING EXTENDED SCHOOL YEAR (ESY) SERVICES

ESY services must be provided only if a child's IEP team determines that the services are necessary for the provision of FAPE to the child.

The IEP team should consider if extended school year services are necessary to:

- Prevent significant regression of skills or knowledge retained by the child to seriously impede the child's progress toward their educational goals
- Avoid something more than adequately recoupable regression of skills or knowledge

Extended school year services signify special education and related services:

- Are provided to a child with a disability beyond the normal school year of the educational agency, in accordance with the child's IEP
- At no cost to the parents
- Meet the standards of the Department

Extended school year services:

- May happen at any time the school is not in session
- Are provided beyond the normal school year of the educational agency which includes both the days of the school year and the hours of the school day
- Are not the same as summer school, compensatory services or enrichment programs
- Shall not:
 - Limit extended school year services to particular categories of disability, or
 - Unilaterally limit the type, amount or duration of those services.

Consideration for the IEP team:

- Extended school year services as part of the IEP process for children transitioning from Part C services. An educational agency shall not require any child to have previous school experience to receive extended school year services. The IEP team can use the data from Part C services.
- If the child's third birthday is during a time the school is not in session, the IEP team is not going to begin services on or before the break.
- The IEP team must determine whether the time the student will need to re-learn the skills lost is
 excessive, particularly compared to the time it takes nondisabled students to regain skills lost
 during a school break.
- The IEP team may need to collect further data and reconvene later in the school year to
 determine if extended school year services are needed. The team would then enter the date
 on the IEP when it plans to reconvene to make the determination based on data collected.
- The IEP team must consider extended school year services as part of the IEP process for children transition from part C services. A school district shall not require any child to have previous school experience to receive extended school year services. Based upon data



available from the part C system, the IEP team shall determine if extended school year services are required.

Denial of ESY can be a denial of FAPE.

POST-SECONDARY TRANSITION

If the child will be 14 years old before the end of this IEP, the educational agency must do the following:

- Notify the parent that the purpose of the meeting will be to consider postsecondary goals and transition services for the child.
- Invite the child to the meeting.
- Identify any other agency that will be invited to send a representative, if the parent consents.
- Identify the transition service needs of the child, including the child's courses of study (such as participation in advanced-placement courses or a vocational education program).
- Identify appropriate measurable postsecondary goals based upon age-appropriate transition assessments related to training, education, employment, and where appropriate, independent living skills.
- Review and update postsecondary goals annually.

The IEP team may decide to include the child at a younger age, if determined appropriate.

COMPONENTS OF THE POST-SECONDARY TRANSITION SECTION OF THE IEP

Prior to or by the 14th birthday, the child must complete an age-appropriate transition assessment and the IEP must include:

- Post-secondary training and education
- Competitive integrated employment
- Independent living, if applicable
- Appropriate measurable goals based on the age-appropriate assessment for:
 - Postsecondary training and education
 - Competitive integrated employment
 - Independent living (if assessment data supports the need)
- The courses of study
- The transition services/activities needed to assist the child in reaching those goals

FAILURE TO MEET TRANSITION OBJECTIVES

If a participating agency other than the educational agency fails to provide the transition services described in the IEP, the educational agency must reconvene the IEP team to identify alternative strategies to meet the transition objectives written in the IEP.

There is nothing in the Operating Standards that relieves any educational agency, including a state vocational rehabilitation agency, of the responsibility to provide or pay for any transition service that the agency would otherwise provide to children with disabilities who meet the eligibility criteria of that agency.

NON-ACADEMIC AND EXTRACURRICULAR ACTIVITIES

All students with disabilities. including parentally-placed students in nonpublic schools, are afforded the opportunity to participate in any non-academic and extracurricular activities as their nondisabled peers.



LEAST RESTRICTIVE ENVIRONMENT (LRE)

The educational agency ensures written least restrictive environment policies and procedures requirements are met.

The educational agency shall ensure that to the maximum extent appropriate, children with disabilities, including children in public or nonpublic institutions or other care facilities, are educated with children who are nondisabled.

Special classes, separate schooling, or other removal of children with disabilities from the regular education environment occurs only if the nature or severity of the disability is such that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily.

CONTINUUM OF ALTERNATIVE PLACEMENT

Each educational agency must ensure that a continuum of alternative placement is available to meet the needs of children with disabilities. The continuum of alternative placement may include instruction in one or more of these environments during the school day:

- Regular classes general education with or without supplemental aids/services
- Special classes resource room or self-contained classroom
- Special schools; separate schools
- Home instruction
- Hospitals, residential treatment, and institutions

Educational agencies ensure provisions are made for supplementary services (such as resource room or itinerant instruction) in conjunction with regular class placement.

EDUCATION PLACEMENT

In determining the educational placement of a child with a disability each educational agency must ensure that the placement decision is:

- Made by a group of qualified professionals, including the parents and other persons knowledgeable about the child
- Based on the interpretation of the evaluation data, and the placement options
- Made in conformity with the least restrictive environment provisions

The child's placement is:

- Determined at least annually
- Based on the child's IEP
- As close as possible to the child's home; unless the IEP of a child with a disability requires some other arrangement, the child is educated in the school that the child would attend if nondisabled. Location does not mean placement. For example, if an educational agency has one multiple disability classroom and it is not in the school building closest to the child's home, that is not a change on the continuum. The services and access to general education peers are not changing.

In selecting the LRE, consideration is given to any potential harmful effect on the child or on the quality of services that the child needs, and the child is not removed from being educated in an age-appropriate general education classroom solely because of modifications in the general education curriculum.



Placing a child on virtual school due to behavior is a change of placement because the child is receiving IEP services in an alternate setting.

STATEWIDE AND DISTRICTWIDE TESTING

The educational agency must have a procedure for testing all children with disabilities to ensure the provision of their accommodations as written in the IEP.

The educational agency ensures that students with disabilities are included in general state- and districtwide assessment programs. Federal laws provide clear expectations that states will align achievement assessments with academic content standards. In Ohio, these are the three ways to assess student achievement of academic content standards:

- Participation in the general assessment with universal or designated supports (most students)
- Participation in the general assessment with allowable accommodations (some students with disabilities and English learners)
- Participation in an alternate assessment (small number of students with the most significant cognitive disabilities)

Accommodations for students with disabilities must be documented on the IEPs. Other accessibility features are not required to be documented to be provided. However, if there is an accessibility feature that an IEP team wants to ensure a student receives, the IEP team should document the feature on the student's IEP.

IEP SIGNATURE

Only the initial IEP requires parents' signature to implement the IEP.

IEP annual reviews, revisions, and amendments do not require a parent's signature to implement the IEP, unless there is a change in placement. Ohio does not require a signature (section 15 of the IEP) but requires the parent to participate in the meetings/decisions. The parent would have signed the participant page of the IEP.

<u>Initial IEP</u>: A parent may give consent to the full IEP services, for partial IEP services, or refuse all services.

<u>Annual review IEP</u>: A parent may sign in agreement with the implementation of the IEP or sign in disagreement to specific services in the IEP.

The parent is required to provide consent for a change in placement.

INITIAL IEP

The initial IEP must be developed within 30 calendar days of the eligibility determination that the child needs special education and related services.

For an initial IEP, the parent must provide consent by signing to implement:

- The special education and related services as specified in the IEP, or
- Certain areas in the IEP, or
- Not initiating special education and related services as specified in the IEP.

Eye examination for initial IEPs

The educational agency in which the child is enrolled ensures that parents are notified that the child is required to undergo a comprehensive eye exam within three months of starting IEP services, unless



the child underwent such an examination within the nine-month period immediately prior to being identified with disabilities.

No student shall be prohibited from initiating, receiving, or continuing to receive IEP services prescribed in the student's IEP because he or she has not undergone the required eye examination.

IEP TEAM MEMBERS

Required members of the IEP team include:

- The child's parents
- At least one general education teachers, if the child is or may be participating in the regular education environment
- At least one special education teacher of the child or, where appropriate, a special education provider of the child
- An educational agency may designate an educational agency member of the IEP team to serve as the educational agency representative. A representative of the educational agency who:
 - Is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of children with disabilities
 - o Knows the general education curriculum
 - Knows about the availability of resources of the educational agency
- Someone who can interpret the instructional implications of the evaluation results, who may be one of the team noted previously
- Individuals who have knowledge or special expertise regarding the child, including related services personnel, can be invited based on the parents or educational agency determination
- The child must be invited to all IEP meetings starting at age 14 (if appropriate at a younger age)
- Note: The related service provider is not a required team member, unless the related service is the only specially designed instruction that the student receives. Then the related services provider takes the place of the intervention specialist as a required team member.

IEP MEETINGS

Parent participation

The educational agency ensures that one or both parents of a child with a disability are present at each IEP team meeting or are afforded the opportunity to participate, including:

- Notifying the parents of the meeting in a reasonable time to ensure that they will have an opportunity to attend
- Scheduling the meeting at a mutually agreed upon time and place

Parent invitation

A notice to a parent regarding an IEP meeting includes the following:

- The purpose
- Time and location of the meeting
- Who will be in attendance:



- A list of individuals invited, such as the early intervention service coordinator or other representatives of the Part C system at the initial IEP meeting
- Individuals who have knowledge or special expertise about the child
- If the IEP will be in effect when the child turns 14, and if determined appropriate by the IEP team, the notice must indicate:
 - o The child will be invited to the meeting
 - The purpose of the meeting must include:
 - The development of a statement of postsecondary transition services needs
 - Consideration of the postsecondary goals and transition services
 - o Any other agency identified as a representative of the child

Other methods to ensure parents participation

If neither parent can attend an IEP team meeting, the educational agency uses other methods to ensure parent participation, including individual or conference telephone calls, virtual meetings consistent with and related to alternative means of meeting participation.

Conducting an IEP team meeting without a parent in attendance

The educational agency keeps a record of the varied attempts to arrange a mutually agreed upon time and place, using the OP-09 Attempts to Obtain Parent Participation form, to include:

- Detailed records of telephone calls made or attempted and the results of those calls
- Copies of correspondence sent to the parents and any responses received

A meeting can be conducted without a parent in attendance if the abovementioned attempts have been unsuccessful.

General education teacher requirement

A general education teacher who is a member of a child's IEP team, must participate in the development of the IEP, including the determination of:

- Appropriate positive behavioral interventions and supports and other strategies for the child
- Supplementary aids and services, program modifications and support for school personnel

Secondary Transition services participants

- The educational agency invites a child with a disability to attend the child's IEP team meeting if
 a purpose of the meeting will be the consideration of the postsecondary goals for the child and
 the transition services needed to assist the child in reaching those goals.
- If the child does not attend the IEP team meeting, the educational agency takes other steps to ensure that the child's preferences and interests are considered.
- The educational agency invites a representative of any participating agency that is likely to be responsible for providing or paying for transition services with the consent of the parents or a child who has reached the age of majority.

IEP Team attendance and excusal

- All IEP team members (The student's Intervention Specialist, general education teacher, student and legal guardian) are required to participate in the meetings.
- A member of the IEP team is not required to attend an IEP team meeting, in whole or in part, if the parent of a child with a disability and the educational agency agrees, in writing, that the



- attendance of the member is not necessary because the member's area of the curriculum or related services is not being modified or discussed in the meeting.
- A member of the IEP team may be excused from attending an IEP team meeting, in whole or in part, when the meeting involves a modification to or discussion of the member's area of the curriculum or related services, if:
 - The parent and the educational agency consent to the excusal in writing
 - The member submits in writing their input into the development of the IEP to the parent and the IEP team prior to the meeting

Use of interpreters

The educational agency takes necessary measures to ensure that the parent understands the proceedings of the IEP team meeting, such as arranging for an interpreter for parents with deafness or whose native language is other than English or any other necessary accommodations.

IMPLEMENTATION OF IEPS

Each educational agency ensures the IEP is developed and implemented for each child with a disability, and the services identified in the child's IEP are provided as agreed upon with the child's school district of residence.

The IEP shall be implemented as soon as possible following the IEP meeting or within 30 days of special education eligibility determination.

Accessibility of IEP to teachers and others

The educational agency ensures that the child's IEP is accessible to each regular education teacher, special education teacher, related services provider, and any other service provider who is responsible for implementing the IEP, and that each teacher and provider is informed of:

- The teacher's and provider's specific responsibilities related to implementing the child's IEP
- The specific accommodations, modifications, and supports that must be provided for the child in accordance with the IEP

PROGRESS REPORT

IEP and transition progress reports must include:

- A description of progress toward the completion of the IEP goals and transition services provided to the parent at least as often as report cards are issued to all children
- If the school district provides interim reports to all children, progress reports are provided to all parents of a child with a disability concurrent with the issuance of progress reports for students without a disability.

REVIEW AND REVISION OF IEPS

The educational agency ensures the IEP team:

- Reviews the child's IEP periodically, but not less than annually, to determine whether the annual goals for the child are being achieved
- Revises the IEP, as appropriate, to address:
 - Any lack of expected progress toward the annual goals and in the general education curriculum, if appropriate



- The results of any reevaluation conducted
- o Information about the child provided to, or by, the parents
- The child's anticipated needs or
- Other matters

In conducting a review of the child's IEP, the IEP team must consider the special factors.

A regular education teacher of the child, as a member of the IEP team, must participate in the review and revision of the IEP of the child.

AMENDMENT AND MODIFICATION OF IEP

If changes are needed to be made to an IEP after the annual IEP review, the parent of a child with a disability and the educational agency may agree to not reconvene a full IEP team meeting for the purposes of making those changes to the IEP, but may develop a written document to amend or modify the child's current IEP.

If the IEP team amends or modifies the current IEP, the educational agency ensures that the child's full IEP team, teachers, and providers are informed of those changes.

The annual review date for the amended or modified IEP does not change. The review date will change upon a complete review and revision of the child's IEP.

After amending the IEP, the educational agency must send a copy of the amended IEP to the parent within 30 days of the date the IEP was amended.

IEP TRANSFERS

IEPs for children who transfer school districts in the same state

When a child with an IEP in effect transfers within Ohio and enrolls in a new educational agency within the same school year, the new educational agency (in consultation with the parents) must provide FAPE to the child (including services comparable to those described in the child's IEP from the previous educational agency), until the new educational agency either:

- Adopts the child's IEP from the previous educational agency, or
- Develops and implements a new IEP that meets the requirements of the Operating Standards within 30 days.

IEPs for children who transfer from another state

When a child with an IEP that had been in effect in another state transfers to an educational agency in Ohio and enrolls within the same school year, the new educational agency (in consultation with the parents) ensures FAPE (including services comparable to those described in the child's IEP from the previous out of state school) is provided to the child, until the new educational agency decides if it needs to:

- Adopt the out of state IEP (if determined to meet Ohio requirements, or
- Conduct an initial evaluation (if determined to be necessary by the new school district), or
- Develop and implement a new IEP that meets the requirements of the Operating Standards.

TRANSFER OF RIGHTS AT AGE OF MAJORITY

When a child with a disability reaches the age of majority under Ohio law (eighteen years of age), all rights accorded to parents under Part B of the IDEA usually transfer to the child.



- By the child's 17th birthday, the IEP must include a statement that the child has been informed of the child's rights that will transfer to the child on reaching the age of majority (18 years old).
- The parent and the child must sign and date this section of the IEP.

For children who are incarcerated in an adult or juvenile state or local correctional institution, the educational agency must provide notice to the parent and child of the transfer of rights at age of majority.

All education rights that the parent had would transfer at age of majority to the child who is incarcerated in an adult or juvenile state or local correctional institution.

INCARCERATED YOUTH

The IEP team must amend the child's IEP to address placement at the juvenile detention center or adult jails and make amendments to the IEP as necessary to ensure FAPE is provided to the child.

TRANSMITTAL OF EDUCATION RECORDS BETWEEN EDUCATIONAL AGENCIES

The new educational agency must obtain the child's education records within 30 days of the child's enrollment, including the IEP and supporting documents, as well as any other records relating to the provision of special education or related services to the child, from the previous educational agency in which the child was enrolled.

All special education records must be transferred to the new educational agency or nonpublic school regardless of fees owed to the educational agency.

The previous educational agency must respond to the request for the education records within 30 days of the notification of the child's enrollment into the new educational agency.



Student Discipline

Policy

The school district of residence ensures that children with disabilities, their parents, and public agencies are provided an opportunity to resolve disputes regarding identification, evaluation, or educational placement of a child with a disability or the provision of a free appropriate public education (FAPE).

Procedure

THE EDUCATIONAL AGENCY:

REMOVALS

May remove a child with a disability who violates a code of student conduct from his or her current placement for not more than 10 consecutive school days. The regulation does not permit using repeated disciplinary removals of 10 school days or less as a means of avoiding the change in placement options.⁵

CHANGE OF PLACEMENT BECAUSE OF DISCIPLINARY REMOVALS

For purposes of removals of a child with a disability from the child's current educational placement, a change of placement occurs if:

- The removal is for more than 10 consecutive school days, or
- The child has been subjected to a series of removals that constitute a pattern because:
 - The series of removals total more than 10 school days in a school year
 - The child's behavior is substantially similar to the child's behavior in previous incidents that resulted in the series of removals and
 - Additional factors, such as the length of each removal, the total amount of time the child has been removed, and the proximity of the removals to one another

Determines on a case-by-case basis whether a pattern of removals constitutes a change of placement. This determination is subject to review through due process and judicial proceedings.

REMOVAL NOTIFICATION

Notifies parent of the decision to remove a child from his or her current placement on the date the educational agency makes the decision and provides the parent with the procedural safeguard notice.

Provides prior written notice to the parent of a child with a suspected or confirmed disability prior to a change in placement that is a result of a disciplinary action.

MANIFESTATION DETERMINATION

Conducts a manifestation determination review within 10 school days of any decision to change the child's placement because of a misconduct violation.

The educational agency and the relevant IEP team members, including parents, must:

 Review all relevant information in the child's file, including the child's IEP, teacher's observations, and any relevant information provided by the parents



⁵ Federal register, vol 71 no. 156 page 46715

 Determine if the conduct in question was caused by the child's disability, or if it was the direct result of the educational agency's failure to implement the child's IEP

If the misconduct was determined to be a manifestation of the child's disability, the IEP team must:

- Conduct a functional behavioral assessment (FBA), or
- If an FBA was completed before the behavior that resulted in the change of placement occurred, review the behavior intervention plan (BIP) and modify as needed to address the behavior, and
- Return the child to their prior placement unless the team determined otherwise based on the BIP

If the change of placement is more than 10 days and the manifestation determination hearing concluded that the child's behavior which resulted in the violation was not related to the disability, then the educational agency can proceed as it would with a nondisabled child.

If the removal is a change of placement, the educational agency must provide the parent a prior written notice and the child's IEP team must determine:

- The appropriate services
- The interim alternative educational setting for the child to receive special education and related services

SERVICES

Must, for a child with a disability who has been removed from the child's current placement:

- Continue to provide educational services, so as to enable the child to continue to participate in the general education curriculum, although in another setting, and to progress toward meeting the goals set out in the child's IEP
- Conduct a functional behavioral assessment
- Provide behavioral intervention services and modifications that are designed to address the behavior violation so that it does not recur

The services required may be provided in an interim alternative educational setting.

After a child with a disability has been removed from the child's current placement for ten school days in the same school year, if the current removal is for not more than ten consecutive school days and is not a change of placement under this rule, school personnel, in consultation with at least one of the child's teachers, determine the extent to which services are needed so as to enable the child to continue to participate in the general education curriculum, although in another setting, and to progress toward meeting the goals set out in the child's IEP.

Is only required to provide services during periods of removal to a child with a disability who has been removed from the child's current placement for ten school days or less in that school year, if it provides services to a child without disabilities who is similarly removed.



SPECIAL CIRCUMSTANCES

School personnel may remove a student to an interim alternative educational setting for not more than 45 school days without regard to whether the behavior is determined to be a manifestation of the child's disability, if the child:

- Carries a weapon to or possesses a weapon at school, on school premises, or to or at a school function under the jurisdiction of the Department of Education and Workforce or an educational agency
- 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 under the jurisdiction of an educational agency, or
- Has inflicted serious bodily injury upon another person while at school, on school premises, or at
 a school function under the jurisdiction of an educational agency.

PROTECTIONS FOR CHILDREN NOT DETERMINED ELIGIBLE FOR SPECIAL EDUCATION AND RELATED SERVICES

A child who has not been determined to be eligible for special education and related services but who has engaged in behavior that violated a code of student conduct may assert any of the protections provided under IDEA if the educational agency had knowledge that the child was a child with a disability before the behavior that precipitated the disciplinary action occurred.

AN EDUCATIONAL AGENCY'S BASIS OF KNOWLEDGE

An educational agency has knowledge that a child is a child with a disability before the behavior that precipitated the disciplinary action occurred, if:

- The parent of the child expressed concern in writing that the child is in need of special education and related services to:
 - A supervisory or administrative personnel of the appropriate educational agency, or
 - A teacher of the child
- The parent of the child requested an evaluation of the child, or
- The teacher of the child, or other personnel of the educational agency, expressed specific
 concerns about a pattern of behavior demonstrated by the child directly to the director of
 special education of the educational agency or to other supervisory personnel of the
 educational agency.

An educational agency would not be deemed to have knowledge if the parent of the child:

- Did not allow an evaluation of the child, or
- Refused services, or
- After an evaluation, the child was determined to not be a child with a disability.

CONDITIONS THAT APPLY IF NO BASIS OF KNOWLEDGE

If an educational agency does not have knowledge that a child is a child with a disability prior to taking disciplinary measures against the child, the child may be subjected to the disciplinary measures applied to children without disabilities who engage in comparable behaviors.

If a request is made for an evaluation of a child during the time period in which the child is subjected to disciplinary measures, the evaluation must be conducted in an expedited manner.

Until the evaluation is completed, the child remains in the educational placement determined by school authorities, which can include suspension or expulsion without educational services.



The educational agency eligibility determination decision must take into consideration information from the evaluation conducted by the educational agency and information provided by the parents.

If the child is determined to be a child with a disability, the agency must provide special education and related services.

REFERRAL TO AND ACTION BY LAW ENFORCEMENT AND JUDICIAL AUTHORITIES

May report a crime committed by a child with a disability to appropriate authorities or state law enforcement and judicial authorities.



Comprehensive Coordinated Early Intervening Services

Policy

The school district ensures use of 15% of its IDEA Part B allocation for comprehensive coordinated early intervening services (CCEIS) if the Department determines that a district has significant disproportionality based on race or ethnicity with respect to the identification of children with disabilities, the identification of children in specific disability categories, the placement of children with disabilities in particular educational settings, or the taking of disciplinary actions.

Procedure

Comprehensive coordinated early intervening services include:

- Activities that include professional development, educational and behavioral evaluations, services and supports to the identified student population as described above
- A review and assessment of the factors contributing to the significant disproportionality, including a lack of access to scientifically based instruction; economic, cultural or linguistic barriers to appropriate identification or placement in particular educational settings; inappropriate use of disciplinary removals; lack of access to appropriate diagnostic screenings; differences in academic achievement levels, and
- A review of the policies, practices, or procedures contributing to the significant disproportionality, including a policy, practice, or procedure that results in a failure to identify, or the overidentification of, a racial or ethnic group (or groups).

When identified as significantly disproportionate, the district must use 15% of its IDEA Part B Allocation to serve children ages three through grade 12, particularly, but not exclusively, children in those groups identified as significantly disproportionate:

- Children who are not currently identified as needing special education or related services, but who need additional academic and behavioral support to succeed in a general education environment
- Children with disabilities, but not limited only to such children

Funds must be expended within the period of availability of the fiscal year in which the funds were reserved. The amount budgeted for comprehensive coordinated early intervening services and the budget narrative of the use of funds must be documented in the district's IDEA Part B grant application for the fiscal year in which the funds were reserved.

Educational agencies that are mandated to budget and expend 15% of their IDEA Part B allocation for these services are obligated to track and report the following:

- The amount of the reserved funds that are expended within a fiscal year and any carryover of unexpended funds to the following fiscal year
- The number of students who receive comprehensive coordinated early intervening services
- Of those students who received comprehensive coordinated early intervening services, the number who subsequently received special education and related services within two years after receiving comprehensive coordinated early intervening services



Glossary

College Credit Plus (CCP)

CCP classes are college-level courses that permit students to earn college credit while earning credits to graduate from high school. CCP courses must meet certain standards to maintain college-level accreditation. Districts are not required to implement individualized education programs (IEPs) for CCP classes and college-level courses may not be permitted to implement every accommodation and modification listed in a student's IEP.

Destruction

Destruction means physical destruction or removal of personal identifiers from information so that the information is no longer personally identifiable.

Educational Agency

- School districts, including school districts of service, open enrollment school districts, community schools
- The Ohio Department of Youth Services, and joint vocational school districts
- Juvenile justice facilities, educational service centers, county boards of developmental disabilities
- Any department; division; bureau; office; institution; board; commission; committee; authority; or other state or local agency, other than a school district or an agency administered by the Department of Developmental Disabilities, that provides or seeks to provide special education or related services to children with disabilities, unless Chapter 3323 of the Revised Code or a rule adopted by the state board of education specifies that another school district, other educational agency, or other agency, department, or entity is responsible for ensuring compliance with Part B of the IDEA.

Education Records

Records that are directly related to a student and are maintained by an educational agency or institution or by a party acting for the agency or institution and covered under the definition of "education records" in 34 C.F.R. Part 99 (January 14, 2013) (the regulations implementing the Family Educational Rights and Privacy Act of 1974, August 1974, 20 U.S.C. 1232g (FERPA))

Free Appropriate Public Education (FAPE)

Free appropriate public education (FAPE) means students receive special education and related services that are provided at public expense, under public supervision and direction, and without charge; those services meet the standards of the Department; include an appropriate elementary school, or secondary school education; and are provided in conformity with a student's Individualized Education Program (IEP).



Individualized Education Program (IEP)

An IEP means a written statement for each child with a disability that is developed, reviewed, and revised in a meeting.

Initial Evaluation Team

The initial evaluation team includes the parents and a group of qualified professionals.

Informed Parental Consent

The parent:

- Has been fully informed of all information relevant to the activity for which consent is sought, in the parent's native language, or other mode of communication
- Understands and agrees in writing to the carrying out of the activity for which the parent's
 consent is sought, and the consent describes that activity and lists the records (if any) that will
 be released and to whom
- Understands that the granting of consent is voluntary on the part of the parent and may be
 revoked at any time. If a parent revokes consent, that revocation is not retroactive (i.e., it does
 not negate an action that has occurred after the consent was given and before the consent was
 revoked).

Least Restrictive Environment (LRE)

Children with disabilities must be educated in the same environment as children without disabilities as much as possible based on the children's needs. For specific requirements of LRE, see Ohio Administrative Code 3301-51-09.

Modification

- Changes what a student is taught or expected to learn
- Modifications to grade-level learning change the expectation to learn the full breadth and/or depth of content

<u>Parent</u>

- A biological or adoptive parent of a child (Exception: unless biological or adoptive parent lacks legal authority to make educational decision for the child)
- A guardian generally authorized to act as the child's parent, or authorized to make educational decisions for the child (but not if the child is a ward of the State)
- An individual acting in the place of a biological or adoptive parent (including a grandparent, stepparent, or other relative) with whom the child lives, or an individual who is legally responsible for the child's welfare, or
- A surrogate parent who has been appointed.



Participating Agency

Any agency or institution that collects, maintains, or uses personally identifiable information, or from which information is obtained, under Part B of the IDEA.

Personally Identifiable Information

Information that contains:

- · The name of the child, the child's parent, or other family member
- · The address of the child
- A personal identifier, such as the child's social security number or student number, or
- A list of personal characteristics or other information that would make it possible to identify the child with reasonable certainty.

Public Expense

The district either pays for the full cost of the evaluation or ensures that the evaluation is otherwise provided at no cost to the parent of the student.

Prior Written Notice

A written notice provided to the parent of the educational agency's proposals or refusal regarding initiating or changing the identification, evaluation or placement of the children.

Re-Evaluation Team

The re-evaluation team includes the IEP team and other qualified professionals.

Student Profiles

Summarize all current and relevant strengths, educational needs and performance levels of the child.

Transfer of student records

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Requires schools to provide a transfer student's records to the new school within 5 days of the request. Schools can withhold records if a student owes \$2,500 or more.

