MASTERING THE MAZE The Special Education Process



Alabama State Department of Education Office of Learning Support Special Education Services JULY 2013

Alabama State Department of Education, Thomas R. Bice, State Superintendent of Education July 2013

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ACRONYMS

AAA - Alabama Alternate Assessment

AAC - Alabama Administrative Code

ADA - Americans with Disabilities Act

ADD - Attention Deficit Disorder

ADHD - Attention Deficit Hyperactivity Disorder

ADRS - Alabama Department of Rehabilitation Services

AEIS - Alabama's Early Intervention System

AHSGE - Alabama High School Graduation Exam

AMSI - Alabama Middle School Initiative

AMSTI - Alabama Math, Science & Technology Initiative

AOD - Alabama Occupational Diploma

APR - Annual Performance Report

ARFI - Alabama Reading First Initiative

ARI - Alabama Reading Initiative

ARMT - Alabama Reading & Mathematics Test

AT - Assistive Technology

AUT - Autism

AYP - Adequate Yearly Progress

DD - Developmental Delay

BIP - Behavioral Intervention Plan

CRS - Children's Rehabilitation Services

CEIS – Coordinated Early Intervening Services

DB - Deaf-Blindness

DIBELS - Dynamic Indicators of Basic Early Literacy Skills

DPH - Due Process Hearing

ED - Emotional Disability

eGAP - Electronic Grant Application Process

EI - Early Intervention

ELL - English Language Learners

ELPP – Early Learning Progress Profile

ESA – Educational Service Agency

ESY - Extended School Year

FAPE - Free Appropriate Public Education

FBA – Functional Behavioral Assessment

GEP - Gifted Education Plan

GT - Gifted

HI - Hearing Impairment

IAES - Interim Alternative Educational Setting

ID- Intellectual Disability

IDEA - Individuals with Disabilities Education Act

IEE - Independent Educational Evaluation

IEP - Individualized Education Program

IFSP - Individualized Family Service Plan

LEA - Local Education Agency

LEP - Limited English Proficiency

LRE - Least Restrictive Environment

MD - Multiple Disabilities

NCLB - No Child Left Behind Act of 2001

OHI - Other Health Impairment

OI - Orthopedic Impairment

O&M - Orientation and Mobility

OSEP - Office of Special Education Programs

OT - Occupational Therapy/Therapist

PBS - Positive Behavioral Supports

PST- Problem Solving Team

PT - Physical Therapy/Therapist

RIC - Regional Inservice Center

SDE - State Department of Education

SEA - State Education Agency

SES - Special Education Services

SETS – Special Education Tracking System

SLD - Specific Learning Disability

SLI - Speech or Language Impairment

SLP - Speech Language Pathologist

SPP - State Performance Plan

SPDG - State Personnel Development Grant

SSR - Student Services Review

STI - Software Technology Incorporated

TA - Technical Assistance

TBI - Traumatic Brain Injury

VI - Visual Impairment

VRS - Vocational Rehabilitation Services

IEP TEAM MEMBERSHIP

The **IEP Team** is composed of the following:

AAC pages 525-526 (3) (a-i)

- 1. The Parent of the student with a disability.
- 2. Not less than one regular education teacher of the student if the student is or may be participating in the regular education environment. The regular education teacher must, to the extent appropriate, participate in the development, review, and revision of the student's IEP, including assisting in the determination of appropriate positive behavioral interventions and supports and other strategies for the student and the determination of supplementary aids and services, program modifications, and supports for school personnel.
- 3. Not less than one special education teacher of the student or, where appropriate, not less than one special education provider of the student.
- 4. *A representative of the public agency who: is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of students with disabilities; is knowledgeable about the general education curriculum; and is knowledgeable about the availability of resources of the public agency; has the authority to commit agency resources and be able to ensure that IEP services will be provided. A public agency may designate a public agency member of the IEP Team to also serve as the agency representative, if the criteria for serving as a public agency representative are met.
- 5. *An individual who can interpret the instructional implications of evaluation results, who may be a member of the IEP Team that is described in this section of required members of an IEP Team.
- 6. At the discretion of the parent or the agency, other individuals who have knowledge or special expertise regarding the student, including related services personnel, as appropriate. The determination of the knowledge or special expertise of any individual is made by the party (parents or public agency) who invites the individual to be a member of the IEP Team.
- 7. Whenever appropriate, the student with a disability.
- 8. Secondary Transition Services Participants. In addition to the participants specified above, if a purpose of the meeting is the consideration of the postsecondary goals for the student and the transition services needed to assist the student in reaching those goals, the public agency must invite the student and, with the consent of the parent or a student who has reached the age of majority, a representative of any other agency that is likely to be responsible for providing or paying for transition services. If the student does not attend the IEP Team meeting, the public agency must take other steps to ensure that the student's preferences and interests are considered.
- 9. Early Intervention Representatives. In the case of a child who was previously served under Part C/Early Intervention (EI), an invitation to the initial IEP Team meeting must, at the request of the parent, be sent to the EI service coordinator or other representatives of the EI system to assist with the smooth transition of services.

*If an IEP Team Member is serving in two positions at a meeting (e.g., special education teacher is also serving as someone who can interpret the instructional implications of the evaluation results) he/she should sign his/her name by each position he/she is representing.

EARLY INTERVENTION TO PRESCHOOL TRANSITION PLANNING MEETING DOCUMENTATION

CHILD'S NAME:	DOB:	SSID#	
DATE LETTER OF NOTIFICATI FROM EI RECEIVED:	ON	RECEIVING LEA:	
Was the child referred to Early Inte	rvention (EI) less than 90 days pri	or to third birthday?	_YESNO
Services student received through I	El Program:		
Where were services provided? (He	ome/Daycare/Clinic/Other)		
Does the student attend: Daycar Days/Times Student Attends:	re [] Mother's Day Out []	Nursery School []	Other []
Medication Taken:			
Reason for Medication:			
Doctor's Name:			
Strengths of the Child:			
Needs of the Child:			
Additional Information:			
		-	
Current Evaluations	Examiner	Agency	Date
POSITION	PARTICIPANT	TS I	DATE
Parent			

POSITION	PARTICIPANIS	DAIE
Parent		
Parent		
EI Service Provider		
LEA Representative		
Other		
Other		

[] **I GIVE PERMISSION** for my child to be referred to the LEA.

[] **I DO NOT GIVE PERMISSION** for my child to be referred to the LEA.

[] Parent(s) agreed or requested to have the referral meeting today.

Signature of Parent

Date of Signature

AAC page 497 (1)(d); page 525 (2)(a)

DIRECTIONS FOR EARLY INTERVENTION TO PRESCHOOL TRANSITION PLANNING MEETING DOCUMENTATION

Purpose(s) of this form:

- To document transition from EI (Part C) to the public agency (Part B).
- To document compliance of timelines.
- To verify that the parent has given permission to refer the student to the public agency.
- To document that all required persons (parent, EI representative, LEA representative) attended the meeting.
- To obtain general information about the preschool student.

When to use this form:

• When a student is transitioning from EI to the public agency, a mutually agreed upon meeting time is scheduled between the EI representative, the parent, and the public agency representative.

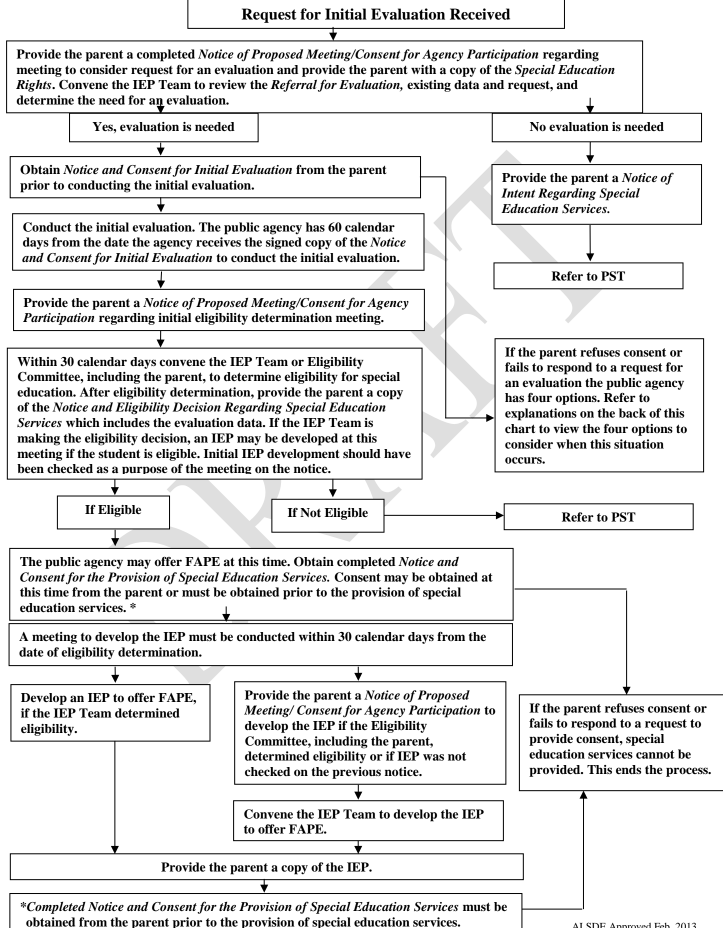
Things to remember when completing this form:

- All fields must be completed. Indicate N/A if not applicable.
- Participants must include a parent, public agency representative, and EI representative.
- All required signatures must be on this form.
- A copy of this form should be provided to EI when appropriate.
- The form is used to document that the parent, EI, and the public agency discussed transition.
- If the parent does not attend the meeting, the referral process cannot proceed.
- The parent must give permission before the student is referred to the public agency.
- The parent must sign and date the form and indicate that he/she gives permission for the referral to proceed.

What happens next:

- If the parent checks <u>I give permission for my child to be referred to the LEA</u>, and signs the form, the public agency proceeds with the referral process. If an IEP Team is present a referral meeting may be held immediately.
- If the parent checks <u>I do not give permission for my child to be referred to the LEA</u>, the public agency <u>may</u> <u>not</u> proceed with the referral process.

Process Chart 1 SPECIAL EDUCATION PROCESS **Referral Through IEP Implementation**



PROCESS CHART 1 SPECIAL EDUCATION PROCESS

Referral Through IEP Implementation

Things to Remember When Going Through This Process

REMEMBER:

- 1. Existing data includes any information collected prior to a referral: progress monitoring information; concerns of parent, teachers, and the student; etc.
- 2. If a parent refuses consent or fails to respond to a request to provide consent for the initial evaluation, the IEP Team has the following four options:
 - The IEP Team may request that the parent participate in a conference to discuss his/her decision.
 - The public agency may ask for mediation from the ALSDE.
 - The public agency may initiate a due process hearing to have an impartial hearing officer to order an initial evaluation to be conducted over the parent's objections.
 - The public agency may decide to accept the parent's refusal.

Note: If a parent of a child who is home schooled or placed in a private school by a parent at his/her own expense does not provide consent for the initial evaluation, or the parent fails to respond to a request to provide consent, the public agency may not use the mediation and/or due process to override procedures and the public agency is not required to consider the child as eligible for services.

- 3. The AAC requires minimum evaluative components to determine eligibility. It is the responsibility of the IEP Team to determine if additional evaluation data are needed.
- 4. Upon completion of the evaluation, a team of qualified professionals (Eligibility Committee), which includes the parent or the IEP Team, must determine if the student has a disability and if the student is in need of special education (specially designed instruction) and related services.
- 5. The public agency has 60 calendar days from the date of receipt of the signed copy of the *Notice and Consent for Initial Evaluation* to conduct the initial evaluation. The public agency has 30 calendar days from the completion of all necessary evaluations to determine whether the student is a student with a disability. Public agencies should document the date the agency receives the signed Notice and Consent for *Initial Evaluation* from the parent. If a student is determined to be eligible, a meeting to develop the IEP must be conducted within 30 calendar days from the date of eligibility determination.
- 6. For a transfer student who entered the process in one public agency before the initial evaluation was completed in the previous agency, the parent and the receiving public agency may agree to a specific timeline. The agreed upon timeline must be documented in writing on the *Initial or Reevaluation Written Agreement(s) Between the Parent and the Public Agency* form.
- 7. If a parent refuses consent or fails to respond to a request to provide consent for the provision of services, the process ends. The public agency must document at least two attempts to obtain consent. The public agency may <u>not</u> initiate a due process hearing to override the parent's refusal to give consent for the provision of special education services (SES).

Annotate Process

Student Name:	SSID:	Date of Birth:			
Name of Process:		Process Create Date:			
All entries should have the entry date and the name of the person making the note.					

Example: First Last name – xx/xx/xx - Notes



REFERRAL FOR EVALUATION

Date Received: _____

STUDENT INFORMATION							
Student's Compl	lete Legal Nan	ne:					
SSID#:		Sex:	Grade:	Race:	Date of	Birth:	
School/Service H	Provider:						
Parent's Name(s):						
Address:				Primary Phone:			
				Phone Contact Nat	me:		
				Other Phone (Opt.	.):		
				Phone Contact Nat	me:		
Primary Languag	ge in Home:						
Person Referring	;:			Position:			
INSTR[]Poor progr[]Poor progr[]Poor progr[]Poor progr[]Few appro[]Poor progr[]Other[]Other[]Other[]Other	based on conc UCTIONAL ress acquiring ress acquiring ress acquiring producing write producing write priate cognitive ress acquiring of	CONCERNS pre-literacy sk basic reading pre-numeracy basic math ski tten work re learning stra	kills [skills [skills [ills [ategies [Poor attention and Noncompliance with Excessively high/I Difficulty following Easily frustrated Extreme mood swith Difficulty working Difficulty staying Limited adaptive b Inappropriate social 	IORAL CON concentration ith teacher dir ow activity le ng directions ings g with peers on task pehavioral skil	CERNS ectives vel	
[] None			[] Other] None			
			MEDICAL I	NFORMATION			
				edic, or medical proble		[] Yes	[] No
	udent exhibit lems? If yes,			oom which might indic		[] Yes	[] No
3. Does student	t currently wea	ar glasses?				[] Yes	[] No
	t currently wea	-				[] Yes	[] No
5. Is the studen	t receiving any	y medication a	at school and/c	or at home? If yes, what	t?	[] Yes	[] No
6. Does this stu	ident currently	use an assisti	ive technology	device? If yes, what?		[] Yes	[] No

AAC pages 498-499 6(a-e)

Purpose(s) of this form:

- To provide detailed information regarding the reason(s) for referral.
- To provide adequate information for the IEP Team to determine whether or not to provide an individual comprehensive evaluation to determine eligibility for SES.
- To document that the required IEP Team members participated in making this decision.

When to use this form:

- When a student is referred for an evaluation because he/she is suspected of having a disability.
- This form may be completed upon acceptance of an out-of-state IDEA transfer student.

Things to remember when considering a referral:

- Include all required IEP Team members when meeting to discuss the referral for an evaluation.
- Prior to the meeting, gather any needed information that is available (e.g., PST information, medical information, copies of the report card, cumulative record, work samples, recent evaluations, etc.).
- PST or other school personnel referring a regular education student should have completed the entire *REFERRAL FOR EVALUATION* form with attached documentation.
- At the meeting, allow all IEP Team members, including the parent, an opportunity to provide further information (e.g., reason for referral; instructional/behavioral concerns; medical information; environmental, cultural and/or economic concerns).
- Intervention strategies *may* be waived for:
 - A student who has severe problems that require immediate attention.
 - Three- and four-year-olds, and for five-year-olds who have not been in kindergarten.
 - A student with articulation, voice, or fluency problems only.
 - A student with a medical diagnosis of traumatic brain injury.
 - A student who has been referred by his/her parent.

Things to remember when completing this page:

- The IEP Team, including the parent, must be convened to complete this form and to make the recommendations required of this form.
- The statement written in the <u>Reason for Referral</u> section should clearly explain why the referring person suspects that this is a student with a disability.
- For preschool students, the sections titled <u>Instructional Concerns</u>, <u>Behavioral Concerns</u>, and <u>Historical Information</u> are not required for completion.
- If none is checked under <u>Instructional Concerns</u> or <u>Behavioral Concerns</u>, a text explanation is required. You may indicate "NA" as the text explanation.

What happens next:

- If a student is referred and the IEP Team decides not to accept the referral for evaluation, the student goes back to the PST for further interventions.
- If the referral is accepted, obtain signed consent and proceed with the evaluation.

				Page 12
	HISTORICAL INFORMATIO	N		
Ha	ve the following been considered?			
	1. Latest report card.	[] Yes	[] No	[] NA
	2. Cumulative records containing grades and attendance.	[] Yes	[] No	[] NA
	3. Current work samples.	[] Yes	[] No	[] NA
	4. Current interventions and supporting documentation.	[] Yes	[] No	[] NA
	5. Other relevant information (from parent/school/other agencies).	[] Yes	[] No	[] NA
	6. Relevant evaluations including state assessment results.	[] Yes	[] No	[] NA
7.	[]Improved each yearare:[]Stayed about the same each year[][]Declined each year[][]Dropped suddenly[]B	t s grades in the Above Average Average Below Average Data not availabl		rea(s) of concern
9.	Compared to last year, this student has been absent: [] More [] L	Less [] Abou	t the same	[] NA
	Out of school days for year to date, the student has been: Absent days Tardy times Checked out times Failing to attend class(es) times			
11.	Has this student ever repeated a grade? If yes, which one(s)/how many t	times? []	Yes []]	No [] NA
12.	Has this student been suspended or expelled for disciplinary reasons current school year? If yes, explain.	during the []	Yes []]	No [] NA
13.	Has this student been previously referred for SES? If yes, note previoudate.	ous referral []	Yes []]	No [] NA
14.	Did this student qualify for SES?	[]	Yes []	No [] NA
15.	Has the student received other services such as, Title I, Migrant, 504, ES yes, which ones?		Yes []]	No [] NA

REFERRAL FOR EVALUATION (HISTORICAL INFORMATION)

Things to remember when completing this page:

- This section does not apply to preschool students and five-year-olds who have not attended kindergarten.
- For other students, the IEP Team should consider this page and indicate NA (not applicable) for items that do not apply.

ENVIRONMENTAL, CULTURAL, AND/OR ECONOMIC CONCERNS

Use this checklist:

- (1) To determine factors impacting a student's learning and therefore excluding him/her from being identified as a student with a disability.
- (2) To determine whether or not a student needs to be administered a non-traditional intelligence test if there is environmental, language, cultural, and/or economic concerns checked.
- (3) To consider if there has been a lack of appropriate instruction in reading and/or math

Check each that applies to student.

- [] Limited experiential background
- [] Irregular attendance (for reasons other than verified personal illness)
- [] Transience in school years
- [] Home responsibilities interfere with learning activities.
- [] Lack of proficiency in any language (a discrepancy of two or more grade levels or years between the student's grade level or age in language and ability).
- [] Nonstandard English constituting a barrier to learning (only a foreign language or nonstandard English spoken at home, the language of the home exhibits strong dialectal differences)
- [] Limited opportunity to acquire depth in English (English not spoken in the home, transience due to migrant employment of family, dialectal differences acting as a barrier to learning).
- [] Limited cultural experiences (student does not participate in community activities).
- [] The student receives other services such as Title I, Migrant, 504, ESL, etc.
- [] Limited participation in supplemental organized learning opportunities, e.g., preschool, Head Start, after school programs

[] NONE OF THE ABOVE APPLY

AAC page 514 (10)(a)

REFERRAL FOR EVALUATION (ENVIRONMENTAL, CULTURAL, AND /OR ECONOMIC CONCERNS)

Purpose(s) of this form:

- To determine if there are environmental, cultural, and/or economic concerns that have affected the student's opportunity to learn.
- To identify any environmental, language, cultural, and/or economic factors that the IEP Team needs to consider when selecting evaluation procedures for a particular student.
- To rule out environmental, cultural, and/or economic concerns as the primary cause of the impairment.

When to use this form:

• Complete this page as part of the referral form.

Things to remember when completing this form:

- Check each statement that is true about the student.
- Give thoughtful consideration to each of the items listed to ensure that the student's background is accurately represented.
- The IEP Team should discuss each area checked to determine what impact, if any, the factor has on learning and/or the type of intelligence test to administer, and/or whether lack of academic instruction is a contributing factor.
- Remember that a lack of appropriate instruction in reading or math or the student's limited English proficiency may NOT be <u>the</u> determining factor in identifying a student as having a disability.
- If there are no concerns, check **<u>NONE OF THE ABOVE APPLY</u>** at the bottom of the page.

What happens next:

- The IEP Team should utilize information from this form to plan appropriate evaluations for the student so that nondiscriminatory procedures are used that best reflect the student's ability (ex: nontraditional assessments).
- Record information from this checklist on the *Notice and Eligibility Decision Regarding SES* form. Do not write "See Attached" or indicate the number of checks on the *Notice and Eligibility Decision Regarding SES*. Describe how specific factors may have influenced the student's educational performance. If there are no checks, that information should be included on the *Notice and Eligibility Decision Regarding SES* form.

FOR	IEP TEAM USE ONLY			
 Does the data support that the reason for referral has a direct impact on the student's educational performance, or for a preschool child, participation in age-appropriate activities? Yes [] Yes [] No 				
2. Does the data support the severity of the reason	for referral? [] Yes [] No			
3. Does the data support the duration of the reason	n for referral? [] Yes [] No			
	h of intervention(s) for the referral concern(s) (e.g., appropriate target behavior, duration of intervention, integrity of implementation, data es [] No [] NA			
5. Does the data support the ineffectiveness of the [] Yes [] No [] NA	intervention(s) for the referral concern(s)?			
6. Does the data include multiple sources of inform	mation about the reason for referral? [] Yes [] No			
IEP TEAN	M RECOMMENDATIONS			
[] ACCEPTED FOR EVALUATION. Educ Evaluation prior to conducting the evaluation	cation agency must obtain a signed Notice and Consent for Initial			
[] NOT ACCEPTED FOR EVALUATION. <i>Regarding SES.</i>	Education agency must provide the parent with Notice of Intent			
POSITION IEP TEAM MEMBER'S	IEP TEAM MEMBER'S SIGNATURE DATE			
Parent				
Parent				
General Education Teacher				
Special Education Teacher				
LEA Representative				
Someone Who Can Interpret The Instructional Implications Of The Evaluation Results				
Implications of The Evaluation Results				
Student				

AAC page 499 (6)(e)

REFERRAL FOR EVALUATION (FOR IEP TEAM USE ONLY/ IEP TEAM RECOMMENDATIONS/SIGNATURES)

Things to remember when completing this page:

- The answer to each question listed under the section FOR IEP TEAM USE ONLY should be **YES** if the IEP Team decides to accept the referral for further evaluation. Questions 5 and 6 apply only to those referrals that require intervention strategies. Check **NA** if intervention strategies were waived.
- The IEP Team members that participate in the meeting must sign this page.

What happens next:

- The IEP Team should carefully review all information presented. If the referral is accepted for evaluation be sure to check <u>ACCEPTED FOR EVALUATION</u>. The LEA must then obtain a signed *Notice and Consent for Initial Evaluation* from the parent.
- If the IEP Team decides not to evaluate the student check <u>NOT ACCEPTED FOR EVALUATION</u>. Provide the parent with the *Notice of Intent Regarding SES* that explains why the IEP Team did not accept the referral for evaluation. Refer the student to the PST.
- All IEP Team meeting participants must sign the referral form to document his/her attendance in the referral meeting. Type in the name of each IEP Team participant on the individual signature lines when completing the form in STISETS. Maintain a printed copy with original signatures to be kept on file.
- If an IEP Team member is serving in two positions at the referral meeting (e.g., special education teacher is also serving as someone who can interpret the instructional implications of the evaluation results), he/she should sign his/her name by each position he/she is representing.

STUDENT'S NAME:

It is the policy of the Board of Education, in accordance with IDEA, to provide procedural safeguards that protect the individual confidentiality of all student records. The Board of Education authorizes the following categories of persons to review any personally identifiable data relating to students with disabilities:

CATEGORIES OF PERSONS AUTHORIZED TO REVIEW DATA

- 1. Parents
- 2. Student
- 3. State Department of Education Representatives
- 4. Federal Education Agency Representatives
- 5. Local Education Agency Representatives*
- 6. Other State Agency Representatives*

* Limited to those representatives who have a legitimate educational interest in the student's special education program.

ά.

Signature of Darson	Catagony	Reason	Date of
Signature of Person Reviewing Record	Category 1-6	for Review	Review
Keviewing Kecolu	1-0	101 Keview	Keview
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			
11.			
12.			
13.			
14.			
15.			

AAC page 539 (8)(d)(1)

• To document the name of the person reviewing the record, the reason for the review, and the date of the review.

When to use this form:

• When a request is made for access to and disclosure of a special education student's records.

Things to remember when completing this form:

- The special education records are confidential and must be kept in a secure location.
- Each special education student record must contain a *Record of Access to Student Records* form.
- The parent may inspect and review all educational records relating to identification, evaluation, and educational placement of his/her child that are collected, maintained, or used by the education agency.
- After providing written authorization to the education agency, the parent may have a representative review his/her child's records under the same access rights afforded to him/her.
- The local education agency is responsible for maintaining a log of each request for access to and disclosure of special education records.
- The parent, the student's teacher, and local education agency representatives are not required to sign each and every time the file is reviewed.
- If the records of a student contain information on more than one student, the parent or eligible student may inspect and review or be informed of only the specific information about that student.

What happens next:

- The education agency must retain a copy of the student's records containing personally identifiable information for a period of five (5) years after the termination of the special education program for which they were used.
- At the end of the five-year retention period, special education records may be destroyed. To meet the notice requirement regarding the destruction of records, the education agency must inform the parent and student (that has reached the age of majority). This may be in the form of a public notice or in a letter to the parent and student (age 19 and older). Notice must include the years of the records that will be destroyed and the date of destruction.
- The education agency is not prohibited from retaining records indefinitely as long as confidentiality is ensured.

	AAC page 527 (5))(a-e)	Page 20
NOTICE OF PROI	POSED MEETING/CC	DNSENT FOR AGE	INCY PARTICIPATION
STUDENT'S NAME:			
DATE: TIM	IE: LOCA	TION:	
[] [] * Enclosure: Special I Because your input is important participate by phone, please call will be helpful to you in this pr	quires Evaluation* dditional Data Collection attinued Eligibility eview/Revise IEP Determination avioral Assessment Plan ral Intervention Plan econdary Services ssion	[] Local Education [] Someone Whomogeneous Of The Evalua [] General Educa [] Special Educa [] Parent [] Student [] Career/Techni [] Other Agency Agency Name [] []	tion Teacher
LEA/agency has accommodated	at if you require notice and d you to ensure your under <i>lication Rights</i> document. , please contact:	d an explanation of yo standing. You are full	our rights in your native language, the y protected under the rights addressed opy of your rights, have any questions, (Telephone)
~		_	
Signature of Education Agency			
		FUDENT (Age 19 or	older)
Please check one of the follow		return this form to	
	before		
[] I WILL BE ABLE	TO MEET WITH YOU.		
[] I CANNOT meet at	the date and time indicated.	Please contact me to an	range another time.
[] I WILL NOT BE A	BLE TO MEET WITH Y	YOU. I will contact yo	ou if I want more information.
Please check one of the follow	ing boxes if agencies** are	e indicated above:	
[] I GIVE CONSENT	for representatives from o	ther transition agencies	s indicated above to attend the meeting.
(EXCLUDING the f	ollowing agencies:)
[] I DO NOT GIVE C			agencies indicated above to attend the meeting.
Signature of Parent or Stu			Date
		pts to contact parent/	student (age 19) for the IEP Team meeting.
Date Notice Sent			
Results of 1 st Attempt			
2 nd Attempt Date	Action		
Documented attempts to conta	• •	•	•
Agency was notified on		via	

NOTICE OF PROPOSED MEETING/CONSENT FOR AGENCY PARTICIPATION

<u>Purpose(s) of this form:</u>

- To notify the parent and student (age 19 and older) of the purpose(s) of the IEP Team meeting and provide the parent or student (age 19 and older) with an opportunity to attend, participate by phone, etc.
- To document that the parent and student (age 19 and older) have been provided written notice of an IEP Team meeting within a time frame that allows the parent or student (age 19 and older) time to respond and reschedule if necessary.
- To provide documentation that all required persons were invited to the meeting, including the student at age 16 and older. Students who will be age 16 during the implementation of the IEP must be invited to the IEP Team meeting even if they are age 15 at the time of the IEP Team meeting.
- To verify that the parent and student (age 19 and older) have received notice in their native language.
- To document attempts to contact the parent or student (age 19 and older) regarding the meeting.
- To inform the parent or student (age 19 and older) who to call to make arrangements if they would like to participate in the meeting by phone.
- To notify the parent of the right to have a representative from Part C attend the initial IEP Team meeting for a child transitioning from EI to preschool. The parent is responsible for inviting the representative.
- To document consent of the parent or student (age 19 and older) to invite or exclude other agency representatives who may be responsible for providing or paying for transition services if one of the purposes of the meeting is to consider transition services.

When to use this form:

- Send this form to the parent and student (age 19 and older) every time an IEP Team meeting is scheduled.
- Purposes of meetings:
 - Determine if Referral Requires Evaluation
 - Discuss the Need For Additional Data Collection
 - Determine Initial or Continued Eligibility
 - Develop Initial IEP or Review/Revise IEP
 - Conduct Manifestation Determination
 - Develop Functional Behavioral Assessment Plan
 - Develop/Revise Behavioral Intervention Plan
 - Discuss Transition/Postsecondary Services
 - Conduct a Resolution Session

Things to remember when completing this form:

- The date, time, and location of the meeting should be documented at the <u>top</u> of the page.
- Check all possible purposes of the meeting before sending the notice. Issues for which the parent or student (age 19 and older) have not been provided prior notice may not be addressed unless the parent or student (age 19 and older) is in attendance and agrees to discuss the unchecked item(s). If this occurs it should be documented.
- Invite all IEP Team members required for the purpose(s) of the meeting.
- If the parent or student (age 19 and older) requests to participate by phone, ask the parent or student (age 19 and older) to check **I WILL BE ABLE TO MEET WITH YOU**. Ensure that you have the number where the parent or student (age 19 and older) can be reached at the scheduled time of the meeting.
- Include a copy of the *Special Education Rights* if the purpose of the meeting is to determine if the referral requires an evaluation.
- Type the name of the person signing as the education agency official in the space provided when completing the form in STISETS.
- Record the date that the notice was sent to the parent and student (age 19 and older) and the results. If there is no response (or if the response is to reschedule the meeting) after the first notice is sent, a second contact must be made and the date of the contact recorded on this form. The action and results of the second contact must be documented.
- Record the date that the notice was sent to the student and/or agency and how they were notified for all meetings that the student and/or agency are invited to attend.
- All students who will be age 16 and older during the implementation of the IEP must be invited to the IEP Team meeting.
- Agency representatives for transition who may be providing or paying for transition services may not be invited without consent from the parent or student (age 19 and older).

What happens next:

• If the parent or student (age 19 and older) checks <u>I WILL BE ABLE TO MEET WITH YOU</u> no further action is required. If the parent or student (age 19 and older) checks this option, but does not attend the meeting or is not available by phone as scheduled, the meeting may be held with the other required IEP Team members.

NOTICE OF PROPOSED MEETING/CONSENT FOR AGENCY PARTICIPATION (Continued)

- If the parent or student (age 19 and older) checks "<u>I CANNOT</u> meet at the date and time indicated. Please contact me to arrange another time," document this in the **Result** space and reschedule the meeting at a mutually agreed upon time and place.
- If the parent or student (age 19 and older) checks "<u>I WILL NOT BE ABLE TO MEET WITH YOU</u>. I will contact you if I want more information," hold the meeting as scheduled with the other required IEP Team members.
- If the parent or student (age 19 and older) does not respond to two attempts (first and second notice) the public agency may conduct the meeting. The first notice must be sent/given to the parent and student (age 19 and older) and may be followed up with a phone call, e-mail, etc. A second notice if needed should be sent/given to the parent and student and may be followed up with a phone call, e-mail, etc.
- If the parent or student (age 19 and older) checks "<u>I GIVE CONSENT FOR OTHER AGENCY</u> <u>REPRESENTATIVES</u> to be invited," the public agency should invite the transition agency representatives to attend the meeting. If the parent or student (age 19 and older) checks this option but the transition agency representatives do not attend the meeting as scheduled, the meeting may be held with the other required IEP Team members.
- If the parent or student (age 19 and older) checks "<u>I DO NOT GIVE CONSENT,"</u> the transition agency representative may not be invited to attend the meeting.
- If the parent or student (age 19 and older) does not respond to two attempts (first and second notice) regarding consent for transition agency representatives to attend the meeting the public agency may conduct the meeting but must <u>not invite the agency representatives for transition.</u>
- If the purpose of the meeting was to discuss a referral and the referral is accepted, the parent or student (age 19 and older) must sign the *Notice and Consent for Initial Evaluation* before any evaluation(s) may be conducted. Note: The date the public agency receives a signed *Notice and Evaluation* begins the 60 calendar day timeline to complete the initial evaluation.
- If the purpose of the meeting was to determine eligibility and/or continued eligibility, a copy of the *Notice and Eligibility Decision Regarding SES* must be provided to the *Consent for Initial* parent and student (age 19 and older).
- If the purpose of the meeting was to discuss reevaluation, the parent and student (age 19 and older) must also be provided a copy of the *Notice of IEP Team's Decision Regarding Reevaluation*. If additional data collection/evaluation(s) are required, the parent or student (age 19 and older) must then sign the *Notice and Consent for Reevaluation* form unless two attempts to gain consent with no response can be documented.
- All notices must be sent to both the parent and the student (age 19 and older) when the student reaches the age of majority (age 19).

AAC pages 543-562

SPECIAL EDUCATION RIGHTS

UNDER THE INDIVIDUALS WITH DISABILITIES EDUCATION ACT (IDEA)

То	Date Provided		
You are receiving a copy of Special Education Ri	ights (procedural safeguards) for the following reason(s):		
[] Required annual copy	[] Parental request		
[] Initial referral/Parental request for evaluation	[] 1 st State complaint filed		
[] Disciplinary action resulting in change of placement	[] 1 st Request for due process hearing		
If you have questions or need further assistance	in understanding these rights, please contact:		
at			
Name	Telephone Number		

Federal and state laws create specific rights for those eligible for SES. A copy of those rights must be given to parents only one time a year, except that a copy must also be given to the parents upon initial referral or parental request for evaluation, upon the first State complaint in a school year and upon the first request for a due process hearing in a school year, when a decision is made to the disciplinary action that constitutes a change of placement, and upon request by a parent. The following is an explanation of those rights. If you would like a further explanation of any of these rights, you may contact the individual named above; your school principal; the special education coordinator in your school system; or your superintendent of schools. If you want another copy of your rights, have any questions, or wish to arrange a conference, please contact the individual named above.

PRIOR WRITTEN NOTICE

Your education agency must provide you with prior written notice within a reasonable time before it proposes or refuses to initiate or change the identification, evaluation, educational placement, or the provision of a free appropriate public education (FAPE). The notice must include a full explanation of all of the procedural safeguards available to you; a description of the action proposed or refused by the education agency; an explanation of why your education agency proposes or refuses to take the action; a description of other options considered by the Individualized Education Program (IEP) Team and the reasons why those options were rejected; a description of each evaluation procedure, assessment, record, or report the education agency used as a basis for the proposal or refusal; a description of any other factors which are relevant to the education agency's proposal or refusal; sources to contact to obtain assistance in understanding the rights for special education; a statement indicating that you have protection under the procedural safeguards; and if the notice sent to you is not the first referral for evaluation, the way by which you may obtain a copy of the procedural safeguards. The written notice must be understandable to the general public and provided in your native language or other mode of communication, unless it is clearly not feasible to do so. If your native language or other mode of communication is not a written language, your education agency must take steps to ensure that the notice is translated orally or by other means to you in your native language or other mode of communication; that you understand the content of the notice; that you are provided sources to contact to obtain assistance in understanding the information; and that there is written evidence that these requirements have been met. If your education agency offers parents the choice of receiving documents by email, you may choose to receive prior written notice by e-mail. Written notice must be provided to you when your child graduates from high school with a regular diploma or exits because he or she has exceeded the age of eligibility for a free appropriate public education.

PARENTAL CONSENT

Your education agency must obtain your informed written consent before conducting an initial evaluation, before the initial provision of special education and related services, or before obtaining additional data as part of a reevaluation. Your consent to an initial evaluation must not be construed as consent for initial provision of special education services and related services. The education agency may, but is not required to use the State procedures for mediation and due process hearings to determine whether initial evaluations or reevaluations may be conducted when you have refused

informed written consent. If the hearing officer upholds your education agency, the education agency may evaluate subject to your rights to appeal the decision and the child must remain in the current educational placement awaiting the decision of the appeal unless you and the education agency agree otherwise. If the parent of a child refuses to give consent to the initial provision of special education and related services, or fails to respond to a request for consent, the education agency shall not provide special education and related services to the child by utilizing due process hearing or mediation procedures. In this instance, the education agency will not be considered to be in violation of the requirement to make available a free appropriate public education to the child and is not required to convene an IEP Team meeting or develop an IEP for the child. The same applies if, subsequent to the initial provision of special education and the public agency provides prior written notice before ceasing services. If the parent revokes consent in writing after the initial provision of services, the public agency is not required to amend the child's education record to remove any references to the child's receipt of special education and related services because of the revocation of consent.

Your education agency must obtain your informed consent before it reevaluates your child, unless your education agency can demonstrate that it took reasonable steps to obtain your consent for your child's reevaluation and you did not respond. If you refuse to consent to your child's reevaluation, the education agency may, but is not required to, pursue your child's reevaluation by using the mediation and/or due process hearing procedures to seek to override your refusal to consent to your child's reevaluation. As with initial evaluations, your education agency does not violate its obligations under Part B of the Individual with Disabilities Education Act (IDEA) if it declines to pursue the reevaluation in this manner. However, if after at least two attempts to obtain your consent for reevaluation you have not responded, the education agency may proceed with the reevaluation. Your consent is not required before your education agency may review existing data as part of your child's evaluation or a reevaluation, or give your child a test or other evaluation that is given to all children unless, before that test or evaluation, consent is required from all parents of all children. An education agency may not use a parent's refusal to consent to one service or activity regarding initial evaluation for special education services to deny the parent or child any other service, benefit, or activity offered by the education agency for all children, except as required by this part. If you are the parent of a child who is home schooled or placed in a private school at your own expense, and you do not provide your informed written consent for your child's initial evaluation or your child's reevaluation, or you fail to respond to a request to provide your informed written consent, the education agency shall not use its consent override procedures and it is not required to consider your child as eligible to receive equitable services. Your informed written consent or the informed written consent of an eligible child who has reached the age of majority (Age 19), must be obtained prior to an IEP Team meeting before representatives of participating agencies who may be responsible for providing or paying for transition services may be invited to the IEP Team meeting.

TRANSFER OF PARENTAL RIGHTS AT AGE OF MAJORITY

When a child with a disability reaches the age of majority under State law (Age 19) that applies to all children (except for a child with a disability who has been determined to be incompetent under State law) the education agency must provide any notice required by this part to both the child and the parents; and all rights accorded to parents under Part B of the IDEA transfer to the child; all rights accorded to parents under Part B of the IDEA transfer to children who are incarcerated in an adult or juvenile, State or local correctional institution; and whenever the rights have been transferred, the agency must notify the child and the parents of the transfer of rights.

INDEPENDENT EDUCATIONAL EVALUATION

You have the right to an independent educational evaluation at public expense if you disagree with an evaluation obtained by your education agency. However, your education agency may request a due process hearing to show that its evaluation is appropriate. If the final decision is that the evaluation is appropriate, you still have the right to an independent educational evaluation, but not at public expense. If you obtain an independent educational evaluation at private expense, the results of the evaluation must be considered by your education agency (if it meets agency criteria) in any decision made with respect to the provision of a free appropriate public education and may be presented as evidence at a due process hearing. If a due process hearing officer requests an independent educational evaluation as part of a hearing, the cost of the evaluation will not be at your expense. Each education agency shall provide you, on request, information about where an independent educational evaluation may be obtained and the criteria for the independent educational evaluation. Whenever an independent educational evaluation is at public expense, the standards under which the evaluation is obtained, including the location of the evaluation and the qualifications of the examiner, must be the same as the standards that the education agency uses when it conducts an evaluation. A parent is entitled to only one independent disagrees.

DIFFERENCE BETWEEN STATE COMPLAINT AND DUE PROCESS HEARING PROCEDURES

The regulations for Part B of IDEA set forth separate procedures for State complaints and for due process hearings. As explained below, any individual or organization may file a State complaint alleging a violation of any Part B requirement by an education agency, the SDE, or any other public agency. Only you or an education agency may file a due process hearing request on any matter relating to a proposal or a refusal to initiate or change the identification, evaluation, or educational placement of a child with a disability, or the provision of a free appropriate public education to the child. While staff of the SDE generally must resolve a State complaint within a 60 calendar day timeline, unless the timeline is properly extended, an impartial due process hearing officer must hear a due process hearing (if not resolved through a resolution meeting or through mediation) and issue a written decision within 45 calendar days after the end of the resolution period, unless the hearing officer grants a specific extension of the timeline at your request or the education agency's request.

STATE COMPLAINT PROCEDURES

Any individual or organization has a right to file a signed written complaint alleging that a school system has violated the IDEA or 34 CFR Part 300 and the facts on which the statement is based; to present allegation(s) that occurred not more than one year prior to the date that the complaint is received; to submit additional information either orally or in writing about the allegations in the complaint; to a written decision within 60 calendar days that addresses each allegation in the complaint and contains findings of fact and conclusions and the reasons for the final decision; to an extension of the time limit only if exceptional circumstances exist with respect to a particular complaint; and to procedures for effective implementation of the final decision, if needed, including technical assistance activities, negotiations, and corrective actions to achieve compliance. It is permissible for the timeline to be extended if the parent and the education agency will respond to the complaint allegations, at the discretion of the education agency, a proposal to resolve the complaint. An independent onsite investigation will occur as determined appropriate by the SDE, Special Education Services (SES).

If requested, the SDE, Special Education Services, will provide you with a sample form for filing a State complaint.

You are not required to use the sample form, however your complaint must include: (1) A statement that a public agency has violated a requirement of Part B of the IDEA or of this part; (2) The facts on which the statement is based; (3) The signature and contact information for the complainant; and (4) If alleging violations with respect to a specific child: (a) The name and address of the residence of the child; (b) The name of the school the child is attending; (c) In the case of a homeless child or youth (within the meaning of section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)), available contact information for the child, and the name of the school the child is attending; (d) A description of the nature of the problem of the child, including facts relating to the problem; and (e) A proposed resolution of the problem to the extent known and available to the party at the time the complaint is filed.

A party filing a complaint must send it to the SES section of the SDE. The party filing the complaint must forward a copy of the complaint to the LEA or public agency serving the child at the same time the party files the complaint with the SDE. If after reviewing the complaint, the SES determines that it includes all of the required information and is signed, the 60-day timeline begins on the workday that the SES received the complaint. A signature requirement is the same that a person would use for any other legal document such as a bank check or signing a contract. Exceptions may be made for persons without the ability to sign their name.

If a written complaint is received that is also the subject of a due process hearing, or contains multiple issues of which one or more are part of that hearing, the State must set aside any part of the complaint that is being addressed in the due process hearing until the conclusion of the hearing. However, any issue in the complaint that is not a part of the due process action must be resolved using the time limit and procedures required. If an issue raised in a complaint filed under this section has previously been decided in a due process hearing involving the same parties the due process hearing decision is binding on that issue; and the SEA must inform the complainant to that effect. A complaint alleging a public agency's failure to implement a due process hearing decision must be resolved by the SEA.

STATE MEDIATION PROCEDURES

You have the right to participate in mediation to resolve disagreements under IDEA with an education agency, whether or not you have requested a due process hearing or have filed a State complaint. The voluntary mediation will be scheduled by the SDE at no cost to you. A qualified impartial mediator trained in effective mediation techniques and selected by rotation will be provided and each mediation session will be scheduled in a timely manner and held in a location ALSDE Approved Feb. 2013 convenient to the parties in the dispute. The SDE must have a list of qualified mediators and the mediators must be knowledgeable of the laws and regulations relating to special education and related services. The mediators may not be employees of the SDE or the education agency involved in the education or care of your child and must not have a personal or professional conflict of interest. You may participate without denial or delay of any other rights. If an agreement is reached, a legally binding written agreement that is signed by the parent and a representative of the education agency that has the authority to bind the education agency will state the resolution. All parties sign a confidentiality pledge prior to the beginning of the mediation process to assure confidentiality of mediation discussions and assurance that discussions may not be used as evidence in any later due process hearings or civil proceedings. The mediation agency may develop procedures that offer an opportunity to meet with a disinterested party at a time and location convenient to you if you have chosen not to participate in mediation. The benefits of mediation will be explained by the disinterested party to encourage the use of mediation.

DUE PROCESS HEARING PROCEDURES

You may request a due process hearing regarding the education agency's proposal or refusal to initiate or change the identification, evaluation, educational placement, or the provision of a free appropriate public education. If you request a hearing, you or your attorney must provide a copy of the written request (that must be kept confidential) to the other party and to the SDE. If requested, the SDE, Special Education Services section, will provide you with a sample form for requesting a due process hearing.

You are not required to use the sample form, however your request must include: (1) The name of the child; (2) The address of the residence of the child or available contact information in the case of a homeless child; (3) The name of the school the child is attending; (4) A description of the nature of the problem including facts relating to the problem that occurred within two years of the date the parent or the education agency knew or should have known about the alleged action that is the basis for the hearing request; and (5) A proposed resolution of the problem to the extent known and available to you at the time you requested the hearing. The timeline shall not apply to a parent if the parent was prevented from requesting the hearing due to specific misrepresentations by the education agency that it had resolved the problem forming the basis of the written request; or the education agency's withholding of information from the parent that was required under this part to be provided to the parent. You or the education agency may not have a due process hearing until you (or your attorney), or the education agency, files a due process hearing request that includes all of the information listed above.

If after receiving the due process hearing request, and SES determines that it includes all of the required information and is signed, the due process hearing will be initiated and the timeline begins on the workday received. A signature requirement is the same that a person would use for any other legal document such as a bank check or signing a contract. Exceptions may be made for persons without the ability to sign their name.

The party requesting the hearing shall not be allowed to raise issues at the hearing that were not raised in the written request for a hearing unless the other party agrees otherwise.

The education agency must inform you of any free or low-cost legal and other relevant services available in the area if you request the information or if you or the education agency requests a hearing.

In order for a due process hearing to go forward, the request must be considered sufficient. The due process request will be considered sufficient (to have met the content requirements above) unless the party receiving the due process complaint (you or the education agency) notifies the hearing officer and the other party in writing, within 15 calendar days of receiving the complaint, that the receiving party believes that the due process complaint does not meet the requirements listed above. Within five calendar days of receiving the notification that the receiving party (you or the education agency) considers a due process request insufficient, the hearing officer must decide if the due process request meets the content requirements, and notify you and the education agency in writing immediately.

You or the education agency may make changes to the hearing request only if the other party approves of the changes in writing and is given the chance to resolve the due process request through a resolution meeting, or no later than five days before the due process hearing begins, the hearing officer grants permission for the changes. If the complaining party makes changes to the due process request, the timelines for the resolution meeting and the time period for resolution start again on the date the amended request is filed.

Within 10 calendar days of receiving a copy of your request for a hearing, the education agency will provide you written notice addressing the concerns of the request for hearing, if it has not previously done so. The response must include an explanation of why the education agency proposed or refused to take the action raised in the due process request, a description of other options that the child's IEP Team considered and the reasons why those options were rejected, a description of each evaluation procedure, assessment, record, or report the education agency used as the basis for the proposed or refused action, and a description of the other factors that are relevant to the educational agency's proposed or refused action. However, providing this information does not prevent the education agency from asserting that the due process request was insufficient.

If the education agency files the due process hearing request, you must, within 10 calendar days of receiving the request, send the education agency a response that specifically addresses the issues in the complaint.

Prior to the opportunity for a hearing, the education agency, within 15 calendar days of receiving the parents' request for a hearing, will convene a meeting with the parents and the relevant member or members of the IEP Team (as determined by the education agency and the parent), including a member who has decision-making authority on behalf of the education agency, and who have specific knowledge of the facts identified in the written request for a hearing. The education agency may not include an attorney of the education agency if an attorney does not accompany the parent. The purpose of the meeting is for the parents of the child to discuss their hearing issues and the facts that form the basis of the hearing request. The education agency is then provided the opportunity to resolve the hearing issues unless the parents and the education agency agree in writing to waive such meeting, or agree to use the mediation process. If a resolution is reached at the resolution meeting or mediation, the parties shall execute a legally binding agreement that is signed by both the parent and a representative of the education agency who has the authority to bind the education agency. This agreement is enforceable in any State court of competent jurisdiction or in a district court of the United States. If the parties execute such an agreement, a party may void such agreement within three business days of the agreement's execution. If the education agency has not resolved the hearing issues to the satisfaction of the parents within 30 days of the receipt of the written request for a hearing, the hearing may occur and all the applicable timelines for a hearing will commence. A final hearing decision will be reached within 45 calendar days after the hearing timeline commences (i.e., after the 30-day timeline to resolve the issues has expired) unless the hearing officer grants a specific extension at the request of either party. A copy of the decision is mailed to each of the parties.

Except where you and the education agency have both agreed to waive the resolution process or to use mediation, failure of the parent to participate in the resolution meeting will delay the timelines for the resolution process and the due process hearing until the parent's agree to participate in a meeting. If after making reasonable efforts and documenting such efforts, the education agency is not able to obtain the parent's participation in the resolution meeting, the education agency may, at the end of the 30 calendar day resolution period, request that a hearing officer dismiss your due process request. Documentation of such efforts must include a record of the education agency's attempts to arrange a mutually agreed upon time and place, such as detailed records of telephone calls made or attempted and the results of those calls; copies of correspondence sent and any responses received; and detailed records of visits made to the home or place of employment and the results of those visits. If the education agency fails to hold the resolution meeting within 15 calendar days of receiving notice of the parent's due process request or fails to participate in the resolution meeting, the parent may ask a hearing officer to order that the 45 calendar day due process hearing timeline begin.

If the parent and the education agency agree in writing to waive the resolution meeting, then the 45 calendar day timeline for the due process hearing starts the next day. After the start of mediation or the resolution meeting and before the end of the 30 calendar day resolution period, if the parent and the education agency agree in writing that no agreement is possible, then the 45 calendar day timeline for the due process hearing starts the next day. If the parent and the education agency agree to use the mediation process, at the end of the 30 calendar day resolution period, both parties can agree in writing to continue the mediation until an agreement is reached. However, if either party withdraws from the mediation process, then the 45 calendar day timeline for the due process hearing starts the next day.

At a minimum a hearing officer must not be an employee of the state education agency or the local education agency that is involved in the education or care of the child, or any person having a personal or professional interest that would conflict with his or her objectivity in the hearing. A person who otherwise qualifies to conduct a hearing is not an employee of the education agency solely because he or she is paid by the education agency to serve as a hearing officer. He or she must possess the knowledge and the ability to: understand the provisions of the IDEA, Federal and State regulations pertaining to the IDEA, and legal interpretations by Federal and State courts; conduct hearings in accordance with appropriate, standard legal practice; and render and write decisions in accordance with appropriate, standard legal practice.

Each education agency shall keep a list of the persons who serve as due process hearing officers. The list must include a statement of the qualifications of each of those persons.

Any party to a hearing has the right to be accompanied and advised by counsel and by individuals with special knowledge or training with respect to the problems of children with disabilities except state law prohibits non-attorney representation; present evidence and confront, cross-examine, and compel the attendance of witnesses; prohibit the introduction of any evidence at the hearing that has not been disclosed to that party at least five business days before the hearing; obtain a written or electronic verbatim record of the hearing; and obtain written, or at the option of the parents, electronic findings of fact and decisions at no cost. In addition, you have the right to have the child present; open the hearing to the public; and have the hearing conducted at a time and place, which is reasonably convenient to you at no cost. At least five business days prior to the hearing, each party shall disclose to all other parties all evaluations completed by that date and the recommendations based on the offering party's evaluation that the party intends to use at the hearing. A hearing officer may prevent any party that fails to comply with this requirement from introducing the relevant evaluations or recommendations at the hearing without the consent of the other party.

CIVIL ACTION

The decision of the hearing officer is final except that any party aggrieved by the findings and decision made in a due process hearing has the right to bring a civil action in any state court of competent jurisdiction or in a district court of the United States without regard to the amount in controversy. An aggrieved party must file a notice of intent to file a civil action with all parties to the hearing within 30 calendar days upon receipt of the decision of the hearing officer. A civil action in a court of competent jurisdiction must be filed within 30 days of the filing of the notice of intent to file a civil action.

A hearing officer's decision on whether the child received a free appropriate public education must be based on substantive grounds. In matters alleging a procedural violation, a hearing officer may find that the child did not receive free appropriate public education only if the procedural inadequacies interfered with the child's right to free appropriate public education, significantly interfered with the parent's opportunity to participate in the decision-making process regarding the provision of free appropriate public education to the child, or caused a deprivation of an educational benefit.

None of the provisions described above can be interpreted to prevent a hearing officer from ordering an education agency to comply with the procedural safeguards requirements.

Nothing in this part should be interpreted to prevent the parent from submitting a separate due process hearing request on an issue separate from a due process request already filed.

CHILD'S STATUS DURING PROCEEDINGS

During the pendency of the resolution period, a due process hearing, or judicial proceeding, unless you and the state or your education agency agree otherwise, the child must remain in his or her current educational placement. If the hearing officer agrees with the parent that a change of placement is appropriate, that placement must be treated as an agreement between the State and the parent.

If the hearing involves an application for initial admission to public school, the child, with parental consent, must be placed in the public school until the completion of all the proceedings. If the hearing involves an application for initial services under Part B from a child transitioning from Part C to Part B and is no longer eligible for Part C services because the child turned three, the education agency is not required to provide the Part C services that the child was receiving. If the child is found eligible for special education and related services under Part B, and the parent consents to the initial provision of special education and related services, then the educational agency must provide those special education and

related services that are not in dispute. However, if a parent requests a due process hearing regarding a disciplinary action, placement remains in the alternative education setting pending the decision of the hearing officer or until the expiration of the time period unless the parent and the education agency agree otherwise. A request for expedited hearing for discipline matters must occur within 20 school days of the date the hearing is requested and the hearing officer must make a determination within 10 school days after the hearing.

State Enforcement Mechanisms. For enforcement of a written agreement reached as a result of mediation or a resolution meeting, the State Education Agency (SEA) will allow other state enforcement mechanisms to seek enforcement of that agreement, provided that use of those mechanisms is not mandatory and does not delay or deny a party the right to seek enforcement of the written agreement in a State court of competent jurisdiction or in a district court of the United States.

AWARD OF ATTORNEYS' FEES

In any action or proceeding brought under Part B of the IDEA, the court may award reasonable attorneys' fees to a prevailing party who is the parent of a child with a disability; or to a prevailing party who is a state or local education agency against the attorney of a parent who files a hearing request or court case that is frivolous, unreasonable, or without foundation, or against the attorney of a parent who continued to litigate after the litigation clearly became frivolous, unreasonable, or without foundation; or to a prevailing State or local education agency against the attorney of a parent, or against the parent if the parent's request or subsequent cause of action was presented for any improper purpose, such as to harass, to cause unnecessary delay, or needlessly increase the cost of litigation. The fee shall be based on rates prevailing in the community in which the action or proceeding arose for the kind and quality of services furnished.

Attorneys' fees may not be awarded and related costs may not be reimbursed for services performed subsequent to the time of a written offer of settlement to the parent if the offer is made to the parent 10 calendar days prior to the hearing; the offer is not accepted by the parent within 10 calendar days; and hearing officer or court finds that the hearing decision obtained by the parents was not more favorable to the parents than the offer of settlement. Also, fees may not be awarded for attendance at any IEP Team meeting unless the meeting is convened as a result of the hearing officer's decision or court action. However, an award of attorneys' fees and related costs may be made to a parent who is the prevailing party and who was substantially justified in rejecting the settlement offer. A resolution meeting is not considered an administrative hearing or court action for purposes of the attorney's fees provisions.

The amount of attorneys' fees awarded may be reduced if the parent or parent's attorney, during the course of the action or proceeding, unreasonably protracted the final resolution of the controversy; the amount of the attorneys' fees otherwise authorized to be awarded unreasonably exceeds the hourly prevailing rate in the community for similar services by attorneys of reasonably comparable skill, reputation, and experience; the time spent and legal services furnished were excessive considering the nature of the action or proceedings; or the attorney representing the parent did not provide to the education agency the appropriate information in the due process hearing request. The preceding items will not apply in any action or proceeding if the court finds that the state or local education agency unreasonably protracted the final resolution of these rules.

ACCESS TO RECORDS

Your education agency must permit you to inspect and review all education records of your child, that are collected, maintained, or used by the participating agency under Part B of the IDEA. The participating agency must comply with a request without unnecessary delay and before any meeting regarding an individualized education program, or hearing relating to the identification, evaluation, educational placement, or provision of a free appropriate public education, or resolution session is conducted and in no case more than 45 days after the request has been made. Your right to inspect and review records includes your right to a response from the participating agency to reasonable requests for explanations and interpretations of the records; to have your representative inspect and review the records; and to request that the participating agency provide copies of the records containing the information if failure to provide those copies would effectively prevent you from exercising your right to inspect and review the records. The participating agency may not charge a fee to search for or to retrieve information under this part, but may charge a fee for copies of records which are made for you under this part if the fee does not effectively prevent you from exercising your right to inspect and review records unless the agency has been advised that you do not have the authority under applicable State law governing such matters as guardianship, or separation, and divorce. If any education record includes information on more than one child, you may review only the

information relating to your situation or be informed of that specific information. The participating agency must provide you, on request, a list of the types and locations of education records collected, maintained, or used by the participating agency. The participating agency must keep a record of parties obtaining access to education records collected, maintained, or used (except access by parents and authorized employees of the participating agency), including the name of the party, the date access was given, and the purpose for which the party is authorized to review the records.

RIGHTS FOR CHILDREN

Education agencies must afford to the child, rights of privacy similar to those afforded to parents regarding records taking into consideration the age of the child and type and severity of the disability. Although the rights of parents under the IDEA transfer to the child at the age of majority (Age 19), the rights of parents regarding educational records under the *Family Educational Rights and Privacy Act* (FERPA) at 34 CFR Part 99 transfer to the child at age 18.

CONSENT FOR DISCLOSURE OF PERSONALLY IDENTIFIABLE INFORMATION

Your consent must be obtained before personally identifiable information is disclosed to parties other than officials of participating agencies. Except under the circumstances below, your consent is not required before personally identifiable information is released to officials of participating agencies for purposes of meeting a requirement of Part B of the IDEA.

Your consent or the consent of an eligible child who has reached the age of 19 must be obtained before personally identifiable information is released to officials of participating agencies responsible for providing or paying for transition services.

Also, if your child is in, or is going to go to a private school that is not located in the same LEA you reside in, your consent must be obtained before any personally identifiable information about your child is released between officials in the LEA where the private school is located and officials in the LEA where you reside.

AMENDMENT OF RECORDS AT PARENT'S REQUEST

If you believe that information in your child's education records collected, maintained, or used under Part B of the IDEA is inaccurate, misleading, or violates the privacy or other rights of the child, you may request that the education agency that maintains the information amend the information. The participating agency must decide whether to amend the information in accordance with your request within a reasonable period of time of receipt of the request. If the participating agency decides to refuse to amend the information in accordance with the request, it must inform you of the refusal and advise you of your right to a hearing. The participating agency shall, on request, provide an opportunity for a hearing, which complies with FERPA procedures, to challenge information in your child's education records to ensure that it is not inaccurate, misleading, or otherwise in violation of the privacy or other rights. If, as a result of the hearing, it is determined that the information is inaccurate, misleading, or otherwise in violation of the privacy or other rights of the child, the participating agency must amend the information accordingly and so inform you in writing. If, as a result of the hearing, it is determined that the information is not inaccurate, misleading, or otherwise in violation of the privacy or other rights, the participating agency must inform you of the right to place in the records it maintains on your child, a statement commenting on the information or setting forth any reasons for disagreeing with the decision of the participating agency. Any explanation placed in the records must be maintained by the participating agency as part of the record as long as the record or the contested portion is maintained by the participating agency. If the records or the contested portion are disclosed by the participating agency to any party, the explanation must also be disclosed to the party.

DESTRUCTION OF INFORMATION

You must be informed by the public agency when personally identifiable information collected, maintained, or used under Part B of the IDEA is no longer needed to provide education services to your child. The information must be destroyed at your request. However, a permanent record of a student's name, address, and phone number, his or her grades, attendance record, classes attended, grade level completed, and year completed may be maintained without time limitation. Information must be destroyed in a manner that maintains confidentiality.

CHILDREN WITH DISABILITIES ENROLLED BY THEIR PARENTS IN PRIVATE SCHOOLS WHEN FREE APPROPRIATE PUBLIC EDUCATION IS AT ISSUE

Part B of the IDEA does not require an LEA to pay for the cost of education, including special education and related services, of your child with a disability at a private school or facility if the LEA made FAPE available to your child and

you choose to place the child in a private school or facility. However, the public agency where the private school is located must include your child in the population whose needs are addressed under the Part B provisions regarding children who have been placed by their parents in a private school. Disagreements between the parents and the public agency regarding the availability of a program appropriate for the child, and the question of financial reimbursement, are subject to the due process procedures. If the parents of a child with a disability who previously received special education and related services under the authority of an public agency enroll the child in a private elementary or secondary school without the consent of or referral by the public agency, a court or a hearing officer may require the agency to reimburse the parents for the cost of that enrollment if the court or hearing officer finds that the agency had not made a free appropriate public education available to the child in a timely manner prior to that enrollment. The cost of reimbursement may be reduced or denied if at the most recent IEP meeting that the parents attended before removal of the child from the public agency, the parents did not inform the IEP Team that they were rejecting the placement proposed by the public agency to provide a free appropriate public education to their child, including stating their concerns and their intent to enroll their child in a private school at public expense; or at least 10 business days (including any holidays that occur on a business day) prior to the removal of the child from the public agency, the parents did not give written notice to the public agency that they were rejecting the offered placement; or prior to the parents' removal of the child, the public agency informed the parents of its intent to evaluate the child (including a statement of the purpose of the evaluation that was appropriate and reasonable), but the parents did not make the child available for such evaluation; or a judicial finding of unreasonableness with respect to actions taken by the parents is found. **EXCEPTION:** The cost of reimbursement shall not be reduced or denied for a parent's failure to provide such notice if the school prevented the parent from providing such notice, the parent had not received this document, or compliance with this requirement would likely result in physical harm to the child; and may in the discretion of a court or hearing officer not be reduced or denied for failure to provide such notice if the parent is not literate and cannot write in English; or compliance would likely result in serious emotional harm to the child.

DISCIPLINE

<u>Authority of School Personnel</u>. School personnel may consider any unique circumstances on a case-by-case basis when determining whether a change in placement, consistent with the other requirements of this section, is appropriate for a child with a disability who violates a code of student conduct.

School personnel under this section may remove a child with a disability who violates a code of student conduct from his or her current placement to an appropriate interim alternative educational setting, another setting, or suspension, for not more than 10 consecutive school days (to the extent those alternatives are applied to children without disabilities), and for additional removals of not more than 10 consecutive school days in that same school year for separate incidents of misconduct (as long as those removals do not constitute a change of placement).

After a child with a disability has been removed from his or her current placement for 10 school days in the same school year, during any subsequent days of removal the education agency must provide services to the child with a disability who is removed from the child's current placement. The child must continue to receive educational services, so as 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, and receive, as appropriate, a functional behavioral assessment, and behavioral intervention services and modifications, that are designed to address the behavior violation so that it does not recur.

For disciplinary changes in placement that would exceed 10 consecutive school days, if the behavior that gave rise to the violation of the school code is determined not to be a manifestation of the child's disability, school personnel may apply the relevant disciplinary procedures to children with disabilities in the same manner and for the same duration as the procedures would be applied to children without disabilities, except that the child must continue to receive educational services. The educational services may be provided in an interim alternative setting.

An education agency is only required to provide services during periods of removal to a child with a disability who has been removed from his or her current placement for 10 school days or less in that school year, if it provides services to a child without disabilities who is similarly removed.

After a child with a disability has been removed from his or her current placement for 10 school days in the same school year, if the current removal is for not more than 10 consecutive school days and is not a change of placement, 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.

If the removal is a change of placement, the child's IEP Team determines appropriate services.

Change of Placement Because of Disciplinary Removals. The child's IEP Team determines the interim alternative educational setting for services. 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, including partial school days of a half day or more, 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, because the child's behavior is substantially similar to the child's behavior in previous incidents of misconduct that resulted in the series of removals, and because of such additional factors 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. The education agency (a minimum of an administrator and the student's special education teacher) 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.

<u>Notification</u>. On the date on which the decision is made to make a removal that constitutes a change of placement of a child with a disability because of a violation of a code of student conduct, the education agency must notify the parents of that decision, and provide the parents with a copy of the *Special Education Rights*. Manifestation Determination.

1. Within 10 school days of any decision to change the placement of a child with a disability because of a violation of a code of student conduct, the education agency, the parent, and relevant members of the child's IEP Team (as determined by the parent and the education agency) must review all relevant information in the student's file, including the child's IEP, any teacher observations, and any relevant information provided by the parents to determine if the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability, or if the conduct in question was the direct result of the education agency's failure to implement the IEP.

2. The conduct must be determined to be a manifestation of the child's disability if the education agency, the parent, and relevant members of the child's IEP Team determine that either condition is met.

3. If the education agency, the parent, and relevant members of the child's IEP Team determine that there was a failure to implement the IEP, the education agency must take immediate steps to remedy those deficiencies.

<u>Determination that Behavior was a Manifestation</u>. If the education agency, the parent, and relevant members of the IEP Team make the determination that the conduct was a manifestation of the child's disability, the IEP Team must:

1. Conduct a functional behavioral assessment, unless the education agency had conducted a functional behavioral assessment during the previous 18 months before the behavior that resulted in the change of placement occurred, and implement a behavioral intervention plan for the child, or

2. If a behavioral intervention plan already has been developed, review the behavioral intervention plan, and modify it, as necessary, to address the behavior, and

3. Return the child to the placement from which the child was removed, unless the parent and the education agency agree to a change of placement as part of the modification of the behavioral intervention plan.

<u>Special Circumstances</u>. 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:

1. 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 or an education agency,

2. Knowingly possesses or uses illegal drugs, or sells or solicits the sale of a controlled substance, while at school, on school premises, or at a school function under the jurisdiction of the Department of Education or an education agency, or

3. Has inflicted serious bodily injury upon another person while at school, on school premises, or at a school function under the jurisdiction of the Department of Education or an education agency.

<u>Definitions</u>. For purposes of this section, the following definitions apply:

1. Controlled substance means a drug or other substance identified under schedules I, II, III, IV, or V in section 202(c) of the Controlled Substances Act (21 U.S.C. 812(c)).

2. Illegal drug means a controlled substance; but does not include a controlled substance that is legally possessed or used under the supervision of a licensed health-care professional or that is legally possessed or used under any other authority under that Act or under any other provision of Federal law.

3 Serious bodily injury has the meaning given the term "serious bodily injury" under paragraph (3) of subsection (h) of section 1365 of title 18, United States Code.

4. Weapon has the meaning given the term "dangerous weapon" under paragraph (2) of the first subsection (g) of section 930 of title 18, United States Code.

Appeal. The parent of a child with a disability who disagrees with any decision regarding disciplinary placement or the manifestation determination, or an LEA that believes that maintaining the current placement of the child is substantially likely to result in injury to the child or others, may appeal the decision by requesting a due process hearing.

<u>Authority of Hearing Officer</u>. A hearing officer hears, and makes a determination regarding an appeal under this section. In making the determination, the hearing officer may return the child with a disability to the placement from which the child was removed if the hearing officer determines that the removal was a violation of disciplinary requirements, or that the child's behavior was a manifestation of the child's disability, or order a change of placement of the child with a disability to an appropriate interim alternative educational setting for not more than 45 school days if the hearing officer determines that maintaining the current placement of the child is substantially likely to result in injury to the child or to others. The procedures may be repeated, if the education agency believes that returning the child to the original placement is substantially likely to result in injury to the child or to others.

<u>Expedited Due Process Hearing</u>. Whenever a hearing is requested, the parents or the education agency involved in the dispute must have an opportunity for a due process hearing.

1. The Department of Education is responsible for arranging the expedited due process hearing due to disciplinary action, which must occur within 20 school days of the date the hearing request is filed. The hearing officer must make a determination within 10 school days after the hearing.

2. Unless the parents and education agency agree in writing to waive the resolution meeting, or agree to use the mediation process, a resolution meeting must occur within seven calendar days of receiving notice of the due process hearing request, and

3. The due process hearing may proceed unless the matter has been resolved to the satisfaction of both parties within 15 calendar days of the receipt of the due process hearing request.

4. The decisions on expedited due process hearings are appealable.

<u>Placement During Appeals</u>. When an appeal has been made by either the parent or the educational agency, the child must remain in the interim alternative educational setting pending the decision of the hearing officer or until the expiration of the time period, whichever occurs first, unless the parent and education agency agree otherwise.

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 under this part and who has engaged in behavior that violated a code of student conduct, may assert any of the protections provided for in this part if the education agency had knowledge, as specified below, that the child was a child with a disability before the behavior that precipitated the disciplinary action occurred.

A public agency must be deemed to have knowledge that a child is a child with a disability if before the behavior that precipitated the disciplinary action occurred if:

1. The parent of the child expressed concern in writing to supervisory or administrative personnel of the appropriate educational agency, or a teacher of the child, that the child is in need of special education and related services,

2. The parent of the child requested an evaluation of the child, or

3. The teacher of the child, or other personnel of the education agency, expressed specific concerns about a pattern of behavior demonstrated by the child directly to the director of special education of the agency or to other supervisory personnel of the agency.

Exception. A public agency would not be deemed to have knowledge if the parent of the child has not allowed an evaluation of the child, or has refused services under this part, or the child has been evaluated and determined to not be a child with a disability under this part.

Conditions that Apply if No Basis of Knowledge.

1. If a public 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.

2. 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.

3. If the child is determined to be a child with a disability, taking into consideration information from the evaluation conducted by the education agency and information provided by the parents, the education agency must provide special education and related services in accordance with this part.

<u>Referral to and Action by Law Enforcement and Judicial Authorities.</u> Nothing in this part prohibits an agency from reporting an alleged crime committed by a child with a disability to appropriate authorities or prevents State law enforcement and judicial authorities from exercising their responsibilities with regard to the application of Federal and State law to crimes committed by a child with a disability.

Whenever law enforcement or judicial authorities are contacted by a public agency personnel reporting an alleged crime committed by a child with a disability, the IEP Team must, within two weeks of the child's return to school setting:

1. If a public 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. Conduct a functional behavioral assessment unless the LEA has conducted a functional behavioral assessment during the previous 18 months before the behavior that resulted in the change of placement occurred, and implement a behavioral intervention plan for the child, or

2. If the behavioral intervention plan already has been developed, review the behavioral intervention and modify it, as necessary, to address the behavior.

<u>Transmittal of Records</u>. (1) An agency reporting an alleged crime committed by a child with a disability must ensure 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. (2) An agency reporting an alleged crime under this section may transmit copies of the child's special education and disciplinary records only to the extent that the transmission is permitted by the Family Educational Rights and Privacy Act.

SPECIAL EDUCATION RIGHTS UNDER THE IDEA

<u>Purpose(s) of this form:</u>

• To fully inform the parent or student (age 19 and older) of his/her rights.

When to use this form:

- The parent or student (age 19 and older) must be given a copy of the rights.
- When a student is initially referred for an evaluation or when the parent requests an evaluation.
- Upon receipt of the first State complaint in a school year.
- Upon receipt of the first due process hearing request in a school year.
- Not later than the date on which the decision is made to take disciplinary action resulting in a change of placement.
- Upon request by the parent.
- At least once a year (the SDE is requesting that LEAs provide a copy of the *Special Education Rights* at the annual IEP Team meeting and document the date provided on the signature page of the IEP).

NOTE: LEAs are no longer required to provide a copy of *Special Education Rights* with each notice.

NOTICE OF INTENT REGARDING SPECIAL EDUCATION SERVICES

The IEP Team considered a request to initiate or change the following checked item(s) regarding the educational program for:

STUDENT'S NAME:

510	DENT 5 NAME.						
[]	Identification	[]	Evaluation	[]	Placement	[]	Other
[]	LEA Response to DPH Request	[]	Provision c	f Free Appropriate Publ	lic Education	[]	Other
			D	ECISION			
					<u>^</u>		
	tion is required by the education explored by the education explored by after the date of			g this decision, it will	be impleme	ented imn	nediately or without
	¥¥		BASIS F	OR DECISION			
				· ·			
	DESCRIPTION OF OTHER	OPTIO	NS CONSII	DERED AND WHY T	THE OPTIO	NS WER	E REJECTED
_				V Z			
	THE FOLLOWING	G EVAL	JUATION F	PROCEDURES, ASSI	ESSMENTS	, RECOR	RDS,
				USED IN MAKING T		·	
[] [] [] []	Vision[]ObserHearing[]SpeecIntellectual[]LanguAchievement[]MotorBehavior[]Intervi	h age		Grades Developmental Scale Work Samples Discipline Records Attendance Reports	es [] [] []	Medical H Other Ag State Asso Other Other	ency Information

My signature below verifies that if you require notice and an explanation of your rights in your native language, the LEA/agency has accommodated you to ensure your understanding. You are fully protected under the rights addressed in your copy of the *Special Education Rights* document. If you want another copy of your rights, have any questions, or wish to arrange a conference, please contact:

(Name)

at

(Telephone)

Signature of Education Agency Official

Date Provided/Sent:

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NOTICE OF INTENT REGARDING SPECIAL EDUCATION SERVICES

Purpose(s) of this form:

- To document the IEP Team's decision <u>not</u> to accept a referral for an evaluation to determine eligibility for special education services.
- To document the IEP Team's decision not to provide the special education/related service an IEP Team member is requesting to be included in the IEP.
- To document the IEP Team's decision to change the placement of the student.
 - To document that the student will not be returning to school the next school year because the student:
 - Will be graduating from high school with the Alabama High School Diploma.
 - Will be age 21 prior to August 1 of the next school year.
- To document that the parent and student who has reached the age of majority (age 19) have been notified that the student who is exiting school with an AOD or before age 21 has the right to receive services if eligible, to age 21.
- To document the LEA's response to a DPH request when the public agency did not provide a notice prior to the DPH request.
- To document minor changes on an IEP (i.e., misspelled words, grammatical errors). Check with your local special education coordinator for permission to use this process to make minor changes to the IEP.
- To document corrective actions after an internal/ALSDE monitoring review.
- To document that the parent or student (age 19 and older) has revoked consent for the provision of special education services.
- To document that an out-of-state IEP is being implemented until such time eligibility is determined in Alabama.

When to use this form:

- Give/send the completed form to the parent and student (age 19 and older) when the public agency proposes to, or refuses to, initiate or change the identification, evaluation, placement, and/or the provision of a free appropriate public education:
 - When the IEP Team has decided not to evaluate the student when the student is initially referred for an evaluation (check Identification and Evaluation).
 - When the IEP Team refuses to provide a service requested by an IEP Team member (check Provision of Free Appropriate Public Education).
 - When the IEP Team is proposing to change the placement of the student (check Placement and Provision of Free Appropriate Public Education).
 - Whenever the IEP is amended.
- To provide prior notice of the student exiting school because of graduating with the Alabama High School Diploma or reaching age 21 prior to August 1 (check Placement and Provision of Free Appropriate Public Education).
- To provide documentation to the parent and student who has reached the age of majority (age 19) that the student who is exiting school with an AOD or before age 21 has the right to receive services to age 21.
- Give the completed form to the parent and student (age 19 and older) when a DPH request is received and this form has not been provided prior to the DPH request (check all that apply).
- This form may be used to document minor changes on an IEP. Seek guidance from the local special education coordinator.
- This form may be used to document minor corrections found during internal monitoring/ALSDE monitoring. Seek guidance from the local Special Education Coordinator. Examples are as follows:
 - A required evaluation was administered and considered by the IEP Team or Eligibility Committee, but was omitted from the eligibility report.
 - A copy of the eligibility report was not given or sent to the parent and student (age 19 and older).
 - A copy of the IEP was not given or sent to the parent and student (age 19 and older).
 - The date of birth was recorded incorrectly on the IEP.
- Do <u>not</u> use this form to request additional data collection/evaluation. For this request, the IEP Team must meet and document the decision on the *Notice of IEP Team's Decision Regarding Reevaluation*.

Things to remember when completing this form:

• Type the name of the person signing as the education agency official in the space provided when completing the form in STISETS.

- If action is required by the public agency regarding the decision, the action will be implemented immediately or without unnecessary delay after the date of the notice.
- Give/send the completed form to the parent and student (age 19 and older) when the public agency proposes to, or refuses to, initiate or change the identification, evaluation, placement, and/or the provision of a free appropriate public education.

NOTICE AND CONSENT FOR INITIAL EVALUATION

Student:_

The IEP Team met to discuss the request and/or referral for an evaluation for your child. The IEP Team, after reviewing existing information, has determined that an individual evaluation is needed to determine possible eligibility for special education and related services.

The LEA/agency proposes to conduct this evaluation for the following checked reasons:

- [] To determine developmental level [] Behavior concerns
- [] To determine functional level
- [] Speech/language inconsistent with age
- [] To determine eligibility under *Alabama Administrative Code* for out of state transfer
- [] To determine current academic performance
- [] ____

Descriptions of other options considered and why the options were rejected.

The following evaluation procedures, assessments, records, and/or reports were used in making the decision:

The ev	The evaluation may also include assessments indicated in the following checked areas:							
[]	Vision	[]	Observation	[]	Motor			
[]	Hearing	[]	Speech	[]	Other			
[]	Intellectual	[]	Language	[]	Other			
[]	Achievement	[]	Interview		Other			
[]	Behavior	[]	Developmental Scales	[]	Other			

If you consent to an evaluation the LEA/agency will provide the evaluation at no cost to you. Giving consent for an evaluation does not give consent for services. If you refuse consent for an initial evaluation, the LEA/agency may request a mediation and/or a due process hearing. If you give consent, you may revoke your consent at any time but not after the evaluation has been conducted.

PLEASE CHECK ONE OF THE FOLLOWING BOXES, SIGN, AND DATE THE FORM.

- [] I <u>GIVE PERMISSION</u> for the evaluation that has been proposed.
- [] I **DO NOT GIVE PERMISSION** for the evaluation that has been proposed. Please explain.

C'ana a Anana	of Domand	and Chandland	(1 - 10)
Signature	or Parent	or Student	(Age 19)
Signature	or a mi chie	or braache	

If you have information that can assist in this evaluation, have questions regarding this evaluation or your rights, or wish to schedule a conference, please contact: Name: Telephone:

Please return this form to:

My signature below verifies that if you require notice and an explanation of your rights in your native language, the LEA/agency has accommodated you to ensure your understanding. You are fully protected under the rights addressed in your copy of the *Special Education Rights* document. If you want another copy of your rights, have any questions, or wish to arrange a conference, please contact:

Address:

at

(Name)

Signature of Education Agency Official

Date Provided/Sent Results of 1st Attempt:

 2^{nd} Attempt Date ______ Results of 2^{nd} Attempt:

Action

Date Signed Consent Received by Public Agency

Date of Signature

(Telephone)

AAC page 499, page 541

NOTICE AND CONSENT FOR INITIAL EVALUATION

Purpose(s) of this form:

- To provide written documentation to the parent and student (age 19 and older) of the reasons for the evaluation.
- To provide written documentation to the parent and student (age 19 and older) of the information used to recommend a formal evaluation.
- To obtain written consent from the parent or student (age 19 and older) for administration of the proposed individualized evaluation.
- To document that the parent and student (age 19 and older) have been offered notice in his/her native language.
- To document the beginning of the 60 calendar day timeline to complete the initial evaluation.
- To document that an IDEA eligible student transferred from out-of-state and needs to be evaluated to determine if he/she meets the AAC criteria.

When to use this form:

• After the IEP Team determines a need for an initial evaluation and prior to conducting any assessments/evaluations that will be used in determining eligibility.

Things to remember when completing this form:

- Describe other options considered and why they were rejected. Examples are provided below:
 - Not testing was considered and rejected because the academic/behavior difficulties persist after interventions.
 - 504 considerations were considered and rejected because academic/behavior problems require specially designed instruction for educational benefit.
 - Not providing classroom accommodations were considered and rejected because academic/behavior problems have not shown improvement following accommodations in the classroom.
 - Not providing counseling was considered and rejected because behavior problems persist.
- Not developing a behavior plan was considered and rejected because behavior problems persist, etc.
- Indicate what areas of assessments or procedures may be completed by education agency personnel.
- Obtain parent or student (age 19) signature at the referral meeting. Note: The receipt of a signed *Notice and Consent for Initial Evaluation* begins the 60-day timeline to complete the initial evaluation. The date of receipt may be different from the date the parent signs the consent form.
- Type in the name of the parent or student (age 19 and older) on the signature line when completing the form in STISETS. Type in the name of the person signing as the education agency official in the spaces provided when completing the form in STISETS.
- Maintain a printed copy with original signatures to be kept on file.
- Record the date that the notice was provided/sent and results. If there is no response after the first notice, a second contact must be made and the date of the contact recorded on this form. The action and results of the second contact should be documented.
- An evaluation for an out-of-state transfer student is considered to be an initial evaluation. Refer to the transfer student process charts. A referral form is <u>not</u> required for an out-of-state transfer student that was eligible for services in another state.

- If the parent or student (age 19 and older) checks <u>I GIVE PERMISSION</u> for the evaluation that has been proposed, the evaluation proceeds.
- If the parent or student (age 19 and older) checks <u>I DO NOT GIVE PERMISSION</u> for the evaluation that has been proposed, the education agency **may not** proceed with the evaluations. The education agency may request that the parent or student (age 19 and older) participate in a conference to discuss their decision. If the parent or student (age 19 and older) does not change his/her mind after the conference, the education agency may request mediation or due process. However, evaluations **may not** be conducted unless the parent or student (age 19 and older) signs the consent or a due process hearing officer orders the evaluation.
- If the parent or student (age 19 and older) does not want to sign at the meeting, he/she may take the form and return it at a later time. Note: The receipt of a signed *Notice and Consent for Initial Evaluation* begins the 60-day timeline to complete the initial evaluation. The date of receipt may be different from the date the parent or student (age 19 and older) signs the consent form.
- The parent or student (age 19 and older) must sign and date the form and check <u>I GIVE PERMISSION</u> before evaluations may be conducted.

NOTICE OF REVOCATION OF CONSENT FOR INITIAL EVALUATION

Dear Parent:

On _____ you gave permission/consent for your child

to be evaluated.

It is our understanding that since that time you have decided to revoke your consent for the evaluation.

Therefore the following actions will be taken:

We will not initiate the evaluation.

Since we have already initiated the evaluation, we will not proceed with any further evaluations. The revocation is not retroactive therefore this does not negate any evaluation conducted from the time consent was given.

Yes, I agree with the actions decided and want to revoke my consent for the initial evaluation.

Signature:

Date:

Purpose(s) of the form:

• To document in writing the parent's or student's (age 19 and older) request to revoke consent for the initiation of or continuation of the initial evaluation.

When to use this form:

• This form is used when a parent requests that his/her child no longer receive an initial evaluation for special education and related services. A student (age 19 and older) may also request that he/she no longer receive an initial evaluation.

Things to remember when completing this form:

- The revocation of the initial evaluation shall be in writing. If the parent or student (age 19 and older) has checked no, "I do not want to revoke my consent" at the bottom of the form, the student must continue receiving special education and related services.
- Upon receipt of a signed copy of the *Notice of Revocation of Consent for Initial Evaluation* form indicating the parent or student (age 19 and older) wants to revoke consent, the public agency must provide/send a copy of the *Notice of Intent Regarding Special Education Services* informing the parent and student (age 19 and older) that the student will no longer receive an initial evaluation.
- The revocation is not retroactive therefore this does not negate any evaluation conducted from the time consent was given up to the time the parent revoked consent.

- The public agency must should not initiate or conduct further assessments as part of the initial evaluation.
- If a referral for an evaluation is made at a later date for this child, the evaluation will be an **initial** evaluation.

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VISION SCREENING FORM

STUDENT'S NAME	SCHOOL YEAR
SCHOOL	GRADE
INITIAL EXAMINER:	DATE:

KEY: P = PASS F = FAIL

SCREENING DATE:			RECHECK DATE:			
	FAR	NEAR	FAR	NEAR		
BOTH EYES						
RIGHT EYE						
LEFT EYE						
Examiner:			Examiner:			
Instrument used:			Instrument used:			
REMARKS:			REMARKS:			
 [] Within Normal Limits [] Needs Recheck [] With Glasses [] Needs Referral 			 [] Within Normal Limits [] Needs Recheck [] With Glasses [] Needs Referral 			
Resolution of Pr	oblem:					
If the child cannot	ot be conditioned to tradition	nal vision screening, a func	tional vision screener may	be used.		
Date: [] Pass Examiner:	[] Fail					

Optional Form for Required Procedure/Evaluation.

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HEARING SCREENING FORM

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STUDENT'S NAME ______ SCHOOL YEAR ______ SCHOOL _____ GRADE ______ INITIAL EXAMINER: ______ DATE:

HEARING CRITERIA: Puretone Audiometry-Tympanometry. A student fails the screening test if he/she does not respond to any <u>one</u> tone (frequency) at 20db hearing level in either ear.

KEY: P = PASS F = FAIL

Screening Date:				Recheck Date	:				
EAR	HL	FREQUENCY HZ		EAR	HL	FREQUENCY HZ		łΖ	
		1000	2000	4000			1000	2000	4000
RE	20				RE	20			
LE	20				LE	20			

Examiner:	Examiner:
Audiometer:	Audiometer:
Last Calibration Date:	Last Calibration Date:
Tympanometry: RE	Tympanometry: RE LE
REMARKS:	REMARKS:
 Within Normal Limits Needs Rescreen (within two weeks) Needs Referral 	 Within Normal Limits Needs Rescreen (within two weeks) Needs Referral
Resolution of Problem:	

If the child	cannot be conditioned to	o pure-tone audiometry, an auditory response screener may be used.
Date:		
[] Pass	[] Fail	
Examiner:		

OBSERVATION FORM

STUDENT'S NAME		BIRTH DATE
SCHOOL	GRADE	DATE OF OBSERVATION
OBSERVER'S SIGNATURE		
NAME OF OBSERVER		POSITION
TIME STARTED		_ TIME COMPLETED

[] Structured [] Unstructured (one required)

The observation MUST include activity/class and MAY include other items such as student's response, teacher's response, and peer response.

Required Assessment for certain disability areas

If SLD is suspected a member of the group who determines eligibility must conduct the observation.

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OBSERVATION FORM (Optional form for required procedure/evaluation)

<u>Purpose(s) of this form:</u>

• To document in narrative form the actual observation of behavior/academic performance demonstrated by a student in a natural, age-appropriate, or educational environment.

When to use this form:

- This form may be used when a student is suspected of having a disability in the area of ED or SLD.
- This form may be used at reevaluation for any disability area if the IEP Team determines that additional data are needed.
- Do not use this form when observing a 3-5 year old being evaluated for preschool services. Use the *Natural Environment Observation/ELPP Documentation*.

Things to remember when completing this form:

- All blanks on the top of the form must be filled in completely with the indicated information.
 - The person completing the observation must sign as the observer.
 - Type in the name of the observer on the signature line when completing the form in STISETS.
 - Indicate whether the observation is in a structured environment or unstructured environment by checking the appropriate box.
 - Complete only one observation in one setting per form.
 - The report must include the activity/class where the observation took place.
 - Requirements for determining eligibility in the area of ED include observations in at least two educational environments. A third observation may be used as documentation that the emotional disability has been exhibited over a long period of time. The observation must be conducted by a qualified professional.
 - Requirements for determining eligibility in the area of SLD include at least one observation of the student's academic performance in the regular classroom setting. The observation should be directed to the specific area(s) of the suspected learning disability. The observation must be conducted by at least one member of the IEP Team or Eligibility Committee (whichever group is responsible for determining whether a child has a Specific Learning Disability) unless, the IEP Team or Eligibility Committee chose to use an observation conducted prior to obtaining consent.
 - Requirements for determining eligibility in the area of Autism include observation in both a structured and an unstructured school environment or natural setting and a structured interview with the parent/primary caregiver for all students in Grades K-12. For all preschool aged children, an observation in a natural setting and a structured interview with the parents/primary caregiver is required.

What happens next:

• Analyze the observation report and record what is relevant in determining eligibility on the *Notice and Eligibility Decision Regarding Special Education Services* form. Do not write "See Attached" on the eligibility report.

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NATURAL ENVIRONMENT OBSERVATION / ELPP DOCUMENTATION

CHILD'S NAME:	DOB	DOE:
EXAMINER:		POSITION:
RESPONDENT:		RELATIONSHIP TO CHILD:
EDUCATIONAL	ENVIRONMENT (Preschool/Daycare/Home):	

The Natural Environment Observation (NEO) is intended to document strengths and needs of the child based on an observation(s) and interviews in a natural, age-appropriate environment. The form should be completed by LEA personnel in conjunction with the parent(s), childcare provider, preschool teacher(s), or other service providers (ex.: OT, PT). NEO information is required for DD eligibility and should also be used to assist in documenting ELPP levels for children with any disability area within 45 days of the beginning of special education services.

<u>Codes</u>: Family Focus Interview (FFI) Natural Environment Observation (NEO), Early Learning Progress Profile (ELPP), Parent Report (PR) Teacher Report (TR) Observation (O) Related Services (RS) Assessment (A) Early Intervention Information (EI) Private Evaluations (PE) Medical Reports (MR) Curriculum Evaluations (CE) SLI Checklist (SC), Preschool Checklist (PC)

	Does the child:	YES	NO	SOURCE(S)
1.	Understand and follow spoken directions? (LL.P.1.1)			
2.	Express wants and needs? (LL.P.4.1, AL.P.1.1)			
3.	Point to or name a variety of pictures/objects/actions? (LL.P.3.1, S.P.3.1)			
4.	Respond to questions? (LL.P.4.2)			
5.	Engage in conversations with peers/adults? (LL.P.4.3)			
6.	Use two to five word phrases? (LL.P.4.4)			
7.	Retell simple stories and events? (LL.P.4.6)			
8.	Refer to self by name? (SE.P.1.1)			1

Concerns/Comments:

	Does the child:	YES	NO	SOURCE(S)
1.	Wash and dry hands without assistance? (HDL.P.1.1)			
2.	Toilet independently? (HDL.P.1.2)			
3.	Cover mouth and nose when sneezing and coughing? (HDL.P.1.6)			
4.	Put on/take off simple clothing? (HDL.P.1.4)			
5.	Follow mealtime routines? (HDL.P.2.1)			
6.	Open a food or drink container? (HDL.P.2.2)			
7.	Eat with a spoon/fork? (HDL.P.2.3)			
8.	Drink from an open cup? (HDL.P.2.4)			

Concerns/Comments:

	SOCIAL/EMOTIONAL DEVELOPMENT			1 460
	Does the child:	YES	NO	SOURCE(S)
1.	Participate in pretend play to dramatize stories and reenact real-life roles/experiences? (LL.P.4.6, CA.P.3.1)			
2.	Initiate play with other children? (SE.P.2.1)			
3.	Express positive and negative emotions in socially appropriate ways? (SE.P.2.2)			
4.	Change locations and activities without distress? (SE.P.2.3)			
5.	Accept limits? (S.E.P.3.2)			
6.	Separate easily from his/her family? (SE.P.2.4)			
7.	Sustain interaction with peers by cooperating, playing and interacting? (SE.P.3.1)			
8.	Share and take turns with peers? (SE.P.3.2)			
9.	Understand how actions affect others and begin to accept consequences of behavior? (SE.P.3.2)			

Concerns/Comments:_____

	Does the child:	YES	NO	SOURCE(S)
1.	Use writing tools and art media appropriately to draw or write? (CA.P.1.1)			
2.	Make purposeful marks such as lines, circles or letters? (LL.P.5.2)			
3.	Kick a ball, jump, hop, skip, run with balance? (PD.P.1.1)			
4.	Climb on playground equipment? (PD.P.1.1)			
5.	Walk up and down stairs independently? (PD.P.1.1)			
6.	Pick up small objects using pincer grasp? (PD.P.2.1;2.2)			
7.	Fasten clothing (buttons, snaps or zippers) independently? (HDL.P.1.5)			
8.	Participate in simple songs, finger plays and nursery rhymes? (CA.P.2.2, LL.P.4.5)			

	Does the child:	YES	NO	SOURCE(S)
1.	Understand and follow rules and routines? (AL.P.1.3)			
2.	Listen attentively to stories? (LL.P.1.2)			
3.	Demonstrate appropriate book handling skills? (LL.P.6.1)			
4.	Count 1-10? (M.P.1.2)			
5.	Point to or name shapes? (M.P.2.1)			
6.	Match and sort objects by specific characteristics (color, shape, size)? (M.P.3.1)			
7.	Have experience with computers and other forms of technology? (T.P.1.1)			
8.	State whether he/she is a boy or girl? (SE.P.1.2)			
9.	Point to or name body parts? (SE.P.1.3)			

Concerns/Comments:

NATURAL ENVIRONMENT OBSERVATION/ELPP DOCUMENTATION (Required Form - Not in STISETS)

<u>Purpose(s) of this form:</u>

- To document strengths and needs of the child based on the observation in a natural, age-appropriate environment.
- To document information for the ELPP.

When to use this form:

- To document required information for DD eligibility.
 - This form is <u>required</u> for preschool children (three-, four- and five-year olds who have not entered kindergarten) referred for DD.
 - This form should be used to obtain documentation for the ELPP.
 - This form <u>may</u> be used for school-age children referred for DD or an observation form may be substituted.
 - This form <u>may</u> be used to gather information as required for eligibility in other areas of disability.

Things to remember when completing this form:

- This form should be completed by LEA personnel through observation of the child in his/her natural preschool environment or home.
- Information should be based on observation of the child or interviews with parents, preschool teachers, childcare providers, or other service providers.
- All fields must be completed; write N/A if not applicable.
- This form must be completed by LEA personnel in conjunction with the parent, guardian and/or childcare provider.

- Information from this form <u>must</u> be documented on the eligibility report for the disability area of DD for preschool children and <u>may</u> be used for other disability areas, as appropriate.
- Information from the *Natural Environment Observation/ELPP Documentation* should be considered when determining services and/or LRE.
- There should be a direct relationship between the *Natural Environment Observation/ELPP Documentation* and the development of the IEP.
- Information from the *Natural Environment Observation/ELPP Documentation* should be used to complete the ELPP as appropriate.
- A copy of this form should be retained with the child's eligibility information.

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FAMILY FOCUS INTERVIEW/ELPP DOCUMENTATION

The Family Focus Interview (FFI) is intended to document strengths, needs and concerns related to the child. The entire form should be completed by LEA personnel through interview format with the parent or guardian. The FFI information is required for Developmental Delay (DD) eligibility and should also be used to assist in documenting the Early Learning Progress Profile (ELPP) levels for children with any disability area within 45 days of the beginning of special education services.

Child's Name:			Date:	
Sex:	DOB:			
Address:			Phone:	
Preschool/Daycare	Child Attends:	Days	/Times:	
Interviewer's Name			Position in LI	EA:
Respondent's Name	:		Relationship	to Child:
Who does the child	live with: []Parent(s) []Other F	Relative(s) []Custodia	n []Guardian []Other
Mother's/Guardian'	s Name:			Age:
Occupation:			Work Phone:	
Father's/Guardian's	Name:			Age:
Occupation:			Work Phone:	
Parent(s) is/are: []	Married []Divorced []Separate	d []Single []Deceas	sed: father/mother	c(circle one)
Other children in ho	usehold:			
	Name	Sex	Age	Relationship
Birth History (Exr	blain any illnesses/injuries/com	plications during pres	onanev	
	fair any milesses injuries com	pheations during prea		
Was your child bo	rn prematurely? []Yes []Net	o If yes, how many v	weeks/months ea	arly?
Were there proble	ms after birth? [] Yes [] No	o If yes, explain		
How long was you	r child in the hospital after birt	h?		
Are there any other	known or suspected disabilities in	the family? [] Yes	[] No	
If yes, explain:				

Has your child been diagnosed with any health or medical concerns? [] Yes [] No

TC			1 .
It.	ves	exr	plain:
**	<i>j</i> c b ,	· · · ·	/iaiii.

Did your child previously receive Early Intervention S	ervices? [] Yes [] No
If yes, Date of Entry and Exit: Entry:	
Has your child been evaluated and/or received any oth	
If yes, explain:	•
Child's Doctor:	Date of last exam:
Address:	Phone:
Release of Information from doctor obtained [] Yes	[] No
What is your child's major means of communicat	ion?
[]Speech []Signing []Communication Device	e []Gestures []Vocalizations []Picture exchange
[]Combination of Modes []Other (Specify	y)
What are some of your child's likes/interests?	
[] Yes [] No If yes, list foods: Are there any foods your child does not eat? If yes, list foods: Does your child currently take any medication? If yes, explain	[]Yes []No
Does your child sleep at appropriate times? [] Y	/es [] No
If no, explain:	
List any recent progress or changes you have seen in y	our child
Comments:	

FAMILY FOCUS INTERVIEW / ELPP DOCUMENTATION

Continue this section through interview format with the parent/guardian. Provide verbal or picture examples if a question is not clear to the respondent.

	Does your child:	YES	NO
1.	Identify sounds? (LL.P.2.1-2, LL.P.7.2)		
2.	Identify syllables? (LL.P.2.3, LL.P.6.5)		
3.	Identify/recognize words that rhyme? (LL.P.2.4)		
4.	Identify environmental print (McDonald's, Wal-Mart, etc.)? (LL.P.6.2, LL.P.6.5)		
5.	Recognize name in print? (LL.P.6.2-3, LL.P.6.5)		
6.	Identify letters? (LL.P.6.4-5, LL.P.7.1)		
7.	Speak clearly? (LL.P.4.4)		
8.	Speak so that he/she is understood by family?		
9.	Speak so that he/she is understood by people outside the family?		

Comments/Concerns:

	MATH AND SCIENCE				
	Does your child:	YES	NO		
1.	Count up to five objects accurately? (M.P.1.1)				
2.	Understand positional concepts (in, on, under, behind, in front)? (M.P.2.2)				
3.	Tell what comes next in a simple pattern? (M.P.3.2)				
4.	Compare objects by size (big, little, long, short, small, medium, large)? (M.P.4.1, S.P.2.1)				
5.	Compare objects by weight (heavy, light)? (M.P.4.2, S.P.2.1)				
6.	Name the days of the week? (M.P.4.3)				
7.	Understand more and less? (M.P.5.1)				
8.	Tolerate different textures, smells, tastes, and noises? (S.P.1.1)				
9.	Point to or name picture of winter or summer? (S.P.4.1)				
10.	Point to or name types of weather (rainy, sunny, hot, or cold)? (S.P.4.2)				

Comments/Concerns:

			Page
	ATTENTION AND BEHAVIOR		
	Does your child:	YES	NO
1.	Demonstrate appropriate attention span?		
2.	Make eye contact?		
3.	Have tantrums?		
4.	Appear excitable/overactive?		
5.	Accept limits? (S.E.P.3.2)		
6.	Interact well with others? (S.E.P.2.1)		
7.	Obey and comply with requests? (LL.P.1.1)		
8.	Hit or hurt others?		
9.	Recognize danger?		
10.	Seem quiet/withdrawn?		
11.	Have unusual fears? List:		
Com	ments/Concerns:	/	

	TECHNOLOGY	TIDC	NG
	Does your child:	YES	NO
1.	Complete puzzles? (AL.P.1.2)		
2.	Build block towers? (AL.P.1.2, CA.P.1.1)		
3.	Use crayons/markers? (CA.P.1.1, PD.P.2.1)		
4.	Use paint? (CA.P.1.1, PD.P.2.1)		
5.	Use glue? (CA.P.1.1, PD.P.2.1)		
6.	Play musical instruments? (CA.P.2.1, CA.P.2.2)		
7.	Play with toys appropriately (dolls, trucks, etc.)? (CA.P.3.1)		
8.	Brush teeth independently? (HDL.P.1.3)		
9.	Cut with scissors? (PD.P.2.1, CA.P.1.1)		
10.	Manipulate playdough? (PD.P.2.1, CA.P.1.1)		
11.	Nest cups? (PD.P.2.2)		
12.	String beads? (PD.P.2.2)		
13.	Use computer mouse/game controller/iPad/Game Boy, etc.? (T.P.1.1)		

Comments/Concerns:

FAMILY FOCUS INTERVIEW/ELPP DOCUMENTATION (Required Form - Not in STISETS)

Purpose(s) of this form:

- To provide home and family history of a preschool child.
- To assist in identifying assessments and services that documents the concerns and priorities of the family.
- This form is <u>required</u> for preschool children (3-, 4-, and 5-year olds who have not entered kindergarten) referred for DD.
- This form <u>may</u> be used for school-age children referred for DD to document concerns and priorities of the family.
- This form <u>may</u> be used to gather information as required for eligibility in other areas of disability.
- This form should be used to gather information used as ELPP documentation.

When to use this form:

• This form <u>must</u> be completed when evaluating for the suspected disability area of DD for preschool children.

Things to remember when completing this form:

- This form should be completed by LEA personnel though interview format with the parent(s) or guardian.
- All fields must be completed; write N/A if not applicable.

- Information from this form <u>must</u> be documented on the eligibility report for the disability area of DD and <u>may</u> be used for other disability areas, as appropriate.
- Information from this form should be considered when determining services and/or LRE.
- There should be a direct relationship between the *Family Focus Interview/ELPP Documentation*, the development of the IEP and completion of the ELPP.
- A copy of this form should be retained with the child's eligibility information.

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NOTICE AND ELIGIBILITY DECISION REGARDING SPECIAL EDUCATION SERVICES

STUDENT'S NAME: Date this report	was given or sent to parent	(student :	Page of
	Initial Eligibility		Reevaluation
Visio	n Screening		Hearing Screening
Date	- C		Result
Area of Assessment:			
Date: Assessment:			
Standard Scores (Tota Other Scores:	al):		
Date: Assessment:			
Standard Scores (Tota Other Scores:	al):		
Date: Assessment:			
Standard Scores (Tot: Other Scores:			
Area of Assessment:			
Date: Assessment:			
Standard Scores (Tot: Other Scores:			
Date: Assessment:			
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Date: Assessment:			
Standard Scores (Tota Other Scores:			

STUDENT'S NAME:	Page	of
Area of Assessment:		
Date: Assessment:		
Standard Scores (Total): Other Scores:		
Date: Assessment:		
Standard Scores (Total): Other Scores:		
Date: Assessment:		
Standard Scores (Total): Other Scores:	/	
Area of Assessment:		
Date: Assessment:		
Standard Scores (Total): Other Scores:		
Date:Assessment:		
Standard Scores (Total): Other Scores:		
Date: Assessment:		
Standard Scores (Total): Other Scores:		

Final Completion Date of <u>ALL</u> Evaluations: _____

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NOTICE AND ELIGIBILITY DECISION REGARDING SPECIAL EDUCATION SERVICES

<u>Purpose(s) of this form:</u>

- To document all assessments and results used in the evaluation/reevaluation process.
- To document that required evaluations were administered for each area of suspected disability.
- To document that a copy of the eligibility report was given/sent to the parent and student (age 19 and older) at initial eligibility determination and each reevaluation for continued eligibility determination.

When to use this form:

- For initial eligibility, the form is completed after all initial assessments are conducted and all other relevant data are reviewed.
- For each reevaluation, the form is completed documenting all assessments conducted/considered and all other relevant data reviewed.

Things to remember when completing this form:

- You may use the annotate process to document each time a copy of this form is given/sent to the parent and student (age 19 and older).
- Check whether the form is being completed for initial eligibility or reevaluation.
- Include vision and hearing screening results under **Other Scores**.
- List all assessment information, including reports provided by the parents or other agencies, that will be used in determining eligibility.
- Include the name of the assessment **AND** the results.
- For observations, teacher checklists, medical reports, work samples, documentation of appropriate instruction, etc., provide a summary statement on the form under <u>Other Scores</u>.
- Document two attempts to obtain the home version of an adaptive behavior scale on the form under <u>Other</u> <u>Scores</u>.
- Test scores must be reported as standard scores with a mean of 100 and a standard deviation of 15. If a test does <u>not</u> yield standard scores, you <u>must</u> convert the score by using the conversion tables/charts available on our web page in the program links. For example: If you use a T-score it should be documented under <u>Other Scores</u>.
- Total scores obtained for an achievement and IQ test must be documented under standard score on the eligibility report.
- If an assessment used as supporting documentation does not yield scores that can be converted to standard scores, enter results under <u>Other Scores</u>.
- For reevaluation, if parent consent is not obtained and two attempts are documented, an assessment area labeled record review can be created to document the attempts or attempts can be documented in the annotate process.
- The **Final Completion Date of** <u>ALL</u> **Evaluations** is the date used to determine if the initial evaluation was completed 60 calendar days from the date the public agency received the signed copy of the *Notice and Consent for Initial Evaluation*. Therefore, all evaluations should be dated on or before the final completion date.
- If the form is amended provide the parent and student (age 19 and older) a *Notice of Intent Regarding Special Education Services* form.

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STUDENT'S NAME:

SLD ONLY SECTION – For each option checked below, include documentation of a specific learning disability in the assessment section of this report.

- [] Option 1: Response(s) to Intervention.
- [] Option 2: Pattern of strengths and weaknesses.

[] Option 3: Severe Discrepancy (SD) documentation.

A. If using the predicted achievement model (regression to the mean effective 7/1/98):

	IQ score:	PAOA=SD
	Predicted Achievement (PA) score:	
	Obtained Achievement (OA) score(s) determined one of two ways:	PA OA = SD
	One Achievement Test Total test score	(SD must be 16 points or greater for all ages)
	OR	
	Two Composites OR Two Subtests	
	Scores from two different achievement tests that measure t (i.e., Composite Reading scores from two different tests; S from two different tests)	
	Severe discrepancy (SD) between ability and achievement:	[] YES [] NO
	B . If using the simple standard score method (only for students ide	entified before July 1, 1998):
	IQ Score Achievement Score (SD must be 15 or greater to 11 years; must be 23 or greater	
Ca	mplete for all students suspected of SLD, regardless of option(s)	ahagan ahawa
CO	mplete for an students suspected of SLD, regardless of option(s)	cnosen above.
1.	For educationally relevant <u>behaviors noted during the classroom of</u> relevant medical findings (if any), please refer to page(s)	
2.	Student behavior or difficulty that affects his/her academic function	ning:
3.	The following factors have been ruled out as the <u>primary cause</u> of t considered and checked to qualify for SLD):	he impairment (all must be
	[] Environmental/Cultural/Economic Concerns	[] Visual/Hearing Disabilities
	[] Intellectual Disability [] Emotional Disability	[] Motor Disabilities

of

NOTICE AND ELIGIBILITY DECISION REGARDING SPECIAL EDUCATION SERVICES (SLD Section Only)

Purpose(s) of this page:

- To document each option used to determine eligibility for SLD.
- To document that appropriate procedures were used to determine eligibility for SLD.

Things to remember when completing this page:

- For all students *suspected* of having a SLD, the **SLD ONLY SECTION** must be completed in its entirety, using Option 1, Option 2, Option 3, or a combination of options.
- For Option 1, document all interventions that were used and the response or lack of response observed in the student's performance in the classroom. Include the amount of time the interventions were utilized.
- For Option 2, document patterns of strengths and weaknesses in performance, achievement, or both.
- For Option 3, document the scores used to determine a severe discrepancy.
- Complete all three items in the box at the bottom of the page whether using Option 1, Option 2, Option 3, or a combination of options. THESE FACTORS MUST BE CONSIDERED and CHECKED AS BEING RULED OUT as <u>the</u> primary cause of the impairment.

Page of

ELIGIBILITY DECISION

ELIGIBLE: [] YES [] NO AREA OF DISABILITY:

If the selected area of disability is Multiple Disabilities, list at least two disability areas for which the student is eligible.

Explanation (if needed):

Complete for all students:

Was lack of appropriate instruction in math and/or rea	ding	, including t	he essenti	ial comp	onents of	reading instruction
(as defined in section 1208(3) of the Elementary	and	Secondary	Educati	on Act	of 1965)	or limited English
proficiency the determining factor in the decision?	[] YES	[]	NO		
(See documentation included in this report.)				~		

DESCRIPTION OF OTHER OPTIONS CONSIDERED AND WHY THEY WERE REJECTED

CHECK ONE: Eligibility Committee []

IEP Team []

I AGREE with the conclusions written in this report.

Position	Signature	Date
Parent		
Parent		
General Education Teacher		
Special Education Teacher		
LEA Representative		
Someone Who Can Interpret The Instructional		
Implications Of The Evaluation Results		
Student		
Other		

I **DO NOT AGREE** with the conclusions written in this report. The attached statement represents my conclusions in this area.

Position	Signature	Date

My signature below verifies that if you require notice and an explanation of your rights in your native language, the LEA/agency has accommodated you to ensure your understanding. You are fully protected under the rights addressed in your copy of the *Special Education Rights* document. If you want another copy of your rights, have any questions, or wish to arrange a conference, please contact:

Name:

Telephone:

Signature of Education Agency Official

Page 59

NOTICE AND ELIGIBILITY DECISION REGARDING SPECIAL EDUCATION SERVICES (Eligibility Decision)

Purpose(s) of this form:

- To document that the eligibility decision was determined based on the evaluation information.
- To document the eligibility decision and area of disability with an explanation (i.e., to document when one of the options for the first reevaluation for ED is being used).
- To document eligibility criteria for MD has been met in two or more areas and is documented in the eligibility report under Area of Disability.
- To document that lack of appropriate instruction in math or reading or limited English proficiency was/was not the determining factor(s) in the eligibility decision. This must also be documented on the eligibility report under Prong 1.
- To document a description of other options considered. This section **must** be completed.
- To document whether an IEP Team or Eligibility Committee was used.
- To document that the required IEP Team or Eligibility Committee members attended and participated in a meeting to determine eligibility. The LEA plan specifies whether an IEP Team or Eligibility Committee is used to determine eligibility.
- To document IEP Team or Eligibility Committee members agreement/disagreement with the eligibility decision.

Things to remember when completing this page:

- Check the IEP Team's or Eligibility Committee's decision regarding eligibility.
- Indicate the area of disability. Do not list secondary disability areas.
- The student must meet criteria in the AAC for eligibility.
- If the student is eligible for MD, specify the two or more disabilities in the Explanation section. The student must meet eligibility criteria in both or all disability areas.
- Determine whether the lack of appropriate instruction in math or reading or the student's limited English proficiency was <u>the</u> determining factor in the eligibility decision. Check "**yes**" or "**no**" in the appropriate box. If **YES** is checked, the student should not be determined eligible. Include data on the eligibility report to support this decision.
- A description of other options that were considered must be listed with the reasons they were rejected.
- IEP Team or Eligibility Committee members that participate in the meeting must sign this page.
- If an IEP Team member or Eligibility Committee participant is serving in two positions at the eligibility meeting (e.g., special education teacher is also serving as someone who can interpret the instructional implications of the evaluation results) he/she should sign his/her name by each position he/she is representing.
- Each person <u>attending</u> the eligibility meeting must sign the last page either in the **I AGREE** or **I DO NOT AGREE** section.
- Type in the name of each IEP Team member or Eligibility Committee participant on the signature line when completing the form in STISETS. Maintain a printed copy with original signatures on file.
- If a signature appears in the **I DO NOT AGREE** section, a statement should be attached to the eligibility report indicating why the person does not agree with the eligibility decision.
- The name of the contact person should be indicated at the bottom of the page as well as the signature of an agency official.

- If the student is eligible, the IEP Team must meet within 30 calendar days of the initial eligibility determination to develop the IEP.
- If a student is not eligible, refer the student to the PST.

NOTICE AND CONSENT FOR THE PROVISION OF SPECIAL EDUCATION SERVICES AAC pages 524; 541-542.01

The LEA/agency requests your consent to provide special education services for:

STUDENT'S NAME:

Basis for decision:			
Description of other options consi-	dered and why the options v	were rejected:	
The following evaluation procedu	res, assessments, records, an	nd/or reports were used in	making the decision:
* • •		evelopmental Scales [
	L J	Tork Samples	
		scipline Records [2
		ttendance Reports [
[] Behavior [] Gra	ades [] Me	edical Records [] Other
consent for the provision of serv violation of the requirement to ma PLEASE CHECK ONE OF THE []] I <u>GIVE PERMISSION</u>	vices or fail to respond to ike a free appropriate public FOLLOWING BOXES, SIC	a request to give conset c education available to ye GN, AND DATE THE FC ovide special education se	DRM.
Signature of Parent or Stude	nt (Age 19)		Date of Signature
Signature of Parent or Studer	nt (Age 19)		Date of Signature
_		wish to schedule a confere	C.
Signature of Parent or Studer If you have questions regarding th Name:		wish to schedule a confere	C.
If you have questions regarding th		wish to schedule a confere	C.
If you have questions regarding th Name:		wish to schedule a confere	C.
If you have questions regarding th Name:		wish to schedule a confere	C.
If you have questions regarding th Name: Telephone:			C.
If you have questions regarding th Name: Telephone: Please return this form to:	t if you require notice and you to ensure your understan	Address	C.
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the <i>Special Educatio</i> to arrange a conference, please con	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with	Address	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the <i>Special Educatio</i>	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact:
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the <i>Special Educatio</i> to arrange a conference, please con	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with the second secon	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the Special Educatio to arrange a conference, please con (Name Signature of Education Agency Officia	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with the second secon	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the <i>Special Educatio</i> to arrange a conference, please con (Name Signature of Education Agency Officia Date Provided/Sent	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with the second secon	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the Special Educatio to arrange a conference, please con (Name Signature of Education Agency Officia	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with the second secon	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the Special Educatio to arrange a conference, please con (Name Signature of Education Agency Officia Date Provided/Sent Results of 1 st Attempt 2 nd Attempt Date	t if you require notice and you to ensure your understation <i>Rights</i> document. If you with the second secon	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish
If you have questions regarding th Name: Telephone: Please return this form to: My signature below verifies that LEA/agency has accommodated y your copy of the <i>Special Educatio</i> to arrange a conference, please con (Name Signature of Education Agency Officia Date Provided/Sent	t if you require notice and you to ensure your understand on Rights document. If you with ntact:	Address an explanation of your inding. You are fully pro want another copy of you	nce, please contact: rights in your native language, the tected under the rights addressed in r rights, have any questions, or wish

NOTICE AND CONSENT FOR THE PROVISION OF SPECIAL EDUCATION SERVICES

Purpose(s) of this form:

- To obtain consent from the parent or student (age 19 and older) for the provision of special education services.
- To document dates and results of attempts to obtain consent for the provision of special education services.

When to use this form:

- This form is completed <u>only</u> after initial eligibility has been determined.
- This form may be completed any time after initial eligibility determination, but must be completed before the IEP can be implemented.
- This form may be completed after the initial IEP has been developed, but must be completed prior to the initiation of special education and related services if it was not obtained previously.

Things to remember when completing this form:

- Complete all portions of this form.
- Type in the name of the parent or student (age 19 and older) on the signature line when completing the form in STISETS. Type in the name of the person signing as the education agency official in the spaces provided when completing the form in STISETS. Maintain a printed copy with original signatures on file.
- Record the <u>date that the notice was provided/sent</u> and results. If there is no response to the first notice, a second contact must be made and the date of the contact recorded on this form. The action and results of the second contact should be documented.

- If the parent or student (age 19 and older) checks **<u>I GIVE PERMISSION</u>**, the IEP Team may proceed with the development/implementation of the IEP.
- If the parent or student (age 19 and older) checks **I DO NOT GIVE PERMISSION**, the education agency may request that the parent or student (age 19 and older) participate in a conference to discuss his/her decision. However, if the parent or student (age 19 and older) does not give permission, the education agency no longer has the right to request due process. Special education services **may not** be provided to students without the parent's or student's (age 19 and older) knowledge and informed consent.
- A parent or student (age 19 and older) has the right to revoke consent for the continued provision of special education and related services. In order for services to stop, the parent or student (age 19 and older) must complete the *Notice of Revocation of Consent for Continued Provision of Special Education and Related Services* form and the public agency must provide the *Notice of Intent Regarding Special Education Services*.

INDIVIDUALIZED EDUCATION PROGRAM

STUD	ENT'S NAME:								
DOB		S	CHOOL YEAR		-	GI	RADE		-
IEP IN	ITIATION/DUI	RATION DAT	ES FROM			то			
THIS	THIS IEP WILL BE IMPLEMENTED DURING THE REGULAR SCHOOL TERM UNLESS NOTED IN EXTENDED SCHOOL YEAR SERVICES. STUDENT PROFILE – WILL INCLUDE GENERAL STATEMENTS REGARDING:								
Strong	STUI ths of the studen		E – WILL INCLUE	DE GENERAL S	STATEMENT	S REGA	ARDING	:	
Streng	the studen								
A	AC pages 525-	537		AAC pag	ges 527(6)				
Parent	al concerns for e	enhancing the o	education:						
				$\boldsymbol{\langle}$					
Studen	t Preferences an	d/or Interests:	:						
Result	s of the most rec	ent evaluations	<u>s:</u>						
The ac	ademic, develop	mental, and fu	nctional needs of	the student:					
Other:									
For the	e child transition	ing from EI to) Preschool, justif	y if IEP will no	ot be implem	ented o	on the ch	ild's 3 rd	birthday:

INDIVIDUALIZED EDUCATION PROGRAM PROFILE PAGE ONE

Purpose(s) of this page:

- To document the school year and grade(s) the IEP will cover.
- To document the initiation/duration of the IEP.
- To describe the strengths of the student.
- To document concerns of the parent for enhancing the education of their child.
- To document student preferences and/or interests that include transition information beginning no later than the first IEP to be in effect when the student turns 16 or younger if determined appropriate by the IEP Team and for all students entering the 9th Grade, regardless of their age.
- To document results of the initial or most recent evaluations.
- To describe how the student's disability affects his/her involvement and progress in the general education curriculum (academic, developmental, and functional needs of the student) and, for preschool students, how the disability affects the student's participation in age-appropriate activities.

When to use this page:

- Use this page for the initial IEP, each annual IEP, and if necessary when making amendments to the IEP.
- The first IEP must be written within 30 calendar days of initial eligibility determination and before any special education and related services are provided.
- IEPs must be reviewed annually. The annual review date is determined by the date of signatures on the **SIGNATURE PAGE** of the IEP.
- Amendments to the IEP can be made at any time at the request of the parent, or student (age 19 and older), or teacher(s) during the duration of the annual IEP. The amendment signature date(s) cannot be used as the annual review date.

Things to remember when completing this page:

- When completing the **STUDENT PROFILE** page, the **STUDENT'S NAME** should be entered as the student's first, middle, and last name.
- Enter the student's **DATE OF BIRTH**.
- SCHOOL YEAR should be written as the indicated year(s). Example: 2012 or 2012-2013, etc.
- **GRADE** should be written as the indicated grade(s). Example: 6 or 6-7.
- IEP INITIATION/DURATION DATES may be written from the date of the beginning of the school year to the end of the school year. Example: 08/09/2012 05/27/2013. IEP INITIATION/DURATION DATES may also be staggered. Example: 09/06/2012 09/06/2013 or 03/08/2012 03/08/2013, etc. (Staggering dates would require the IEP Team to develop goals for the two grades the IEP covers). If the IEP covers two grades, general education standards or extended standards used for both grades must be considered when included in the IEP. The IEP INITIATION/DURATION DATES do not constitute the annual IEP meeting date. The date of signatures on the SIGNATURE PAGE determines when the next annual IEP meeting must be held.

Example: **IEP INITIATION/DURATION DATES** 08/09/2012 - 05/27/2013. If the date of signatures is 05/07/2012, the next annual IEP meeting should be held no later than 05/07/2013.

- Unless noted in extended school year services, IEPs are <u>not</u> implemented when school is not in session.
- The **Student Profile** is the result of the IEP Team's review of assessment data and other information to develop a descriptive summary of the student's performance, strengths, and needs.
- For children transitioning from Early Intervention, the IEP must be developed and implemented on the child's third birthday, and if not, justification must be provided in the **Student Profile**. If the child's third birthday falls during the summer months, the IEP Team determines when special education services will begin.
- If a parent refers their preschool age child for services, the IEP Team follows the 60 calendar day timeline for the initial evaluation process.

The **STUDENT PROFILE** must include general statements regarding:

• Strengths of the student: Include all information regarding the student's strengths.

INDIVIDUALIZED EDUCATION PROGRAM PROFILE PAGE ONE (Continued)

- **Parental concerns for enhancing the education:** Include all information regarding the Parental concerns for enhancing the education of their child.
- **Student Preferences and/or Interests:** This area includes information obtained from parent, teacher(s), and the student regarding preferences and interests. Transition information must be provided in this text box when transition is being addressed in the IEP. Include all information concerning student preferences and/or interests including transition information when applicable in the text box.
- **Results of the most recent evaluations:** Include all information concerning evaluation results. This information should be written in meaningful terms so that the parent and service providers have a clear understanding of the evaluation results. (e.g., 3.5 grade equivalent in reading, based on the K-TEA clearly indicates that the student can read on a third grade level. A standard score of 70 in reading may not be clear to all IEP Team members and service providers. Level 3 on the reading test may not be clear to all IEP Team members and service providers. Stating level 3 on the reading test which is in the above average range should be clear).
- The academic, developmental, and functional needs of the student: Include all information concerning how the student's disability affects his/her involvement and progress in the general education curriculum and for preschool children in age-appropriate activities.
- Other: Include any information pertinent to the development of the IEP that was not included anywhere else on the Student Profile page.
- For the child transitioning from EI to Preschool, justify if IEP will not be implemented on the child's third birthday: This should only be completed if the child is not being served under IDEA on the child's third birthday. (e.g., if a child's birthday is during the summer or holiday(s) justification is required).

- There should be a direct link between the profile and other elements of the IEP.
- The student's strengths, needs, and parental concerns noted in the **STUDENT PROFILE** should be considered when determining and prioritizing services and/or LRE.

INDIVIDUALIZED EDUCATION PROGRAM

STUDENT'S NAME:

AAC page 528-529 (6)(h-m)

SPECIAL INSTRUCTIONAL FACTORS

Items checked "YES" will be addressed in this IEP:

items checked TEB will be addressed in this TET.	YES	NO					
• Does the student have behavior which impedes his/her learning or the learning of others?	[]	[]					
• Does the student have a Behavioral Intervention Plan?	[]	[]					
• Does the student have limited English proficiency?	[]	[]					
Does the student need instruction in Braille and the use of Braille?							
 Does the student here instruction in Drane and the use of Drane. Does the student have communication needs? 	[]	[]					
 Does the student need assistive technology devices and/or services? 	[]	[]					
 Does the student need assistive technology devices and/or services? Does the student require specially designed P.E.? 	[]	[]					
 Is the student working toward alternate achievement standards and participating in the 	ĹĴ	ĹĴ					
Alabama Alternate Assessment?	[]	[]					
 Are transition services addressed in this IEP with an annual goal(s)? 		[]					
• The transition services addressed in this fEr with an annual goa(s):		ĹĴ					
TRANSPORTATION							
AAC page 537 (8)							
Student's mode of transportation:							
[] Regular bus [] Bus for special needs [] Parent contract [] Other:							
Does the student require transportation as a related service? [] YES [] NO							
If yes, check any transportation needs:							
[] Bus assistance: [] Adult support [] Medical support							
[] Preferential seating							
Behavioral Intervention Plan							
[] Wheelchair lift and securement system							
[] Restraint system							
Specify type:							
Specify type:							
[] Other. Specify:							
	1						
[] Bus driver and support personnel are aware of the student's behavioral and/or medica	l concerns.						
NONACADEMIC and EXTRACURRICULAR ACTIVITIES	AAC page 53	5 (3)					
Will the student have the opportunity to participate in nonacademic/extracurricular activities w	vith his/her nonc	lisabled					
peers?							
[] YES.							
[] YES, with supports. Describe:							
[] NO. Explanation must be provided:							
• •							

METHOD/FREQUENCY FOR REPORTING PROGRESS OF ATTAINING GOALS TO PARENTS

Annual Goal Progress reports will be sent to parents each time report cards are issued (every weeks).

AAC page 528 (g)

INDIVIDUALIZED EDUCATION PROGRAM PROFILE PAGE TWO

Purpose(s) of this page:

- To address SPECIAL INSTRUCTIONAL FACTORS.
- To address **TRANSPORTATION**.
- To address NONACADEMIC AND EXTRACURRICULAR ACTIVITIES.
- To address ANNUAL GOAL PROGRESS REPORTS.

When to use this page:

- Use this page for the initial IEP, each annual IEP, and if necessary, when making amendments to the IEP.
- The first IEP must be written within 30 calendar days of initial eligibility determination and before any **SPECIAL EDUCATION AND RELATED SERVICES** are provided.
- IEPs must be reviewed annually. The annual review date is determined by the date of signatures on the **SIGNATURE PAGE** of the IEP.
- Amendments to the IEP can be made at any time at the request of the parent, or teacher(s) during the duration of the annual IEP. The amendment signature date(s) cannot be used as the annual review date.

Things to remember when completing this page:

- Yes or No must be selected for each SPECIAL INSTRUCTIONAL FACTOR. Any SPECIAL INSTRUCTIONAL FACTOR checked YES, MUST be addressed in the IEP.
- Once Yes is checked for the question, "Does the student have a Behavioral Intervention Plan (BIP)?" this factor has been addressed. SES strongly encourages that the BIP be attached using Documents on the SETS program.
- Check Yes for the question "Does the Student have communication needs?" if the student has any communication needs that will be addressed in the IEP. Examples include: language and/or communication mode of a child who is deaf or hearing impaired, articulation, stuttering, voice, language disorders, augmentative communication needs.
- Check Yes for the question, "Is the student working toward alternate achievement standards and participating in the Alabama Alternate Assessment?" if a student is working on extended standards regardless of whether or not it is a testing year.

TRANSPORTATION:

- Student's mode of transportation must be addressed in every IEP by either checking the box or adding information under **Other**.
- Yes or No must be selected for "Does the student require transportation as a related service"?

If **No** is checked regarding the student's need for transportation as a related service, the student will receive the same transportation services provided to nondisabled children.

If **Yes** is checked regarding the student's need for transportation as a related service, a representative from the Transportation Department should be included in the discussion and decision-making for this section of the IEP. During the discussion, consideration should be given to the entire continuum of services available, including accommodations/modifications on a regular bus; services on a smaller capacity, specially-equipped bus; or some other form of transportation, such as a private vehicle if a parent contract is appropriate for the individual student.

- If **Yes**, check any transportation needs that apply.
- Bus Assistance:

Adult Support indicates the need for a bus attendant to assist/accompany the child while boarding and/or riding the school bus.

Medical Support indicates a need for a medically trained assistant for the student while riding the school bus.

INDIVIDUALIZED EDUCATION PROGRAM PROFILE PAGE TWO

- (Continued)
- **Preferential seating** should be checked when there is a need for the student to sit in a particular location while riding inside the bus (e.g., front seat, behind the driver, with a designated peer helper).
- **Behavioral Intervention Plan** should be checked when the student has a BIP that should be shared with the bus driver and other support personnel when the student's behavior could present a challenge while riding the school bus. Please note: Bus personnel may require additional training on the plan.
- Wheelchair lift and securement system should be checked when a student is unable to board the bus through the passenger door. Please note: No student may be carried onto the school bus. The student must be secured in a safe wheelchair before boarding the lift.
- **Restraint system** should be checked when the student is unable to sit safely in a bus seat without support. Please note: The need for a restraint system should be carefully considered and documented for each individual student, as well as the type of restraint necessary and appropriate for the student, with input from the Transportation Department. Types of restraint systems would include: seatbelts (lap belts or lap/shoulder belt systems); car seats; safety vests or harnesses; Integrated Child Safety Seats; etc. Seatbelts are excluded from the seclusion and restraint policies.
- Other should be checked when there is a need for accommodations/modifications not already listed. Such needs could include any necessary supports (e.g., peer helper, emergency plan of action, atypical school day/schedule or special equipment, oxygen tank, epipen, suction machine, diabetic supplies, augmentative communication system/device, service animal) and/or any additional training that the bus driver and the other support personnel may need in order to manage medical issues which could impact the student during the bus ride.

• Bus driver and support personnel are aware of the student's behavioral and/or medical concerns should ALWAYS be checked if the student requires transportation as a related service. The case manager should: (1) Share information regarding the special needs of the student with the bus driver and support personnel, as well as their responsibility for implementing the IEP; and (2) Have the driver/attendant sign the completed *Persons Responsible for IEP Implementation* form.

Transportation does not need to be addressed elsewhere in the IEP unless instruction is being provided (e.g., teaching a student how to use public transportation.).

NOTE: Students may not have a shortened school day due to transportation or other administrative conveniences.

- NONACADEMIC AND EXTRACURRICULAR ACTIVITIES must have at least one item checked. If YES is checked this indicates the general notion that the student will have some opportunity to participate in nonacademic/extracurricular activities with his/her nondisabled peers, but not necessarily *all* of those activities and at *all* times. Obviously, a student must be deemed to be "otherwise qualified" to participate in the activity and meet the same criteria for participation that applies to other students. There may be circumstances where the student is not qualified to participate, which will be decided on a case-by-case basis. If YES, with supports is checked, please describe the supports in the space provided. If NO is checked, please write an explanation in the space provided.
- **ANNUAL GOAL PROGRESS REPORT** will be sent to the parent or student (age 19 and older) each time report cards are issued. Indicate how often the **ANNUAL GOAL PROGRESS REPORT** will be sent home by recording the number of weeks in the space provided (e.g., every 9 weeks, every 6 weeks).

What happens next:

• There should be a direct link between the profile and other elements of the IEP.

INDIVIDUALIZED EDUCATION PROGRAM

STUDENT'S NAME:

- AAC page 526 (g)(h)
- [] This student is in a middle school **course of study** that will help prepare him/her for transition.
- [] This student was invited to the IEP Team meeting.
- [] After prior consent of the parent or student (Age 19) was obtained, other agency representatives were invited to the IEP Team meeting.

EXIT OPTIONS (Complete for students in Grades 9-12)

- [] Alabama High School Diploma
- Anticipated Date of Exit:
 Month:
 Year :
- [] Alabama Occupational Diploma
- [] Graduation Certificate

PROGRAM CREDIT TO BE EARNED (Complete for students in grades 9-12)For each course taken, indicate
program credit to be earned.ENGLISHMATHSCIENCESOCIAL
STUDIESSOCIAL
STUDIESSOCIAL
STUDIESAlabama High School DiplomaIIIIIAlabama Occupational DiplomaIIIIIGraduation CertificateIIIII

TRANSITION: (Beginning not later than the first IEP to be in effect when the student is 16, or earlier if appropriate, and updated annually thereafter)

 AAC page 528 (h)

Transition Assessments (Check the assessment(s) used to determine the student's measurable transition goals):

- [] Transition Planning Assessments
- [] Interest Inventory [] Other

Goals for Postsecondary Transition:

Postsecondary Education/Training Goal

If **Other** is selected, specify

Employment/Occupation/Career Goal

If **Other** is selected, specify

Community/Independent Living Goal

If **Other** is selected, specify

<u>Transition Services</u>: Based on the student's strengths, preferences, and interests, the following coordinated transition services will reasonably enable the student to meet the postsecondary goals. Consider these service areas: Vocational Evaluations (VE), Community Experiences (CE), Personal Management (PM), Transportation (T), Employment Development (ED), Medical (M), Postsecondary Education (PE), Living Arrangements (LA), Linkages to Agencies (LTA), Advocacy/Guardianship (AG), Financial Management (FM), and if appropriate Functional Vocational Evaluation (FVE).

	Transition Strands						
	Academics/Postsecondary Education/Training	Employment/Occupations/ Careers	Personal/ Social	Daily Living			
Service(s)							

INDIVIDUALIZED EDUCATION PROGRAM TRANSITION

- Transition must be addressed <u>no later than the first IEP to be in effect when the student turns 16</u> and updated annually thereafter. Transition may be addressed for younger students if determined appropriate by the IEP Team. **NOTE: If transition is being addressed before age 16 the same transition requirements that apply for students age 16 and older apply to younger students as well.**
- You do not have to address transition for a student in middle school if the student is younger than age 16 (if the student is 15 years old when the IEP is being developed and will turn 16 years old during implementation of the IEP, transition must be addressed).
- If the IEP Team addresses transition for a student younger than age 16 (for example, age 14) and the student is in middle school, you must address: middle school **course of study**, **Transition Assessments**, **Transition Goals**, **Transition Services**, and a **MEASUREABLE ANNUAL GOAL**(s) related to the **Transition Services**.
- If the IEP Team addresses transition for a student younger than age 16 (for example, age 14) and the student is in Grades 9-12, the following must be addressed: EXIT OPTIONS, ANTICIPATED DATE OF EXIT, PROGRAM CREDIT TO BE EARNED, Transition Assessments, Transition Goals, Transition Services within the Transition Strands, and a MEASUREABLE ANNUAL GOAL(s) related to the Transition Services.
- For all students entering 9th grade, regardless of their age, the IEP Team must address: **EXIT OPTIONS, ANTICIPATED DATE OF EXIT, PROGRAM CREDIT TO BE EARNED, Transition Assessments, Transition Goals, Transition Services** within the **Transition Strands**, and a **MEASUREABLE ANNUAL GOAL**(s) related to the **Transition Services**.

<u>Purpose(s) of this page</u>:

- To document that the student was invited to the IEP Team meeting.
- To document that other agency representatives that may be responsible for providing or paying for **Transition Services** were invited to the IEP Team meeting.
- To document **course of study** for students that are in middle school.
- To document **EXIT OPTIONS** for students in Grades 9-12.
- To document **ANTICIPATED DATE OF EXIT** for students in Grades 9-12.
- To document **PROGRAM CREDITS TO BE EARNED** for students in Grades 9-12.
- To document **Transition Assessments** used to determine the student's measurable **Transition Goals**.
- To document appropriate measurable goals related to **Postsecondary Education/Training**, **Employment/Occupation/Career**, and Community/Independent Living.
- To document the **Transition Services** (within the **Transition Strands**) needed to assist the student in reaching his/her goals.

When to use this page:

- Transition must be addressed no later than the first IEP to be in effect when the student turns 16 and updated annually thereafter.
- Transition must be addressed for all students entering 9th grade, regardless of their age.
- Transition may be addressed for younger students if determined appropriate by the IEP Team.

Things to remember when completing this page:

- Check "This student is in a middle school **course of study** that will help prepare him/her for transition" for students who are 16 years old and older in middle school, or for younger students, if the IEP Team has determined that transition will be addressed for the student. (Do not check the middle school **course of study** box if transition will not be addressed for the student).
- Check "This student was invited to the IEP Team meeting" beginning not later than the first IEP to be in effect when the student turns 16 years old or younger if determined appropriate by the IEP Team. The invitation to the student must be documented on the *Notice of Proposed Meeting/Consent for Agency Participation* form.

- Check "After prior consent of the parent or student (age 19 and older) was obtained, other agency representatives were invited to the IEP Team meeting" if the parent or student (age 19 and older) gave consent to invite other agency representatives for transition to the IEP Team meeting. Consent to invite other agency representatives that may be responsible for providing or paying for **Transition Services** must be documented on the *Notice of Proposed Meeting/Consent for Agency Participation* form. If consent to invite the other agency representatives for transition was not obtained leave the box blank at the top of this page. Without consent from the parent or student (age 19 and older) agency representatives for transition cannot attend the IEP Team meeting.
- This page must be completed for students who will turn age 16 during the implementation year of the IEP.
- The student's **Goals for Postsecondary Transition** are to be based on the individual student's strengths, needs, preferences, and interests.
- **Goals for Postsecondary Transition** are based on standards listed in the *Alabama Transition Standards* document. This document can be found on the special education web page under AOD/Transition.

EXIT OPTIONS: (Complete for students in Grades 9-12)

- This section must be completed prior to entering 9th grade. The focus will be on the coursework taken that necessitates a clearly articulated and individualized four-year high school plan built for each student based on the results from the EXPLORE academic and career interest assessment and middle school coursework.
- Identify and select the highest most appropriate pathway leading to the Alabama High School Diploma.
- It is very important to annually review the student's coursework and selected pathway to ensure the student will achieve the desired post school outcomes.
- Students with disabilities who receive the Alabama High School Diploma through the "Essential Coursework" pathway or the "AAS" pathway may return to school until age 21 to work on goals that prepare the student for adult life and the post school outcomes of work and/or independent living.

ANTICIPATED DATE OF EXIT: (Complete for students in Grades 9-12)

- Identify the month and year the student is expected to exit high school.
- Students who have not earned an Alabama High School Diploma and who have not reached their 21st birthday by August 1st are entitled to receive services up to age 21. A student who turns 21 on or after August 1st is entitled to begin and complete the school year.
- Students that turn 21 before August 1st are not entitled to services the following school year.

PROGRAM CREDIT TO BE EARNED: (Complete for students in Grades 9-12)

(Record current year only): IEP Teams should determine the appropriate coursework/pathway that will lead to the Alabama High School Diploma to meet individual post-school outcomes.

- All courses should be coded based on the program credit to be earned.
- Accommodations lessen the impact of the student's disability in the teaching/learning environment in order to level the playing field but do not change the content of the standard. When accommodations are made for the student with disabilities, the content has not been altered and the student <u>can</u> earn course credit.
- Modifications are changes made to the content of the curriculum due to the unique needs arising from the student's disability. When course content is modified, the student is not pursuing the content prescribed in the applicable course of study and <u>cannot</u> earn course credit.
- Students who participate in a graduation ceremony but return to school until age 21 should continue to work toward earning course credit. These students might be working toward fewer credits and there might be less variety in the subjects, but they should still be working toward credits.

TRANSITION ASSESSMENTS:

- Transition Assessments must be used to determine the student's Postsecondary Education/ Training Goal, Employment/Occupation/Career Goal, and Community/Independent Living Goal, and transition needs and services.
- Check the assessments used.
- If other is checked, indicate the name of the assessment.
- Include appropriate documentation of assessments in the student's file.

GOALS for Postsecondary/Transition (Note: All goals should be based on the student's progress toward the Alabama Transition Standards)

Postsecondary Education/Training Goal (Select or write the most appropriate goal for the student):

- Student will be prepared to participate in a **2- to 4-year postsecondary education program** based on completion of graduation requirements and submission of application for enrollment.
- Student will be prepared to participate in a **technical or non-degree education program** based on completion of IEP goals, high school program, and submission of application for enrollment.
- Student will be prepared to participate in a **short-term educational or vocational training program** based on completion of IEP goals, high school program, and submission of application for enrollment.
- Student will be prepared to participate in **day/activity training program** based on completion of IEP goals, high school program and submission of application for enrollment.
- Other: Write an appropriate goal for the student based on the needed **Transition Services**.

Employment/Occupation/Career Goal (Select or write the most appropriate goal for the student):

- Student will be prepared to engage in career-related planning leading to the selection of a career based on personal career interests, aptitudes, abilities, and occupational information.
- Student will be prepared to participate in **competitive employment with no need for support** based on successful completion of career exploration, community-based work, and/or cooperative education experience.
- Student will be prepared to participate in **competitive employment with time-limited support** based on successful completion of career exploration, community-based work experiences, and/or cooperative education experience.
- Student will be prepared to participate in **supported employment** based on successful completion of school-based work experiences, community-based career exploration, and application for supported employment services.
- Student will be prepared to participate in **day/activity training program** based on successful completion of school-based career exploration experiences and application for adult services.
- Other: Write an appropriate goal for the student based on the needed **Transition Services**.

Community/Independent Living Goal (Select or write the most appropriate goal for the student):

- Student will be prepared to participate in community activities and live **independently** based on independent living skill level achieved and identification of community/living options.
- Student with time-limited support will be prepared to participate in both community activities and live **independently** based on independent living skill level achieved and identification of community/living options and support options.
- Student will be prepared to participate in community activities and live **semi-independently** with **ongoing infrequent support** based on independent living skill level achieved, identification of options, and/or application for adult services.
- Student will be prepared to live in a group home or other supported environment with full-time support based on independent living skill level achieved and application for adult services.

- Student will be prepared to live with **parents**, **guardian**, **or relatives** based on parental preference and independent living skill level achieved.
- Other: Write an appropriate goal for the student based on the needed Transition Services.

TRANSITION SERVICES: (Select a service area(s) when coordinating Transition Services)

- Identify the **Transition Services** needed for the student to reach his or her **postsecondary education**/ **training goal, employment/occupation/career goal and community/independent living goal.**
- One or more **Transition Service** must be addressed each year for students age 16, or earlier if appropriate, for students entering 9th grade, and updated annually thereafter.
- All **Transition Services** selected on the transition page of the IEP must be supported through an annual goal. If a **Transition Service** is selected under more than one **Transition Strand** it must be supported through a **MEASURABLE ANNUAL GOAL**.
- An annual goal may address more than one **Transition Service** area checked.
- The annual goal(s) must be measureable and include the **Present Level of Academic Achievement** and Functional Performance, Type(s) of Evaluation for Annual Goal, Benchmarks (if required), and Special Education and Related Service(s).
- Evidence of **Transition Services** and student progress must be collected.
- Read the **Transition Services** description below in order to select the most appropriate service area(s):

<u>Vocational Evaluations (VE)</u> – This service area will address the individual's potential for employment through assessment(s) that provide information about job and career interests, skills, and aptitudes. Information gathered through the assessment(s) can identify the individualized level of support needed to gain potential employment (e.g., no special services, time limit supports, and on-going supports). It will also provide information for career planning and development.

Community Experiences (CE) - This service area will address activities/services that are provided outside the school building and prepare the student for participation in community life. These community-based experiences provide opportunities to engage in integrated activities in typical environments. Through these experiences, students may also learn how to access community resources (e.g., after school jobs, use of public library, community recreational activities) to achieve his or her projected post-school outcomes. Community based instruction provide students with the opportunity to practice skills in the setting in which they will be expected to perform them. Transportation must be provided by the LEA.

<u>Personal Management (PM)</u> – This service area will address and provide instruction in managing personal responsibilities and activities in adult areas such as: home and family life, leisure pursuits, community engagement, physical and emotional well-being, personal responsibility, communication and education, employment and training.

<u>**Transportation** (T)</u> – This service area will address the academic and functional competencies to interact and travel within and outside the community.

Employment Development (ED) – This service area will focus on the development of work-related behavior, job seeking, and maintenance skills, career exploration (e.g., labor market resources, job application process, résumé), and actual employment (e.g., work-related forms and documents). This information provides guidance towards employment options (e.g., competitive employment, customized employment, or supported employment).

<u>Medical (M)</u> – This service area will address the academic and functional competencies needed to maintain a full range of physical, emotional, and psychological well-being of an individual.

Postsecondary Education (PE) – This service area will include opportunities for preparation of individuals who plan to pursue postsecondary education/training after high school. This involves considerations of courses needed to meet further training of post school training requirements, research potential colleges, universities, or technical schools and provide assistance with the application process.

Living Arrangements (LA) – This service area will address adult living outcomes. These are generally those activities related to pursuing an individual's desired community/independent living goal (e.g., independently, time-limited support, semi-independently with ongoing infrequent support, group home or supported environment with full-time support and live with parents, guardians, relatives).

Linkages to Agencies (LTA) – This service area will address the coordination and collaboration between the school and community service providers who offer transition services which assist with facilitating the student's movement from school to post school activities.

Advocacy/Guardianship (AG) – This service area will address student's rights (e.g., age of majority, informed consent), responsibility (e.g., student involvement), self-knowledge (e.g., disability awareness) and self-advocacy (e.g., strengths, preferences, and interests).

Financial Management (FM) – This service area will address competencies such as budgeting, paying bills, balancing a checkbook, spending money.

Functional Vocational Evaluation (FVE) – This area will address a more comprehensive approach to assessing an individual's potential for employment through assessment(s) that provide(s) information about job and career interests, skills, and aptitudes (e.g. situational work assessments, work samples, job trials).

TRANSITION STRANDS: (Select a **Transition Service** from the drop box when developing transition goal(s).

- It is important to remember that each student's MEASURABLE ANNUAL GOAL(S) should be based on relevant content standards and must be individualized. The Alabama Transition Standards are intended to be used as a guidepost from which to plan each student's growth during the IEP annual cycle.
- Identify the appropriate strand(s) based on the student's Transition Assessment(s) taking into consideration the student's needs, strengths, preferences, and interests to determine the appropriate service area within a Transition Strand.
- Student needs may be assessed and addressed across all domains. •
- All **Transition Services** selected on the transition page of the IEP must be supported through an annual goal. If a Transition Service is selected under more than one Transition Strand it must be supported through a Measurable Annual Goal.
- An annual goal may address more than one **Transition Service** area checked.
- The annual goal(s) must be measureable and include the Present Level of Academic Achievement and Functional Performance, Type(s) of Evaluation for Annual Goal, Benchmarks (if required), and Special Education and Related Service(s).

The Alabama Transition Standards are organized into four strands. It should not be assumed that these standards are unrelated. The skills developed through instruction in one strand will often impact or enhance skill development in another strand.

The four strands are:

- Academics/Training This strand will provide a framework for preparing students to enter, progress, and complete postsecondary education or training. Focus is given to the process needed to identify and enter postsecondary education or training programs as well as the supports that might be needed for successful completion.
- Occupations/Careers This strand will outline a career planning process, identify the benefits of employment, and develop career-related skills that facilitate each individual's potential for economic, social, and personal post-school fulfillment. This instructional component provides the student with the opportunity to apply knowledge of career-related skills in work-based learning experiences.
- Personal/Social This strand addresses the personal management and social interaction skills that students need to become integrated community members. The skills and knowledge of interests and appropriate personal and social skills so they may assertively state their needs, wants, and desires and enact upon them for the attainment of personal goals that impact their future.

• **Daily Living** – This strand will enable students to acquire the skills needed for an integrated postsecondary community life. The standards within this strand address the skills necessary for students to successfully engage in daily living activities in the home, the workplace, and the general community.

What happens next:

- Annually review the student's coursework and selected pathway to ensure the student will achieve desired post school outcomes.
- Annually review **Transition Assessment** information, progress towards goals and the **Transition Services** and revise as necessary.
- The *Summary of Academic and Functional Performance* (SOP) must be completed for every student that exits with a high school diploma, or who will be exceeding the age of eligibility for FAPE. SES strongly encourages public agencies to complete the SOP for all other students exiting high school.

INDIVIDUALIZED EDUCATION PROGRAM

STUDENT'S NAME:

[] This goal is related to the student	's transition services needs.	
AREA:		
PRESENT LEVEL OF ACADEMIC	C ACHIEVEMENT AND FUN	ICTIONAL PERFORMANCE:
	AAC page 528 (a)	
]
MEASURABLE ANNUAL GOAL r	elated to meeting the student's	s needs: DATE OF MASTERY:
	AAC page 528 (b)	
	AAC page 529 (o)	i
TYPE(S) OF EVALUATION FOR		AAC page 528 (g)
[] Curriculum Based Assessment	[] Teacher/Text Test []	Teacher Observation [] Grades
[] Data Collection	[] State Assessment(s) []	Work Samples
[] Other:	[]	Other:
BENCHMARKS: AAC page 3	528 (b)	
1		Date of Mastery:
2.		Date of Mastery:
3.		Date of Mastery:
Δ		Data of Mastery:
4		Date of Mastery:
 4. [] This goal is related to the student 	s's transition services needs.	Date of Mastery:
 4. [] This goal is related to the student AREA: 	s transition services needs.	Date of Mastery:
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AREA:		
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AREA: PRESENT LEVEL OF ACADEMIC	C ACHIEVEMENT AND FUN	ICTIONAL PERFORMANCE:
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AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL F	C ACHIEVEMENT AND FUN related to meeting the student's	ICTIONAL PERFORMANCE:
AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL T TYPE(S) OF EVALUATION FOR [] Curriculum Based Assessment	C ACHIEVEMENT AND FUN related to meeting the student's	NCTIONAL PERFORMANCE: s needs: DATE OF MASTERY:
AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL T TYPE(S) OF EVALUATION FOR [] Curriculum Based Assessment [] Data Collection	C ACHIEVEMENT AND FUN related to meeting the student's ANNUAL GOAL: [] Teacher/Text Test []	NCTIONAL PERFORMANCE: s needs: DATE OF MASTERY:
AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL T TYPE(S) OF EVALUATION FOR [] Curriculum Based Assessment [] Data Collection	C ACHIEVEMENT AND FUN related to meeting the student's ANNUAL GOAL: [] Teacher/Text Test [] [] State Assessment(s) []	NCTIONAL PERFORMANCE: s needs: DATE OF MASTERY:
AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL T TYPE(S) OF EVALUATION FOR [] Curriculum Based Assessment [] Data Collection [] Other: BENCHMARKS: 1.	C ACHIEVEMENT AND FUN related to meeting the student's ANNUAL GOAL: [] Teacher/Text Test [] [] State Assessment(s) []	Image: Solution and Structure Image: Solution Structure Teacher Observation [] Grades Work Samples Other: Date of Mastery:
AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL T TYPE(S) OF EVALUATION FOR A [] Curriculum Based Assessment [] Data Collection [] Other: BENCHMARKS: 1. 2. 3	C ACHIEVEMENT AND FUN related to meeting the student's ANNUAL GOAL: [] Teacher/Text Test [] [] State Assessment(s) [] []	NCTIONAL PERFORMANCE: s needs: DATE OF MASTERY:
AREA: PRESENT LEVEL OF ACADEMIC MEASURABLE ANNUAL GOAL T TYPE(S) OF EVALUATION FOR A [] Curriculum Based Assessment [] Data Collection [] Other: BENCHMARKS: 1. 2. 3	C ACHIEVEMENT AND FUN related to meeting the student's ANNUAL GOAL: [] Teacher/Text Test [] [] State Assessment(s) [] []	NCTIONAL PERFORMANCE: s needs: DATE OF MASTERY:

INDIVIDUALIZED EDUCATION PROGRAM MEASURABLE ANNUAL GOAL PAGE

Purpose(s) of this page:

- To document the following required components of the IEP:
- The goal is related to the student's **transition services** needs indicated on the transition page of the IEP.
- The AREA for which the MEASURABLE ANNUAL GOAL is written.
- A statement of the student's **PRESENT LEVEL OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE** in relation to the **AREA**.
- A statement of the **MEASURABLE ANNUAL GOAL**.
- TYPE(S) OF EVALUATION(S) FOR ANNUAL GOAL.
- DATE OF MASTERY.
- **BENCHMARKS** for all students being assessed by the AAA.

When to use this page:

- Use this page for MEASURABLE ANNUAL GOAL(s) that the IEP Team addresses and to document DATE OF MASTERY OF MEASURABLE ANNUAL GOAL and, if appropriate, BENCHMARKS.
- Use this page any time goal(s), and/or benchmarks, are revised/changed.

Things to remember when completing this page:

- The IEP Team should determine and prioritize the students' needs for special education services.
- Check **"This goal is related to the student's transition services needs"** to indicate that this goal is written in support of **transition services** indicated on the transition page of the IEP. This box must be checked on at least one goal page in support of **transition services** indicated on the transition page of the IEP or you will not be able to mark the transition page complete in STISETS.
- Academic goals are based on content standards listed in the *College and Career Ready Standards* and the *Alabama Course of Study*; academic goals for students with significant cognitive disabilities are based on *Alabama Extended Standards*. Goals for preschool students ages three through five (who are not in Kindergarten) are based on the *Alabama Developmental Standards for Preschool Children*. All academic goal(s) must reference a standard. For more information on Standard-Based IEPs, a Q & A, dated October 2012, can found on the special education Web page under the Standards tab.
- Each IEP must be individualized based on the student's needs. Copying and pasting standards into the goal <u>is not</u> individualized and places the LEA in a very vulnerable litigious situation. The IEP must be written to provide educational benefit.

AREA:

- Identify the **AREA** the **MEASUREABLE ANNUAL GOAL** will address. The **AREA** may be an academic **AREA** (e.g., math, science), a functional **AREA** (e.g., community participation, behavior) or a transition **AREA** (e.g., career exploration).
- For all students participating in the AAA, each content area must be addressed (reading, math, science, language arts, and social studies).

PRESENT LEVEL OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE:

- State how the student's disability affects his/her involvement and progress in the general education curriculum for that particular **AREA** of instruction, or for preschool students, how the disability affects the student's participation in age-appropriate activities.
- Information should be stated in a readily understandable way that is precise enough to understand what the student can do and in relation to what the student should be able to do in that **AREA** of instruction.
- There must be a direct relationship between the AREA, the PRESENT LEVEL OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE and other components of the IEP, such as a MEASURABLE ANNUAL GOAL and BENCHMARKS, and SPECIAL EDUCATION AND RELATED SERVICE(S).

MEASURABLE ANNUAL GOAL:

- Targets the individual needs of the student resulting from the student's disability and how the student's disability affects his/her involvement and progress in the general education curriculum.
- Describes what a student can reasonably be expected to accomplish within one school year.

- Addresses the needs written in the **PRESENT LEVEL OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE**.
- Are measurable to the extent that they can be used to monitor the student's progress and assess the appropriateness of the special education services.
- For more information on Standard-Based IEPs, a Q & A, dated October 2012, can found on the special education Web page under the Standards tab.
- All **transition services** indicated on the transition page of the IEP must be supported through a **MEASURABLE ANNUAL GOAL**.
- A measurable annual goal may address more than one transition services area.
- The measurable annual goal(s) must be a complete goal that addresses all **transition service** areas indicated and include the **PRESENT LEVEL OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE**, **TYPE(S) OF EVALUATION(S)**, and the type of services needed to reach this goal.

TYPE(S) OF EVALUATION(S) FOR ANNUAL GOAL:

- Check each type of evaluation that will be used to evaluate the **MEASURABLE ANNUAL GOAL**. At least one must be chosen.
- If **Other** is checked, describe in the space provided. Evaluations listed on the IEP used to measure progress toward attaining the **MEASUREABLE ANNUAL GOAL** do not require parental consent.

DATE OF MASTERY:

• Record the actual dates that the student masters the MEASURABLE ANNUAL GOAL and BENCHMARKS.

BENCHMARKS:

BENCHMARKS should be written, if applicable. BENCHMARKS are no longer required for all students. **NOTE:** Include **BENCHMARKS** for students participating in the AAA or for students in public agencies that require **BENCHMARKS**.

- Benchmarks are required for all goals for students who take the AAA. This includes academic goals and functional goals, regardless of whether it is a testing year.
- Benchmarks must be included if required by the public agency.
- If **BENCHMARKS** are written they must contain the following:
 - Content to be learned or skills to be performed.
 - Measurable, intermediate steps or targeted sub skills between the **PRESENT LEVEL OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE** and the **MEASURABLE ANNUAL GOAL**.
 - There must be at least two benchmarks per goal.

What happens next:

• Data must be maintained on each **MEASURABLE ANNUAL GOAL** to evaluate whether services are providing educational benefit. **Date of Mastery** should be noted when a **MEASURABLE ANNUAL GOAL** and **BENCHMARKS**, if appropriate, are mastered.

Student's Name:

SPECIAL EDUCATION AND RELATED SERVICE(S): (Special Education, Supplementary Aids and Services, Program Modifications, Accommodations Needed for Assessments, Related Services, Assistive Technology, and Support for Personnel.)

Special Education

Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
AAC page 528 (c)			to	
			to	
Related Services	[] Needed	[] Not N	Needed AAC 1	page 528 (f)
Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
			to	
			to	

Supplementary Aids and Services	[] Needed	[] Not]	Needed	
Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
			to	
			to	

Program Modifications	[] Needed	[] Not N	leeded	
Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
			to	
			to	

Accommodations Needed for

Assessments	[] Needed	[] Not N	leeded	
Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
			to	
AAC page 528 (e			to	

Assistive Technology	[] Needed	[] Not N	Veeded	
Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
			to	
			to	

Support for Personnel	[] Needed	[] Not N	feeded	
Service(s)	Anticipated Frequency of Service(s)	Amount of time	Beginning/Ending Duration Dates	Location of Service(s)
			to	
			to	

INDIVIDUALIZED EDUCATION PROGRAM SPECIAL EDUCATION AND RELATED SERVICES(S) PAGE

SPECIAL EDUCATION AND RELATED SERVICE(S):

Please note:

Under **Special Education** describe the specially designed instruction that will be provided for <u>each area that is listed in</u> the IEP. (Specially designed instruction is what the IEP Team has determined will assist the student in attaining the goals). Location must be completed for each service.

Anticipated Frequency of Service(s) is how often the services(s) will be provided (e.g., annual, bi-monthly, weekly, daily) and Amount of Time should be the total, amount of time for each area. The Amount of Time is required for Special Education and Related Services. If the specific Amount of time is known for the other services, it should be documented as well. For some services (i.e. testing accommodations) it is difficult to determine the exact Amount of Time. Therefore the service itself should be self-explanatory. For example: When tested, the student will have the test read to him/her.

Beginning/Ending Duration Dates are the start to finish of services and may be different for each area listed and may be different from the **IEP Initiation/Duration Dates**.

Location of Services(s) is required and must list the specific location where the services will be provided (e.g., regular education classroom, resource room, school bus, lunchroom, gym). Location of Service(s) may be different for each area listed.

If the Location of Service and the Anticipated Frequency of Service is the same for more than one area, the Amount of Time may be written as the cumulative Amount of Time for all areas where the specially designed instruction shares the same location and frequency of services. There are various ways to document the Anticipated Frequency of Services and Amount of Time. Most importantly, all IEP Team Members should understand what services will be provided and ensure that the services are documented and implemented as per the IEP Team's understanding.

Describe the specially designed instruction that addresses the unique need(s) of the student. The **SPECIAL EDUCATION AND RELATED SERVICE(S)** in the IEP must be based on peer-reviewed research, which means there is reliable evidence that the program or services are effective. The IEP Team should have strong evidence of the effectiveness of instructional programs and other services before proposing them in an IEP. Peer-reviewed research also applies to nonacademic areas such as behavioral interventions. **Special Education** must be completed for all students. **Needed or Not Needed** must be checked for all other services on this form.

- Special Education must be completed for all students with an IEP and is defined as adapting the content, methodology, and delivery of instruction to address the unique needs of the student that result from his/her disability. NOTE: For students whose area of disability is Speech or Language Impairment, as documented on the most current *Notice and Eligibility Decision Regarding Special Education Services* form, enter Speech or Language services in the Special Education services must be described in the detail box (e.g., in the regular education classroom reading services will be provided for John Henry in a small group setting during part of the class time so that decoding activities, fluency building skills, and comprehension strategies can be reinforced. John Henry will receive additional skill building for reading in the special education classroom as it pertains to the general education curriculum requirements).
- **Related Services** should include services necessary for the student to benefit from **Special Education**. When addressed, related services must be written in detail (e.g., the physical therapist will work with John Henry on mobility related to going up and down stairs and up and down uneven levels as he travels across campus). Examples of Related Services include audiology services, counseling services, including rehabilitation counseling services, early identification and assessment of disabilities in children, interpreting services, medical services (for diagnostic or evaluation purposes only), occupational therapy, parent counseling and training, physical therapy, psychological services, recreation, including therapeutic recreation, speech-language pathology (as an additional service), social work services in schools, school nurse services, school health services, and orientation and mobility services. Related services do not include a medical device that is surgically implanted, the optimization of that device's functioning (e.g., mapping), maintenance of that device, or the replacement of that device.

• **Supplementary Aids and Services** should include accommodations that consist of aids, services, and other supports that are provided in regular education classes or other education-related settings to enable a student with a disability to be educated with nondisabled students to the maximum extent appropriate in accordance with their least restrictive environment. Examples include tutoring, adult assistance, note-taking, peer helper, preteaching/reteaching or reinforcing concepts, behavior management plan, point sheet, assigned seating, etc.

When accommodations are made for the student with disabilities, the content standards are the same and the student can earn course credits. This section should not include accommodations for classroom, district-wide, or state assessments.

- **Program Modifications** should include changes made to the content of the curriculum due to the unique needs arising from the student's disability. When course content is modified, the student is not pursuing the content prescribed in the applicable course of study and cannot earn course credit.
- Accommodations Needed for Assessments should be completed for all students taking classroom and district-wide assessments. The only accommodations that are allowed for state assessments are those accommodations that are listed on the "IEP Accommodations Checklist." There must be documentation that the same or similar accommodations needed for State and district-wide assessments are provided on an on-going basis for classroom assessments that students take throughout the school year. Examples of Accommodations Needed for Assessments include additional time for tasks, organizational aids, highlighter, mnemonics, adapting assignments/tasks, reformatting assessments, audio tapes, large print books, Braille, calculators, word processor, special seating, etc. Record all accommodations the student needs for assessments regardless of whether the accommodations are allowed on state assessments.
- Assistive Technology should include any device(s) and/or service(s) needed that is used to increase, maintain, or improve the functional capabilities of a child with a disability. Examples include voice output devices, word processors, electronic books, talking calculators, alternate computer keyboards, switches, adapted chair, sidelyer, stander, screen magnifier, FM system, adaptive sporting equipment, walker, etc. Assistive Technology does not include a medical device that is surgically implanted, or the replacement of such device.
- **Support for Personnel** should include any training or support provided to public agency staff regarding the student's specific need(s). Examples include the MSLE training, training on a specific syndrome or technique, training on an assistive technology device, content-area workshop, etc.

What happens next:

Anticipated Frequency of Service(s), Amount of Time, and Location of Service(s) must be directly linked and consistent with the student's Least Restrictive Environment.

If the IEP Team determines that there is no need for specially designed instruction and/or the student can work successfully in the regular education environment without specially designed instruction, the IEP Team should discuss the need for reevaluation to determine if this student continues to be a student in need of special education services.

FOR STATE TESTING FORMS

- GO TO: <u>www.alsde.edu</u>
- Click on "Offices"
- Under Office of Student Learning, click on "Student Assessment"
- Click on "Documents"
- Scroll to the bottom of the page
- Go to "Special Populations Manual Appendix A IEP Electronic Forms"

Please call the Office of Student Learning/Assessment at 334-242-8038 regarding any questions pertaining to state assessments.

INDIVIDUALIZED EDUCATION PROGRAM

STUDENT'S NAME:				
TRANS	SFER OF RIGHTS	AAC 529 (n)		
(Beginning not later than the IEP that will be in effect when the student reaches 18 years of age.)				
Date student was informed that the rights under the IDE		• •		
	OOL YEAR SERVICES			
The IEP Team has considered the need for extended sch	lool year services.] Yes [] No		
LEAST RESTR	ICTIVE ENVIRONME	<u>NT</u> AAC 528 (d)		
Does this student attend the school (or for a preschool-		- MAC 520 (u)		
nondisabled? [] Yes [] No	age student, participate il	The environmenty ne/site would attend in		
If no, explain:				
Does this student receive all special education services				
If no, explain (explanation may not be solely because or	i needed modifications in	the general currentum):		
[] 6-21 YEARS OF AGE	[] 3-5 YE A	ARS OF AGE		
Least Restricted Environment:				
AAC 527 (f)	AAC 543 (6)(a-	d)		
COPY OF IEP	COPY OF S	SPECIAL EDUCATION RIGHTS		
Was a copy of the IEP given to parent/student (age 19)	at Was a copy of the S	Special Education Rights given to		
the IEP Team meeting?		19) at the IEP Team meeting?		
[] Yes [] No	[] Ye	s [] No		
If no, date sent:	If no, date sent:			
Date copy of amended IEP provided/sent to parent	t/student (age 19)			
THE FOLLOWING PEOPLE ATTENDED AND PA	ARTICIPATED IN THE N	MEETING TO DEVELOP THIS IEP.		
Position	Signature	Date		
Parent				
Parent	AAC 525 (3)(a-i)			
General Education Teacher				
Special Education Teacher				
LEA Representative				

Position	Signature	Date
Parent	AAC 525 (3)(0, i)	
Parent	AAC 525 (3)(a-i)	
General Education Teacher		
Special Education Teacher		
LEA Representative		
Someone Who Can Interpret The Instructional		
Implications Of The Evaluation Results		
Student		
Career/Technical Education Representative		
Other Agency Representative		
INFORMATION F	ROM PEOPLE NOT IN ATTENDANCE	

INFORMATION FROM PEOPLE NOT IN ATTENDANCE

Position	Name	Date

INDIVIDUALIZED EDUCATION PROGRAM SIGNATURE PAGE

Purpose(s) of this page:

To document:

- Transfer of Rights
- The IEP Team has considered the need for Extended School Year services.
- **LEAST RESTRICTIVE ENVIRONMENT** (**LRE**) and the explanation of any removal from the regular education classroom/environment.
- A copy of the **IEP** was given/sent to the parent or student (age 19 and older).
- A copy of the *Special Education Rights* was given/sent to the parent or student (age 19 and older).
- A copy of the **amended** IEP was given/sent to the parent or student (age 19 and older).
- All required IEP Team members participated in the development of the IEP.
- The consideration of information from persons not in attendance.

When to use this page:

Use this page for the initial IEP, each annual IEP, and if necessary, when making amendments to the IEP.

Things to remember when completing this page:

TRANSFER OF RIGHTS

- Record the date the student **was informed** that the rights under the IDEA will transfer at the age of 19.
- This section must be completed no later than the first IEP that will be in effect when the student reaches 18 years of age.
- The date that the student was first informed that the rights will transfer to him/her at age 19 is the date that should be recorded in any subsequent IEPs.
- All notices must be sent to both the parent and the student (age 19 and older) when the student reaches the age of majority (age 19).

EXTENDED SCHOOL YEAR SERVICES

• Checking **YES** for the extended school year services question does not mean that services must be provided but that services were <u>considered</u>. One criterion that may be used when considering ESY is if significant regression, caused by an interruption in educational services, renders it unlikely that the child will regain critical skills even after an appropriate recoupment period. The type, amount, and duration of services are an IEP Team's decision based on data.

LRE:

The LRE must be based on the IEP, determined by the IEP Team at least annually, be as close as possible to the student's home, and in the school that he/she would attend if nondisabled, unless the IEP requires some other arrangement. A student with a disability cannot be removed from his/her age-appropriate regular education classroom solely because of needed modifications in the general education curriculum.

- Check **YES** or **NO** for each statement under LRE. If **NO** is checked explain in the space provided stating why the student is being removed from the regular education classroom. The explanation should not be based on the disability area of the student.
- Remember to work through the continuum of services questions:
 - 1. Can this student complete all course requirements in the regular education class without accommodations?
 - 2. If the answer to #1 is no, can the student complete all course requirements in the regular education class with accommodations?
 - 3. If the answer to #2 is no, explain clearly why the student should be removed from the regular education classroom.
- Select 6-21 YEARS OF AGE or 3-5 YEARS OF AGE, then select the appropriate LRE from the drop down box.
- Please refer to the *Child Count Help Document* located on the Special Education Web page under Statistical Information link for specific information regarding LRE.

INDIVIDUALIZED EDUCATION PROGRAM SIGNATURE PAGE (Continued)

COPY OF IEP:

• Check **YES** or **NO**. If **NO** is checked, enter the date in the space provided that a copy of the IEP was sent to the parent or student (age 19 and older).

COPY OF SPECIAL EDUCATION RIGHTS:

• Check YES or NO. If NO is checked, enter the date in the space provided that a copy of the SPECIAL EDUCATION RIGHTS was sent to the parent or student (age 19 and older) within the past year.

A copy of the **amended** IEP must be sent to the parent or student (age 19 and older) and the date the amended IEP was sent must be recorded in the space provided.

If the parent, or student (age 19 and older), or teacher(s) has reason to suspect that the IEP needs revision, an IEP Team meeting may be requested at any time. The public agency must conduct the IEP Team meeting within 30 calendar days of the receipt of the request.

THE FOLLOWING PEOPLE ATTENDED AND PARTICIPATED IN THE MEETING TO DEVELOP THIS IEP:

The annual IEP review date is determined by the signature date. Example: If the current annual IEP Team meeting signatures are dated May 7, 2012, the next annual IEP Team meeting must be held by May 7, 2013, regardless of **IEP INITIATION/DURATION DATES**.

Each student's IEP Team must include all required IEP Team members to develop the IEP.

- The IEP Team members who participate in the meeting must sign this page. If a person participates in the IEP Team meeting by phone, the attendance should be documented by the person's name on the signature line. For example, "parent participated by phone" should be written on the signature line. Do not collect signatures at a later date.
- Type in the name of each IEP Team member that participated in the meeting on the individual signature lines when completing the form in STISETS. Maintain the original signature page in the student's folder.
- If an IEP Team member is serving in two positions at the IEP Team meeting (e.g., special education teacher is also serving as someone who can interpret the instructional implications of the evaluation results) he/she should sign his/her name by each position he/she is representing.

A member of the IEP Team, (as listed in the federal regulations and AAC as required IEP Team members), is not required to attend an IEP Team meeting, in whole or in part, if the parent of a child with a disability or student (age 19 and older) and the public agency agree, <u>in writing</u>, 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, (as listed in the federal regulations and AAC as required IEP Team members) 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, or student (age 19 and older), <u>in writing</u>, and the public agency consent to the excusal; and the member submits, in writing to the parent or student (age 19 and older) and the IEP Team, input into the development of the IEP prior to obtaining consent from the parent or student (age 19 and older) for the excusal of the required IEP Team member.

INDIVIDUALIZED EDUCATION PROGRAM SIGNATURE PAGE (Continued)

INFORMATION FROM PEOPLE NOT IN ATTENDANCE:

If information is submitted from someone unable to attend, that person's position, name, and date the information was received should be recorded in the space provided.

What happens next:

- The parent or student (age 19 and older) must be provided a copy of the IEP.
- Implement the IEP as written.
- School personnel who have any responsibility to implement the IEP must be informed of the specific accommodations, modifications, and supports that must be provided for the student; must be informed of his/her specific responsibilities related to implementing the IEP; and must have access to the IEP. The *Persons Responsible for IEP Implementation* form must be signed by school personnel that have responsibility for the implementation of the student's IEP. If the IEP is amended or a student's schedule changes, the persons responsible for IEP implementation affected by the changes must be informed and new signatures obtained.

Persons Responsible for IEP Implementation (Required Form in STI)

DATE	SIGNATURE	POSITION
		*

Signature and position of person responsible for informing school personnel of their responsibility.

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PERSONS RESPONSIBLE FOR IEP IMPLEMENTATION (Required Form in STI)

Purpose(s) of this page:

- To document that each regular education teacher, special education teacher, case manager, related service provider (e.g., bus driver, OT, PT, etc.) and any other service provider who is responsible for implementation of the IEP has access to the student's IEP.
- To document that each teacher and service provider has been informed of his or her specific responsibilities related to implementing the student's IEP.
- To document that each teacher and service provider has been informed of specific accommodations, modifications, and supports that must be provided for the student.

When to use this form:

- This form must be completed for every student who has an IEP.
- This form may be completed at the end of an IEP Team meeting. If not completed at the IEP Team meeting, the form should be completed immediately following the meeting.
- This form must be completed when teachers and/or service providers change to ensure that the person now responsible for implementing the IEP has been informed of his/her responsibilities and he/she understands access to the student's IEP must be made available (e.g., amend the IEP, change of schedules).

Things to remember when completing this form:

- Be sure to inform every service provider and teacher of his/her responsibilities for implementing the IEP.
- Be sure every teacher and service provider understands they have access to the IEP. This does not require that every teacher and service provider be provided a copy of the IEP. However, every teacher and/or service provider must have access to the IEP and may receive a copy of the IEP in whole or in part that reflects the teacher and/ or service provider's area of responsibility in implementing the IEP. The IEP is a confidential record and must be protected.
- Be sure to include the student's name in the space provided on this page.
- Be sure to include the school year in the space provided on this page.
- Be sure each person who signs this page includes the date of signature and his/her position.
- Be sure the person responsible for informing school personnel of their responsibility signs in the space provided on this page.
- All service providers who are responsible for implementation of the IEP must sign this page.
- Type in the name of each person responsible for implementing the IEP in the space provided when completing the form in STISETS. Maintain a printed copy to be kept on file.

What happens next:

- Implement the IEP as written.
- If the IEP is amended or a student's schedule changes, the persons responsible for IEP implementation affected by the changes must be informed and new signatures obtained.

Annual Goal Progress Report

Student Name:	IEP Initiation/Duration Dates From: to	0
Student ID Number: _	School Year:	
Date Sent:	IEP Annual Review Date:	

Use the legends below to evaluate the student's progress toward the annual goals. The 1^{st} column should indicate the *Report of Progress* using the numbers 1-4. The 2^{nd} column should indicate the *Extent of Progress* using the numbers 1-4.

Report of Progress on Annual Goals

- 1. Goal has been met.
- 2. Some progress made.
- 3. Very little progress made.
- 4. No progress made.

Extent of Progress Toward Meeting the Annual Goals

- 1. Goal mastered.
- 2. Anticipate mastery.
- 3. Do not anticipate mastery.
- 4. *NA* Not applicable during this grading period.

	Report/Extent of Progress
	Record Date of Reporting Periods
Measurable Annual Goals	

School System School Name

Annual Goal Progress Report

Student Name:	Student ID Number:

Reporting Periods	Comments
Special Edu Case Mana	acation Teacher/ ger Name: Telephone Number:
Parent/Gua	ardian Signature: Date Signed:

*** Hard copy should be placed in student's special education record. ***

School System School Name

ANNUAL GOAL PROGRESS REPORT

Purpose(s) of this page:

• To document student progress toward annual IEP goals and the extent to which that progress is sufficient to enable the student to achieve the goals by the end of the school year.

When to use this form:

- This form must be completed for every student who has an IEP.
- This form must be completed and sent to the parent or student (age 19 and older) to report progress towards IEP goals concurrent with the issuance of report cards as scheduled by the public agency.

Things to remember when completing this page:

- Student Name, and Student ID Number will automatically populate from the student's IEP.
- **Comments** must be entered manually. (If amendments to the **Measurable Annual Goals** have been made, in the <u>Comments section</u> of the *Annual Goal Progress Report*, enter the date of the reporting period the amendments were made and if the actual wording of a **Measurable Annual Goal** was changed. If a measurable annual goal is no longer needed or replaced with another goal, enter the reporting period and note that the goal was no longer needed with the amendment date.)
- Special Education/Case Manager Name will populate from STISETS program.
- Telephone Number must be entered manually.
- Parent/Guardian Signature, and Date Signed are for public agencies requiring signatures.

What happens next:

- The parent or student (age 19 and older) must be provided a copy of the *Annual Goal Progress Report* each reporting period concurrent with the issuance of report cards.
- A hard copy of the *Annual Goal Progress Report* should be placed in the student's special education file each reporting period.

Summary of Academic Achievement and Functional Performance (SOP)

AAC page 504 (f)

Student Name:	
Date of Birth:	SSID:
Exit Document:	_Date of Exit:

The Summary of Academic Achievement and Functional Performance (SOP) documents academic achievement and functional performance and accommodations during high school. It is completed at the end of the student's exiting year. This critical information will be useful as the student transitions from high school to higher education, training, employment, and/or adult services.

Part 1: Part 2:	 Transition Goal Progress Report Postsecondary Education/Training Goal Employment/Occupation/Career Goal Community/Independent Living Goal Summary of Progress and Accommodations Summary of Academic Performance Summary of Functional Performance Summary of Accommodations Present Level of Performance
Part 3:	(Academic/Functional) Student Input/Comments
Case Manager Name	
School Name	
School Phone # ()

Case Manager Signature

Date Given/Sent to Student

Student Name:	Date of Birth:	
School	SSID	
Case Manager	Date:	

Transition Goal Progress Report

POSTSECONDARY EDUCATION/TRAINING GOAL:

- [] Student will be prepared to participate in a 2 to 4 year postsecondary education program based on completion of graduation requirements and submission of application for enrollment.
- [] Student will be prepared to participate in a technical or non-degree education program based on completion of Individualized Education Program goals, high school program and submission of application for enrollment.
- [] Student will be prepared to participate in a short-term educational or vocational training program based on completion of Individualized Education Program goals, high school program and submission of application for enrollment.
- [] Student will be prepared to participate in day/activity training program based on completion of Individualized Education Program goals, high school program and submission of application for enrollment.
- [] Other

Report of Progress on Goal:

- [] Goal has been met.
 - Some progress made.
 - Very little progress made.
- [] No progress made.

If goal was NOT met, recommendations for meeting goal:

[1]

<u>[]</u>

Comments:

Student Name:	Date of Birth:	
School	SSID	
Case Manager	Date:	

Transition Goal Progress Report

EMPLOYMENT/OCCUPATION/CAREER GOAL:

- [] Student will be prepared to engage in career-related planning leading to the selection of a career based on personal career interests, aptitudes, abilities, and occupational information.
- [] Student will be prepared to participate in competitive employment with no need for support based on successful completion of career exploration, community-based work, and/or cooperative education experience.
- [] Student will be prepared to participate in competitive employment with time-limited support based on successful completion of career exploration, community-based work experiences, and/or cooperative education experience.
- [] Student will be prepared to participate in supported employment based on successful completion of school-based work experiences, community-based career exploration, and submission of application for supported employment services.
- [] Student will be prepared to participate in day/activity training program based on successful completion of school-based career exploration experiences and submission of application for adult services.
- [] Other

Report of Progress on Goal:

- [] Goal has been met.
- [] Some progress made.
 - Very little progress made.
 - No progress made.

If goal was NOT met, recommendations for meeting goal:

[] []

Comments:

Student Name:	Date of Birth:	
School	SSID	
Case Manager	Date:	

Transition Goal Progress Report

COMMUNITY/INDEPENDENT LIVING GOAL:

- [] Student will be prepared to participate in community activities and live independently based on independent living skill level achieved and identification of community/living options.
- [] Student with time-limited support will be prepared to participate in both community activities and live independently based on independent living skill level achieved and identification of community/living options and support options.
- [] Student will be prepared to participate in community activities and live semi-independently with ongoing infrequent support based on independent living skill level achieved, identification of options, and/or submission of application for adult services.
- [] Student will be prepared to live in a group home or other supported environment with full-time support based on independent living skill level achieved and submission of application for adult services.
- [] Student will be prepared to live with parents, guardian, or relatives based on parental preference and independent living skill level achieved.
- [] Other

Report of Progress on Goal:

- [] Goal has been met.
- [] Some progress made.
 - Very little progress made.
 - No progress made.

If goal was NOT met, recommendations for meeting goal:

[]

Г 1

Comments:

Date: _____

Student Name: _____

Area(s):

Reading

Present Level of Performance:

Effective Accommodations and Support:

Math

Present Level of Performance:

Effective Accommodations and Support:

Written Language

Present Level of Performance:

Effective Accommodations and Support:

Functional Performance Personal Social Daily Living Employment and Training Present Level of Performance:

Effective Accommodations and Support:

Name

Student Input Form

This section may be filled out independently by the student or completed with the student through an interview.

How does your disability affect your schoolwork and school activities (such as grades, relationships, assignments, projects, communication, time on tests, mobility, extra-curricular activities)?

In the past, what supports have been tried by teachers or by you to help you succeed in school (aids, adaptive equipment, physical accommodations, other services)?

Which of these accommodations and supports has worked best for you?

Which of these accommodations and supports has not worked?

What strengths and needs should professionals know about you as you enter the college or work environment?

Student Signature:

Date:

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SUMMARY OF ACADEMIC ACHIEVEMENT AND FUNCTIONAL PERFORMANCE (SOP)

<u>Purpose(s) of this page</u>:

- To document academic achievement and functional performance.
- To document recommendations for **Postsecondary Education/Training, Employment/Occupation/ Career, and Community/Independent Living** goal(s) not met.
- To document successful accommodations during high school.
- To document the student's strengths.
- To document the student's needs.

When to use this page:

- At the end of the student's exiting year.
- The SOP must be completed for every student that exits with a high school diploma, or who will be exceeding the age of eligibility for FAPE. SES strongly encourages public agencies to complete the SOP for all other students exiting high school. (e.g., AOD, graduation certificate)

Things to remember when completing this page:

- Public Agencies may choose to add information components to the SOP, however, the statewide forms provided for the *Alabama Summary of Performance, Transition Goal Progress Report*, and *Student Input Form* MUST be used along with anything the public agency chooses to use.
- The case manager and student, and as appropriate, the parent and other agency personnel, should meet to complete the *Transition Goal Progress Report*, and *Student Input Form*.
- Although high school credit/grades will not be finalized until the end of the senior year, copies of the most current credit/grades and other parts of the SOP should be made available to the student as needed to assist with post-secondary opportunities.
- The case manager is responsible for providing the complete SOP, including the cover page, the *Transition Goal Progress Report*, copy of high school credits/grades, and documentation of accommodations to the student upon exiting from high school.

Parts of this document:

- Summary of Academic Achievement and Functional Performance cover page.
- Part 1: Transition Goal Progress Report -Postsecondary Education/Training -Employment/Occupation/Career -Community/Independent Living
- Part 2: Summary of Progress and Accommodations
 -Summary of Academic Performance
 -Summary of Functional Performance
 -Summary of Accommodations
 -Present Level of Performance (Academic/Functional)
- Part 3: Student Input/Comments

Transition Goal Progress Report:

- The *Transition Goal Progress Report* documents progress on the measurable **Postsecondary Education/Training**, **Employment/Occupation/Career**, and **Community/Independent Living** goals.
- To ensure a connection between postsecondary goals and outcomes, recommendations are REQUIRED for students who do not meet the identified postsecondary goals by graduation. Recommendations are one of the most important parts of the SOP.
- Recommendations and/or comments may also be appropriate for students who have met their goals.

Summary of Academic Performance

- This section is divided into Reading, Math, and Written Language.
- To complete this section, indicate the Present Level of Performance for each area. This information may be curriculum-based assessments, standardized test scores, achievement test scores, standards-based assessments, classroom observations, and/or performance evaluations.

- To complete this section, provide effective accommodations and supports needed for each area. This information may come from information in the student's record (IEP, eligibility reports, as well as the accommodations for state assessments).
- Please indicate if no accommodations are needed. DO NOT LEAVE BLANK.

Summary of Functional Performance

• Provide Present Level of Performance in the areas of Personal, Social, Daily Living, and Employment and Training. This information may be curriculum-based assessments, standardized test scores, achievement test scores, standards-based assessments, classroom observations and/or performance evaluations.

Student Input/Comments

• Complete the *Student Input Form*. The form may be completed with the assistance of the parent and teachers as needed.

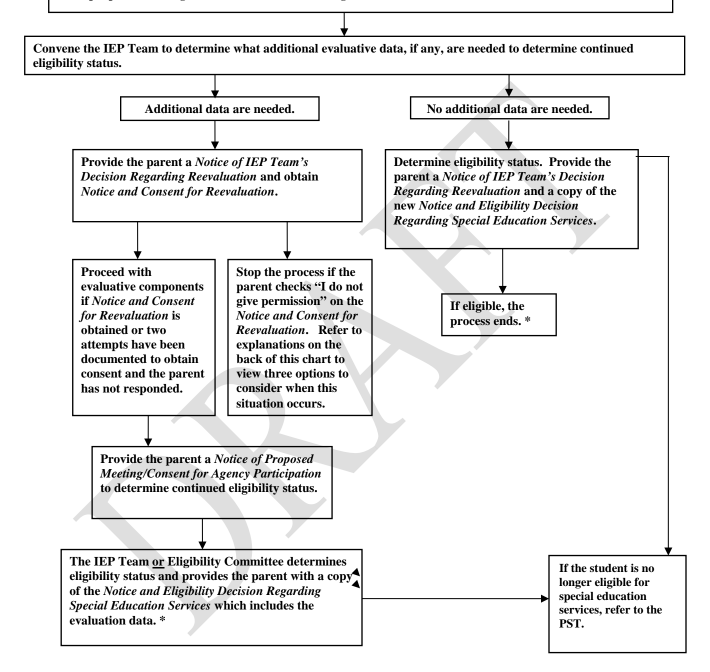
What happens next:

- Place a copy of the completed SOP in the student's file.
- Provide the completed SOP to the student: SOP cover page, *Student Input Form, Transition Goal Progress Reports, Summary of Progress and Accommodations*, and a copy of High School credits/grades. The SOP should serve as a resource guide for students to compile all high school information (e.g., transcripts, postsecondary goals) into a file when applying for continuing education programs and/or when applying for a job.

Process Chart 2

REEVALUATION TO DETERMINE CONTINUED ELIGIBILITY

Provide the parent a *Notice of Proposed Meeting/Consent for Agency Participation* to review existing data and to discuss what additional evaluative data, if any, are needed to determine continued eligibility status. Check any other purposes that might be discussed at the meeting.



*If the IEP Team needs to revise the IEP, go to the process with where the current IEP is and amend as appropriate.

PROCESS CHART 2

REEVALUATION TO DETERMINE CONTINUED ELIGIBILITY

Things to Remember When Going Through This Process

REMEMBER:

- 1. A reevaluation of a student must occur at least once every three years unless the parent or student (age 19 and older) and the public agency agree that a reevaluation is not necessary. To determine the three-year due date, use the signature date on the *Notice and Eligibility Decision Regarding Special Education Services*.
- 2. The two attempts documented on the *Notice of Proposed Meeting/Consent for Agency Participation* cannot be used as the two attempts to obtain *Notice and Consent for Reevaluation*.
- 3. If the parent or student (age 19 and older) fails to respond to a request to provide consent for the reevaluation, the public agency may proceed with the evaluation as long as it has made two documented attempts.
- 4. If the parent or student (age 19 and older) refuses to provide consent for the reevaluation, the IEP Team has three options:
 - The IEP Team may request that the parent or student (age 19 and older) participate in a conference to discuss his/her decision.
 - The IEP Team may reconsider whether or not the additional evaluative data are absolutely necessary in order to make a decision regarding continued eligibility.
 - The public agency may ask for mediation from the ALSDE or the public agency may initiate a due process hearing in order to have an impartial hearing officer to order a reevaluation to be administered over the parent's or student's (age 19 and older) objection but is not required to do so. The public agency does not violate its child find or evaluation obligations if it declines to pursue the evaluation.

Note: If a parent of a student who is home schooled or placed in a private school by the parent at his/her own expense does not provide consent for the reevaluation, or the parent fails to respond to a request to provide consent, the public agency may not use the mediation and/or due process override procedures; and the public agency is not required to consider the student as eligible for services.

- 5. A new eligibility report must be completed each time the student is reevaluated for continued eligibility.
- 6. Revised or amended the current IEP, as appropriate, after a decision has been made regarding continued eligibility.

NOTICE OF IEP TEAM'S DECISION REGARDING REEVALUATION

STUDENT'S NAME:

Date Provided/Sent:

IEP TEAM RI	EEVALUATION DECISION
[]ADDITIONAL DATA are neede[]To appropriately determine[]To determine if changes not set of the s	
completion of a new <i>Notic</i> form.)	eeded. for the IEP Team to determine eligibility status. (Requires the <i>ce and Eligibility Decision Regarding Special Education Services</i> e student's needs at this time.
[] The current IEP needs to	
BAS	SIS FOR DECISION
EVALUATION PROCEDURES, ASSESSMENTS,	RECORDS, AND/OR REPORTS USED TO MAKE DECISION
[]Vision[]Observation[][]Hearing[]Speech[][]Intellectual[]Language[][]Achievement[]Motor[][]Behavior[]Grades[]	Interview[]Medical RecordsDevelopmental Scales[]Other Agency InformationWork Samples[]State AssessmentsDiscipline Records[]OtherAttendance Reports[]Other
DESCRIPTION OF OTHER OPTIONS CO	NSIDERED AND WHY THE OPTIONS WERE REJECTED
THE FOLLOWING PEOPLE ATTEN	DED AND PARTICIPATED IN THE IEP MEETING
POSITION	IEP TEAM MEMBERS' SIGNATURE DATE
Parent	AAC page 525 (3)(a-i)
Parent	AAC page 525 (5)(a-1)
General Education Teacher Special Education Teacher	
LEA Representative	
Someone Who Can Interpret The Instructional Implications Of The Evaluation Results	
Student	
Career/Technical Education Representative	
Other Agency Representative	
	M PEOPLE NOT IN ATTENDANCE
POSITION	NAME DATE
LEA/agency has accommodated you to ensure your	tice and an explanation of your rights in your native language, the understanding. You are fully protected under the rights addressed in If you want another copy of your rights, have any questions, or wish t
(Nama)	at(Telephone)
(Name)	(Telephone)

NOTICE OF IEP TEAM'S DECISION REGARDING REEVALUATION

Purpose(s) of this form:

- To document whether additional data/no additional data are needed to determine the eligibility and/or IEP status.
- To document that the parent and student (age 19 and older) have been informed of the IEP Team's decision regarding reevaluation.

When to use this form:

- When the IEP Team makes a decision that additional/no additional data are needed to determine continued eligibility.
- When the IEP Team makes a decision that additional/no additional data are needed to revise/maintain current services on the IEP.

Things to remember when completing this form:

IEP TEAM REEVALUATION DECISION

- <u>Additional data are needed</u>. This decision means that sufficient data are **not** currently available to ensure that the student continues to be eligible for special education services and/or that additional data are necessary to determine if changes need to be made to the IEP.
- <u>No additional data are needed</u>. This decision means that existing data (tests, scores, reports, work samples, parent information, observational data, etc.) are sufficient to support continued eligibility in a disability area, to determine that the student is ineligible for special education services, and/or to maintain or revise the current IEP. The IEP Team completes this form and provides a copy of the form to the parent along with a copy of a new *Notice and Eligibility Decision Regarding Special Education Services* if reevaluation for continued eligibility is being discussed.

BASIS FOR DECISION

• Must be completed to reflect the data used to determine whether additional/no additional data were needed. DO NOT LEAVE BLANK.

Examples of responses if additional data are needed:

- The IEP Team determined that a new evaluation of cognitive ability is needed to obtain a current indication of the student's intellectual performance. Previous evaluations are inconsistent.
- The IEP Team determined that the student has made significant progress and may no longer need specially designed instruction. The IEP Team is requesting a current evaluation.
- The IEP Team determined that the student may be in need of physical therapy and is proposing an evaluation by a physical therapist.
- The student currently receives services in the area of speech or language impairment and the IEP Team suspects the student may have a reading problem and is proposing a formal reading assessment at this time. *Examples of responses if no additional data are needed*:
- After reviewing previous eligibility reports, educational data, eligibility determinations, and current educational evaluation data, the IEP Team has determined that the student continues to have a significant disability that has an adverse effect on his/her educational performance.
- The IEP Team has reviewed all existing data (previous eligibility reports, curriculum based assessments, grades, etc.) and has determined that he/she continues to be in need of specially designed instruction.
- The IEP Team has reviewed the IEP and has determined the IEP is currently appropriate to provide educational benefit.
- The IEP Team has existing evaluation data that documents a need for the IEP to be revised.

EVALUATION PROCEDURES, ASSESSMENTS, RECORDS, AND/OR REPORTS USED TO MAKE DECISION

• Check the type of evaluation information that the IEP Team used in making the decision. The IEP Team must have supporting data for any area checked.

DESCRIPTION OF OTHER OPTIONS CONSIDERED AND WHY THEY WERE REJECTED

Examples of responses:

- The IEP Team considered evaluating the student in the area of intelligence but determined that the three previous assessments were consistent and are accurate indicators of his/her functioning at this time.
- The IEP Team considered not evaluating the student and dismissing him/her from special education but wanted confirmation and therefore proposed a comprehensive evaluation.

NOTICE OF IEP TEAM'S DECISION REGARDING REEVALUATION (Continued)

- The IEP Team determined that more current behavior rating scales were needed for this student with Emotional Disability. The behavior rating scales were not significant. The IEP Team has decided to use the option of continued eligibility at this first reevaluation. The completion of a new *Notice and Eligibility Decision Regarding Special Education Services* form is required.
- The student qualifies for both SLD and SLI. The IEP Team has determined that SLD is the area of disability that has the most adverse effect at this time.

THE FOLLOWING PEOPLE ATTENDED AND PARTICIPATED IN THE IEP MEETING

- IEP Team members that participate in the meeting must sign this page.
- Type in the name of each IEP Team member on the individual signature lines when completing the form in STISETS. If an IEP Team member is serving in two positions at the reevaluation meeting (e.g., special education teacher is also serving as someone who can interpret the instructional implications of the evaluation results), he/she should sign his/her name by each position he/she is representing. Maintain a printed copy with original signatures to be kept on file. If an IEP Team member participates by phone, state that on the signature line.

INFORMATION FROM PEOPLE NOT IN ATTENDANCE

• If information is submitted from someone unable to attend, that person's position, name, and date the information was received should be reported in the space provided.

What happens next:

- If additional data are needed:
 - The IEP Team obtains written consent from the parent or student (age 19 and older).
 - Additional data are collected.
 - At the eligibility meeting, a new *Notice and Eligibility Decision Regarding Special Education Services* form must be completed and a copy given/sent to the parent and student (age 19 and older).
- If no additional data are needed and the parent or student (age 19 and older) is in agreement (to move forward or if appropriate prior notice was provided on the *Notice of Proposed Meeting/Consent for Agency Participation*):
 - The IEP Team determines continued eligibility and/or develops the IEP.
 - A new *Notice and Eligibility Decision Regarding Special Education Services* form must be completed if eligibility was being conducted.

The IEP Team must send the *Notice of IEP Team's Decision Regarding Reevaluation* and the new *Notice and Eligibility Decision Regarding Special Education Services* to the parent and student (age 19 and older).

NOTICE AND CONSENT FOR REEVALUATION

Student

The IEP Team met to d				
The IBI Team met to e	iscuss a reevaluation of	your child. After review	wing existing inform	nation they have determined
that additional data is	needed to determine c	ontinued eligibility for	special education	and related services and/or
appropriate services.		AAC pages 503-504		
The reevaluation will incl	ude new assessments in	the following checked are	eas:	
	[] [] [] [] e reevaluation will be p aluation after two docu	umented attempts to obt		espond, the LEA/agency may If you refuse consent, the
PLEASE CHECK ONE	OF THE FOLLOWING	BOXES, SIGN, AND D	ATE THE FORM.	
Signature of Parent	or Student (Age 19)			Date of Signature
If you have information				Date of Signature evaluation or your rights, or
If you have information wish to schedule a confe	that can assist in this re prence, please contact: N		ns regarding this re	
If you have information wish to schedule a confe Telephone: Please return this form t My signature below ve LEA/agency has accom	that can assist in this re prence, please contact: N 	Addr Addr e notice and an explana your understanding. You nent. If you want anothe	ns regarding this re ess: tion of your rights	
If you have information wish to schedule a confe Telephone: Please return this form t My signature below ve LEA/agency has accom your copy of the Special	that can assist in this recordence, please contact: N prence, please contact: N prifies that if you require modated you to ensure y <i>Education Rights</i> docur please contact:	Addr Addr e notice and an explana your understanding. You	ns regarding this re ess: tion of your rights	in your native language, the under the rights addressed in ts, have any questions, or wish
If you have information wish to schedule a confe Telephone: Please return this form t My signature below ve LEA/agency has accom your copy of the Special	that can assist in this re prence, please contact: N 	Addr Addr e notice and an explana your understanding. You nent. If you want anothe	ns regarding this re ess: tion of your rights	in your native language, the under the rights addressed in
If you have information wish to schedule a confe Telephone: Please return this form t My signature below ve LEA/agency has accom your copy of the Special	that can assist in this recordence, please contact: Note:	Addr e notice and an explana your understanding. You nent. If you want anothe at	ess: tion of your rights are fully protected r copy of your right	in your native language, the under the rights addressed in ts, have any questions, or wish (Telephone)
If you have information wish to schedule a confe Telephone: Please return this form t My signature below ve LEA/agency has accom your copy of the Special	that can assist in this re erence, please contact: N 	Addr e notice and an explana your understanding. You nent. If you want anothe at	ns regarding this re ess: tion of your rights	in your native language, the under the rights addressed in ts, have any questions, or wish (Telephone)

Date Provided/Sent Results of 1st Attempt

Action

2nd Attempt Date _____ Results of 2nd Attempt:

Date Signed Consent Received by Public Agency

NOTICE AND CONSENT FOR REEVALUATION

Purpose(s) of this form:

- To obtain consent from the parent or student (age 19 and older) when the IEP Team has determined that additional data are required to:
 - Determine continued eligibility status.
 - Determine if changes need to be made to the IEP.

When to use this form:

• To obtain parent or student (age 19 and older) consent prior to obtaining any additional data to determine continued eligibility status or to determine if changes need to be made to the IEP.

Things to remember when completing this form:

- Type in the name of the parent or student (age 19 and older) on the signature line when completing the form in STISETS. Type in the name of the person signing as the education agency official in the spaces provided when completing the form in STISETS. Maintain a printed copy with original signatures to be kept on file.
- Complete the box at the bottom of the page documenting the education agency's attempt(s) to obtain consent. The two attempts documented on the *Notice of Proposed Meeting/Consent for Agency Participation* cannot be used as the two attempts to obtain *Notice and Consent for Reevaluation*.
- Document the date the signed consent was received by the public agency.
- A closure rule has been added in STISETS so that either results of 1st and 2nd attempt must be completed when consent cannot be obtained <u>OR Date signed Consent received by Public Agency must be completed.</u> One or the other is required (two attempts with results or consent received), but not both.
- Consent is <u>not</u> required for assessments that the IEP Team determines appropriate at the IEP meeting for evaluating the goals (i.e., data collection, teacher/text tests, work samples, teacher observations, grades, and state assessments).

What happens next:

- If the parent or student (age 19 and older) checks **I GIVE PERMISSION** the education agency completes the evaluations.
- If the IEP Team makes two attempts to get parental or student (age 19 and older) consent and the parent or student (age 19 and older) does not respond, the evaluation may be completed. These two attempts may be documented under record review on the eligibility report.
- If the parent or student (age 19 and older) checks <u>I DO NOT GIVE PERMISSION</u> the education agency <u>may not</u> proceed with the evaluations. If the parent or student (age 19 and older) refuses to provide consent, the IEP Team has three options to consider:
 - The IEP Team may request that the parent or student (age 19 and older) participate in a conference to discuss his/her decision.
 - The IEP Team may determine that the additional evaluative data is not absolutely necessary in order to make changes to the IEP.
 - The public agency may ask for mediation from the ALSDE or the public agency may initiate a due process hearing in order to have an impartial hearing officer order an evaluation to be conducted over the parent or student's (age 19 and older) objections.

ENVIRONMENTAL, CULTURAL, AND/OR ECONOMIC CONCERNS

Name	Grade Date
School	
Name of Pe	erson Completing Form
Position of	Person Completing Form
Use this ch	ecklist:
	ermine factors impacting a student's learning and therefore excluding him/her from being identified as a
	with a disability.
	ermine whether or not a student needs to be administered a non-traditional intelligence test if there is mental, language, cultural, and/or economic concerns checked.
	sider if there has been a lack of appropriate instruction in reading and/or math
Check ea	ach that applies to student.
[]	Limited experiential background
[]	Irregular attendance (for reasons other than verified personal illness)
L J	integurar auchdance (10) reasons outer than vermed personal inness)
[]	Transiency in school years
[]	Home responsibilities interfering with learning activities
[]	Lack of proficiency in any language (a discrepancy of two or more grade levels or years between the student's grade level or age in language and ability).
[]	Nonstandard English constituting a barrier to learning (only a foreign language or nonstandard English spoken at home, the language of the home exhibits strong dialectal differences)
[]	Limited opportunity to acquire depth in English (English not spoken in the home, transience due to migrant employment of family, dialectal differences acting as a barrier to learning).
ГI	Limited cultural experiences (student does not participate in community activities).
[]	Linited cultural experiences (student does not participate in community activities).
[]	The student receives other services such as Title I, Migrant, 504, ESL, etc.
[]	Limited participation in supplemental organized learning opportunities, e.g., preschool, Head Start, after school programs
[]	NONE OF THE ABOVE APPLY. AAC page 514 (10)(a)

ENVIRONMENTAL, CULTURAL, AND /OR ECONOMIC CONCERNS (For Reevaluation)

Purpose(s) of this form:

- To determine if there are environmental, cultural, and/or economic concerns that have affected the student's opportunity to learn.
- To identify any environmental, language, cultural, and/or economic factors that the IEP Team needs to consider when selecting evaluation procedures for a particular student.
- To rule out environmental, cultural, and/or economic concerns as the primary cause of the impairment.

When to use this form:

• When the IEP Team determines that the checklist needs to be updated at reevaluation. (This information is required for eligibility determination in the areas of ID and SLD.)

Things to remember when completing this form:

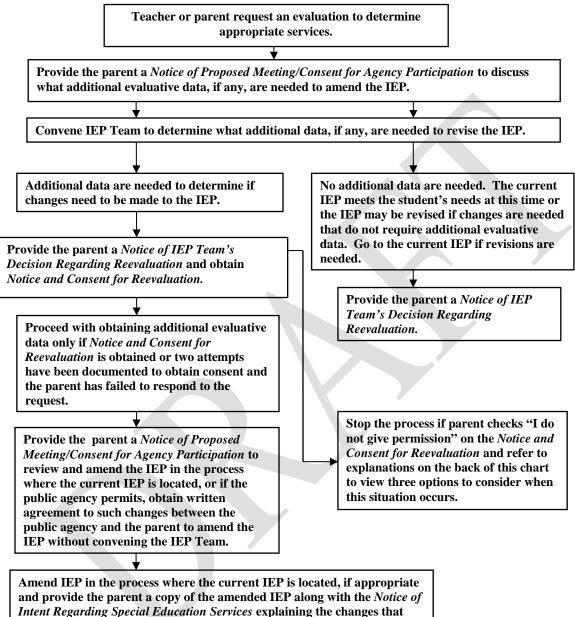
- Check each statement that is true about the student.
- The IEP Team should discuss each area checked to determine what impact, if any, the factor has on learning and/or the type of intelligence test to administer, and/or whether lack of academic instruction is a contributing factor.
- Give thoughtful consideration to each of the items listed to ensure that the student's background is accurately represented. Obtain documentation for any area checked and summarize on *Notice and Eligibility Decision Regarding Special Education Services*.
- Remember that a lack of instruction in reading or math or the student's limited English proficiency may NOT be <u>the</u> determining factor in identifying a student as having a disability.
- If there are no concerns, check **<u>NONE OF THE ABOVE APPLY</u>** at the bottom of the page.

What happens next:

- The IEP Team should utilize information from this form to plan appropriate evaluations of the student so that nondiscriminatory procedures are utilized that best reflect the student's ability (e.g., nontraditional assessments).
- Record information from this checklist on the *Notice and Eligibility Decision Regarding Special Education Services* form. Do not write "See Attached" or indicate the number of checks on the *Notice and Eligibility Decision Regarding Special Education Services*. Describe how specific factors may have influenced the student's educational performance. If there are no checks, that information should be included on the *Notice and Eligibility Decision Regarding Special Education Services* form.



REEVALUATION TO DETERMINE IF CHANGES NEED TO BE MADE TO THE IEP



were made to the IEP.

Consent is not required for the evaluations listed on the IEP that will measure the progress in attaining the goals and/or benchmarks. Assessments used to document progress toward annual goals should be included in the Type(s) of Evaluation for Annual Goal on the Annual Goal Page of the IEP.

PROCESS CHART 3

REEVALUATION TO DETERMINE IF CHANGES NEED TO BE MADE TO THE IEP

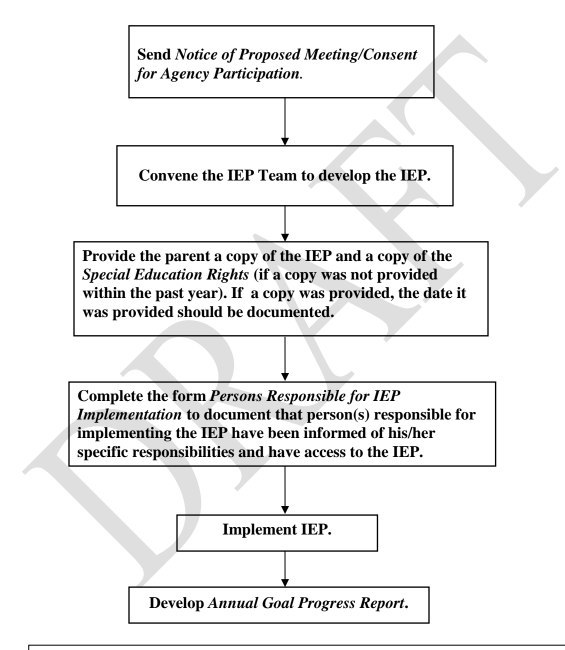
Things to Remember When Going Through This Process

REMEMBER:

- 1. Use this process any time an IEP Team member requests an evaluation to determine if changes need to be made to the IEP. Examples include a request for an evaluation for occupational therapy, physical therapy, assistive technology, and academic or functional area(s) not covered in the current IEP, etc.
- 2. If the parent or student (age 19 and older) refuse to provide consent for the reevaluation, the IEP Team has three options:
 - The IEP Team may request that the parent or student (age 19 and older) participate in a conference to discuss his/her decision.
 - The IEP Team may determine that the additional evaluative data is not absolutely necessary in order to make changes to the IEP.
 - The public agency may ask for mediation from the ALSDE or the public agency may initiate a due process hearing in order to have an impartial hearing officer order an evaluation to be conducted over the parent or student's (age 19 and older) objections.
- 3. If the parent or student (age 19 and older) fails to respond to a request to provide consent for the reevaluation, the public agency may proceed with the evaluation as long as it has made two documented attempts.
- 4. Written notice must be given to parents a reasonable time before the public agency proposes or refuses to initiate or change the identification, evaluation, educational placement, or the provision of FAPE to a child.

Process Chart 4

ANNUAL IEP TEAM MEETING TO DEVELOP THE IEP



Consent is not required for the evaluations listed on the IEP that will measure the progress in attaining the goals and/or benchmarks. Assessments used to document progress toward annual goals should be included in the Type(s) of Evaluation for Annual Goal on the Annual Goal Page of the IEP.

PROCESS CHART 4

ANNUAL IEP TEAM MEETING TO DEVELOP THE IEP

Things to Remember When Going Through This Process

REMEMBER:

- 1. The required members of an IEP Team are outlined on page 4 of this document.
- 2. The IEP INITIATION/DURATION DATES do not constitute the annual IEP review date. The date of signatures on the SIGNATURE PAGE determines when the next annual IEP meeting must be held. Amendment signature dates cannot be used as the annual review date.

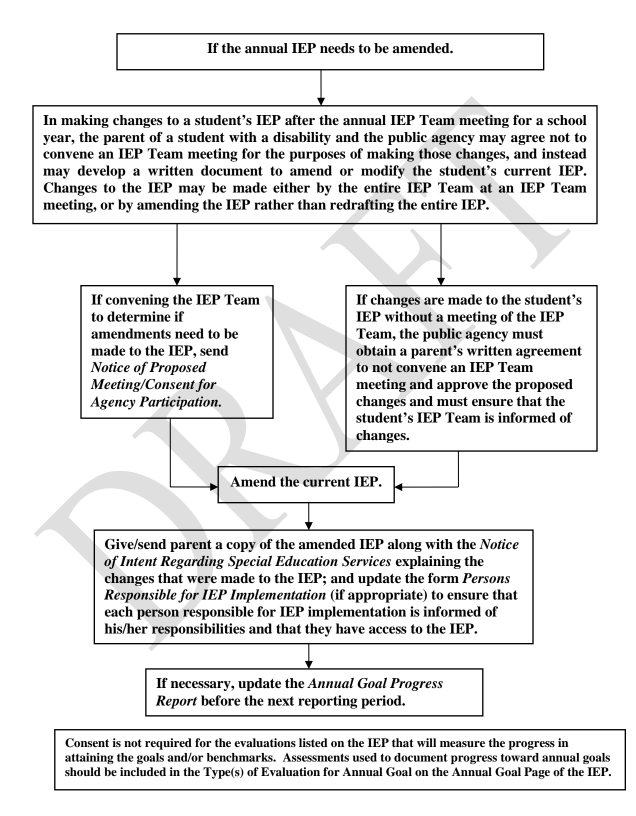
3. <u>IEP Team Attendance</u>

- a. A public agency member of the required 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 or student (age 19 and older) and the public agency agree, 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.
- b. A public agency member of the required 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 or student (age 19 and older), consents in writing, and the public agency consents to the excusal. The member must submit, in writing to the parent or student (age 19 and older) and the IEP Team, input into the development of the IEP prior to obtaining consent from the parent or student (age 19 and older) for the excusal of the required IEP Team member.
- 4. Inform each teacher and service provider of his/her responsibilities for implementing the child's IEP and document that this has been done by having each person responsible sign the *Persons Responsible for IEP Implementation* form.
- 5. Develop Annual Goal Progress Report.

Process Chart 5

AAC pages 530-531

AMENDMENTS TO THE ANNUAL IEP



PROCESS CHART 5

AMENDMENTS TO THE ANNUAL IEP

Things to Remember When Going Through This Process

REMEMBER:

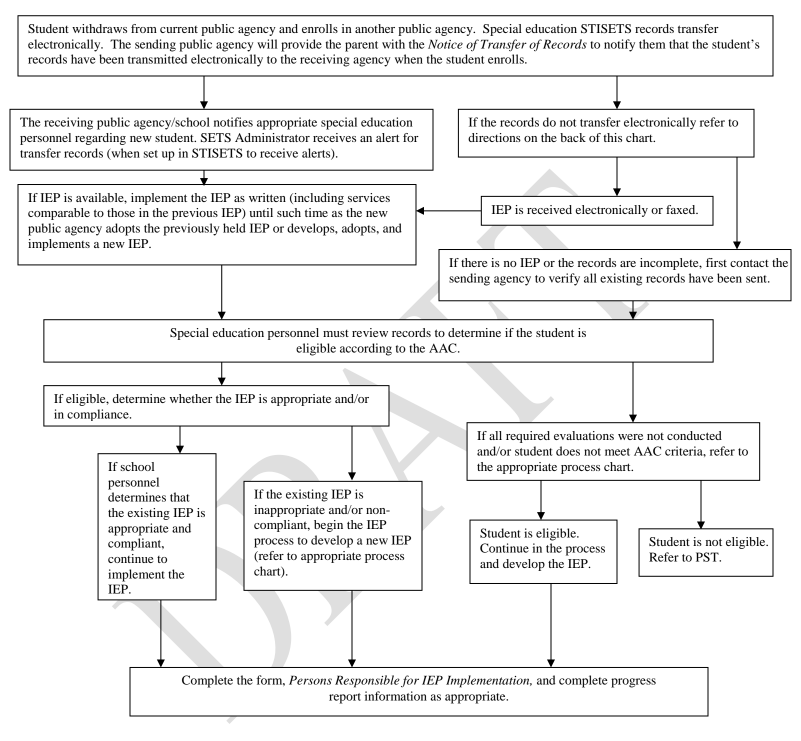
- 1. The required members of an IEP Team are outlined on page 4 of this document.
- 2. In making changes to a student's IEP after the annual IEP Team meeting for a school year, the parent of a student with a disability or student (age 19 and older) and the public agency may agree not to convene an IEP Team meeting for the purposes of making those changes, and instead may develop a written document to amend or modify the student's current IEP. Changes to the IEP may be made either by the entire IEP Team at an IEP Team meeting, or by amending the IEP rather than by redrafting the entire IEP. If changes are made to the student's IEP without a meeting of the IEP Team, the public agency must obtain the parent's or student's (age 19 and older) written agreement to such changes and must ensure that the student's IEP Team is informed of those changes. The proposed changes to the IEP must be enclosed with the *Written Agreement between the Parent and the Public Agency to Amend IEP* and given to the parent. The parent or student (age 19 and older) shall be provided with a revised copy of the IEP with the amendments incorporated. The parent and student (age 19 and older) shall be provided with a copy of the signed written agreement form and the *Notice of Intent Regarding Special Education Services* form explaining the amendments.
- 3. Amendments to the Annual IEP should be made to the existing IEP form. Here are the steps to follow in STISETS when amending an IEP:
 - Click on "Edit".
 - Click on "Create Amendment".
 - Make the necessary changes to the IEP.
 - On the signature page record the date the copy of the amended IEP was provided to the parent.
 - On the signature page, remove the current signatures and dates and type in the new signatures and dates. This WILL NOT change the "Date of Most Recent Annual IEP Signature" in the Student Folder. (If using the form *Written Agreement Between the Parent and the Public Agency to Amend IEP* the signatures and dates should not be changed but the date the copy of the amended IEP was provided to the parent should still be recorded on the signature page).
 - Save the amendments to the IEP.
 - "Exit form."
 - "View Audit Trail" to review past signatures and dates.
- 4. To inform each teacher and service provider of his/her responsibilities for implementing the student's IEP and document that this has been done by having each person responsible sign the *Persons Responsible for IEP Implementation* form.
- 5. Develop Annual Goal Progress Report.

If amendments to the **Measurable Annual Goals** have been made, in the <u>Comments section</u> of the *Annual Goal Progress Report*, enter the date of the reporting period the amendments were made and if the actual wording of a **Measurable Annual Goal** was changed. If a measurable annual goal is no longer needed or replaced with another goal, enter the reporting period and note that the goal was no longer needed with the amendment date.

APPENDICES

- In-State Student Transfer Process
- Notice of Transfer of Records
- Out-of-State Student Transfer Process
- Notice and Consent Regarding Payment from Medicaid Benefits
- Notice of Revocation of Consent for Continued Provision of Special Education and Related Services
- Initial or Reevaluation Written Agreement(s) Between the Parent and the Public Agency
- Written Agreement Between the Parent and the Public Agency to Amend IEP
- Questions and Answers
- Optional Forms

IN-STATE STUDENT TRANSFER PROCESS



IN-STATE STUDENT TRANSFER PROCESS

- 1. Refer to the Notice of Transfer of Records form available on <u>www.alsde.edu</u>.
- 2. STISETS records will electronically transfer upon enrollment in the new public agency, except under the following conditions:
 - If the receiving agency is not operating on the same version of STISETS as the sending agency, the records will not transfer until such time as the receiving agency has updated to the same version. This will occur primarily around the release of a STISETS update.
 - The sending agency did not put forms into STISETS. In this case, contact the sending agency and request copies. (At a minimum the receiving agency must enter the most current eligibility process that includes an eligibility report and the most current IEP process, as well as a copy of the *Notice and Consent for Provision of Special Education Services*).
 - For students enrolled as an E99 (not withdrawn from the sending agency) records will be delayed until the enrollment record is resolved.
 - The sending agency archived the student folder. In this case request the sending agency to un-archive the records and then use the manual transfer request in STISETS to resend the records. (Notify the sending agency after receiving the record so they can archive the student records).
- 3. Each public agency should designate personnel to review records for compliance with the AAC.
- 4. If records received are incomplete, first contact the sending agency to verify all existing records have been sent. In some cases, hard copies of records have been completed but have not been entered into STISETS at the time the student transferred to another public agency.
 - If the student was in the middle of the referral process in STISETS, complete any required documentation in the referral process.
 - If the student's most recent documentation was in any other process, complete any required documentation in that process.
- 5. **PLEASE NOTE:** Receiving agencies that only receive hard copies of records are responsible for entering the minimal data into STISETS. (The most current eligibility process that includes an eligibility report and the most current IEP process, as well as a copy of the *Notice and Consent for Provision of Special Education Services*).
- 6. If the receiving agency receives electronic records for a student that was previously enrolled in the same agency, it will result in duplicate records. The receiving agency must review the records and archive one folder and change the other folder to active status. Use the change working folder button in STISETS to work with duplicate records.

AAC page 540 (e)(1)(2)

(Print on public education agency letterhead)

Notice of Transfer of Records

Dear Parent/Guardian:

This is	to notify	you that the	education	records,	including	g the IEP	and	supporting	documents a	nd other rec	ords rela	ated
to	the	provision	of	special	educa	ation	or	related	service	s for	(stud	lent
name)_					_have	been	t	ransferred	from	(previous	pul	blic
educati	on agenc	y)							to	electronic	storage	on
(date)_	_	-									-	

Should the student enroll in another public education agency in Alabama, the records will be electronically sent to the receiving public education agency upon enrollment. Should the student enroll in a public education agency in another state, a hard copy of the records should be requested by the public agency in the new state from the last public education agency attended in Alabama.

The confidentiality of the records will be maintained according to federal regulations, the Family Educational Rights and Privacy Act (FERPA) 34 CFR Part 99 and state regulations, the *Alabama Administrative Code* 290-8-9(2)(e).

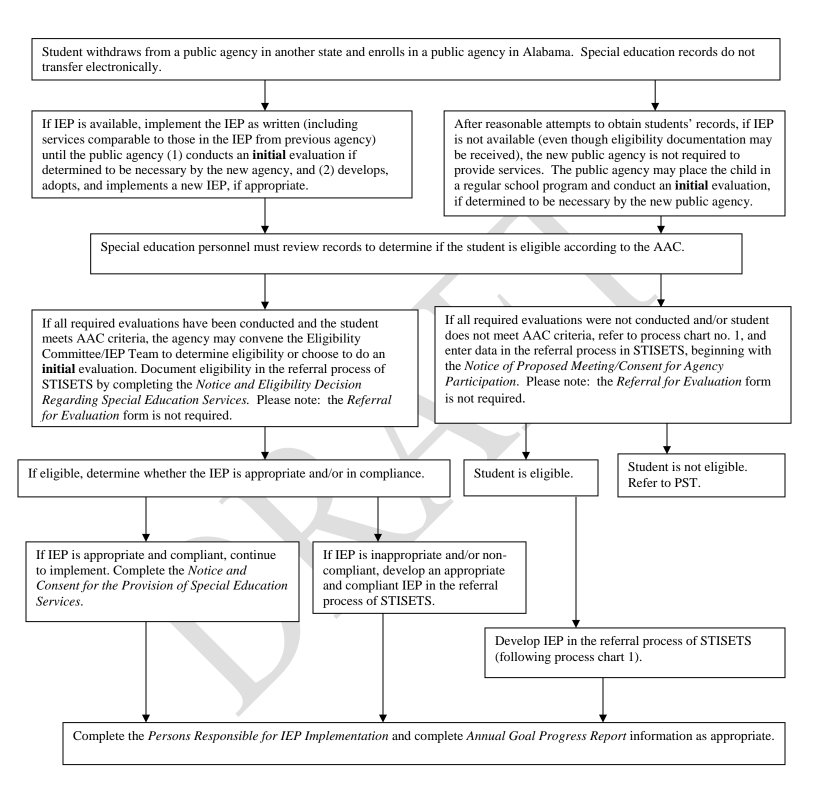
Should you have questions or need assistance, please contact:

Public Education Agency Official

Telephone:

AAC page 530 (10)(B)

OUT-OF-STATE STUDENT TRANSFER PROCESS



OUT-OF-STATE STUDENT TRANSFER PROCESS

- 1. Do not enter any out-of-state data into STISETS unless you are entering it as a part of the process to determine **initial** eligibility and services to be provided (e.g., the referral process).
- 2. If an IEP is available, implement the hard copy of the IEP as written (including services comparable to those in the previous IEP) until such time that the receiving agency determines eligibility according to the AAC criteria.
- 3. Complete the *Notice of Intent Regarding Special Education Services* form to document that the IEP (or comparable services) from the other State is being implemented until eligibility in Alabama has been determined. Also, complete the *Persons Responsible for IEP Implementation* form. The *Annual Goal Progress Report* information should be completed on a hard copy form until an IEP is entered into STISETS.
- 4. The receiving agency may always choose to do its own evaluations for an initial evaluation to determine eligibility according to the AAC and/or it may choose to use the out-of-state evaluations at its own discretion to determine initial eligibility.
- 5. If the child is determined to be eligible according to the AAC criteria, obtain consent to provide services and develop an IEP using information obtained from the previous IEP and information gathered since the child entered your LEA.
- 6. Each public agency should designate personnel to review records for compliance with AAC.
- 7. You are not required to enter on out-of-state IEP into SETS. You may implement hard copy until eligibility in Alabama is determined.

Notice and Consent Regarding Payment from Medicaid Benefits

The rules under the *Individuals With Disabilities Education Improvement Act of 2004* (IDEA) regarding the use of public benefits, such as Medicaid, require schools to obtain consent from a parent before accessing a child's Medicaid benefits. IDEA and the *Family Educational Rights and Privacy Act* (FERPA) also require schools to obtain parental consent before disclosing information from a child's education records to outside parties such as Medicaid or another public health insurance agency.

"Consent" means that the parent has been fully informed of all relevant information in his or her native language or other mode of communication; that the parent understands and agrees in writing; that the consent describes what the school system seeks to do and lists the records that will be released and to whom; and that the parent understands that giving consent is voluntary and that he or she can change his/her mind at any time. Parents must have advance notice of the school's efforts to use a child's public benefits to pay for special education services and an opportunity to prevent any related disclosure of information from the child's education records.

Prior to accessing a child's Medicaid benefits, the school system must make sure that using the child's Medicaid benefits will *not*:

- Decrease available lifetime coverage or any other insured benefit.
- Result in the family paying for services that the child needs outside of school and that otherwise would be covered by the public benefits.
- Increase premiums or lead to discontinuation of benefits.
- Risk loss of eligibility for home and community-based waivers based on total health-related expenditures. School officials must inform the parent of the school's interest in utilizing Medicaid benefits as well as the above-listed constraints; seek from the parent (and other relevant sources) the information necessary for the school system to utilize Medicaid benefits; solicit any parental concerns; and give parents a meaningful opportunity to express any relevant concerns about the process.

School officials may not require parents to sign up for Medicaid benefits as a condition for their child receiving services under IDEA. Nor may they require parents whose children *are* enrolled in Medicaid to incur any out-of-pocket expenses, such as paying a deductible or co-payment.

Authorization for _____School Year Expires__/___(day before the upcoming school year begins)

I,______, hereby authorize _______ (the "School System")

to disclose personally identifiable information of ______ (the student) to the

Alabama State Medicaid Agency and its contractors ("Medicaid"), for the purposes of determining the student's Medicaid status. If the student is determined to be covered by Medicaid, I authorize the school system to bill Medicaid for Medicaid-covered health services provided to the student that are in the student's Individualized Education Plan (IEP). I understand that, upon request, I may receive copies of the student's educational records that are disclosed as a result of this authorization. I understand that this consent must be renewed annually. I also understand that my refusal to allow access to the Medicaid benefits does not relieve the school system of its responsibility to ensure that all required IEP services are provided at no cost to me.

Parent/Guardian Signature

Relationship to Student

Date

Reference: 34CFR 300.154(d)

Purpose(s) of this form:

- To document that notice has been provided to the parent(s) regarding the public agency billing Medicaid for Medicaid covered health services provided by the public agency to the student(s).
- To document that the parent provided informed consent for the public agency, in the process of billing for Medicaid services, to provide educational information about the student with a disability who is served by Medicaid.

When to use this form:

- Use this form at an annual IEP Team meeting or an update meeting for students served by Medicaid or who may become eligible for Medicaid.
- The public agency may use this form to provide notice and obtain consent to bill for Medicaid eligible services provided by the current public agency up to a year prior to the date of authorization.
- If this consent is not obtained during an IEP Team meeting or a parent conference, the public agency may provide the notice and consent form along with a cover letter of explanation and public agency contact information.

Things to remember when completing this form:

- Enter the School Year for the period of authorization. Authorization is good for up to one year.
- Enter the date of expiration, which is the day before the upcoming school year begins. It should be entered in the format mm/dd/yy, where m is month, d is day and y is year.
- Enter the name of the parent or guardian providing authorization.
- Enter the name of the school system seeking authorization.
- Enter the child's full name as it appears on school enrollment record.
- Signature of the person providing authorization must be the parent or guardian.
- Enter the relationship to the student of the person providing authorization.
- Enter the date the authorization was signed.
- Upon completion of the form, open the student's folder in STISETS and check the "Permission to Bill Medicaid" box located on the screen labeled "Other" tab. The date of expiration should also be entered in the adjoining fields in the mm/dd/yy format.
- If for any reason the form is completed not using STISETS, the information should be entered in STISETS as soon as possible after completing the process of obtaining consent. The information <u>must</u> be entered in STISETS to begin the billing process and for auditing purposes.

What happens next:

• The billing process may be implemented.

NOTICE OF REVOCATION OF CONSENT FOR CONTINUED PROVISION OF SPECIAL EDUCATION AND RELATED SERVICES

Dear Parent:

It is our understanding that you no longer want your child, ______, to receive special education and related services.

By revoking consent for the continued provision of special education and related services, you must understand that the public agency:

- 1. May not continue to provide special education and related services to the child, but must provide prior written notice before ceasing the provision of special education and related services.
- 2. May not use the Mediation or Due Process procedures in order to obtain agreement or a ruling that the services may be provided to the child.
- 3. Will not be considered to be in violation of the requirement to make free appropriate public education available to the child because of the failure to provide the child with further special education and related services.
- 4. Is not required to convene an Individualized Education Program (IEP) Team meeting or develop an IEP for the child for further provision of special education and related services.
- 5. Will no longer provide services to your child as of the date the public agency provides written notice.
- 6. Is not required to amend the child's education records to remove any references to the child's receipt of special education and related services because of the revocation of consent.

If you have questions regarding this decision, your rights, or wish to schedule a conference, please contact:

Name:				
Telephor	ne:	-		
Please re	turn this form to:			
Address:				

My signature below verifies that if you require notice and an explanation of your rights in your native language, the LEA/agency has accommodated you to ensure your understanding. You are fully protected under the rights addressed in your copy of the *Special Education Rights* document. If you want another copy of your rights, have any questions, or wish to arrange a conference, please contact:

(Name)		(Telephone)	
	Yes, I want to revoke my conser	nt for the continued provision of sp	ecial education services.
	, U	visions above, I do not want to re special education and related servic	•
	Signature of Parent		Date
Date Notice	e Received by Public Agency		
AAC page 5	524 (d)(e)	AAC page 542 (3)(4)	

• To document in writing the parent's or student's (age 19 and older) request to revoke consent for the initiation of or continuation of the initial evaluation.

When to use this form:

• This form is used when a parent requests that his/her child no longer receive an initial evaluation for special education and related services. A student (age 19 and older) may also request that he/she no longer receive an initial evaluation.

Things to remember when completing this form:

- The revocation of the initial evaluation shall be in writing. If the parent or student (age 19 and older) has checked no, "I do not want to revoke my consent" at the bottom of the form, the student must continue receiving special education and related services.
- Upon receipt of a signed copy of the *Notice of Revocation of Consent for Initial Evaluation* form indicating the parent or student (age 19 and older) wants to revoke consent, the public agency must provide/send a copy of the *Notice of Intent Regarding Special Education Services* informing the parent and student (age 19 and older) that the student will no longer receive an initial evaluation.
- The revocation is not retroactive therefore this does not negate any evaluation conducted from the time consent was given up to the time the parent revoked consent.

What happens next:

- The public agency must should not initiate or conduct further assessments as part of the initial evaluation.
- If a referral for an evaluation is made at a later date for this child, the evaluation will be an **initial** evaluation.

INITIAL OR REEVALUATION WRITTEN AGREEMENT(S) BETWEEN THE PARENT AND THE PUBLIC AGENCY

Student	Birth	
Name	Date	_ SSID #
Attending School	Case Manager	

Authorized public agency staff have explained to the parent that he/she is not required to enter these agreements.

AAC page	e 500	(b)(2)
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[] Waiver of 60 Day Timeline for the Completion of an Initial Evaluation of a Transfer Student

The 60 calendar day evaluation timeline for completing the initial evaluation does not apply if:

A public agency initiates an evaluation of the student; and the student moves to another public agency before the evaluation has been completed;

and the new public agency is promptly seeking information from the previous public agency and promptly completing the evaluation;

and the new public agency and you agree that the evaluation will be completed by a specific date.

I agree with the public agency that the initial evaluation will be completed by:

AAC page 504 (6)(c)

[] Three Year Reevaluation

Currently Due on ____

I agree with the public agency that a three-year reevaluation is not necessary at this time.

The next reevaluation for continued eligibility determination is due on ______.

Date Provided/Sent:

Parent/Student (Age 19) Signature

Date

Authorized Public Agency Staff Signature

Date

INITIAL OR REEVALUATION WRITTEN AGREEMENT(S) BETWEEN THE PARENT AND THE PUBLIC AGENCY

Purpose(s) of this form:

- To document in writing from the parent or student (age 19 and older) to waive the 60 day timeline for the completion of an initial evaluation for a transfer student and to agree to a specific date to complete the evaluation. AAC 290-8.9.02(1)(b) EXCEPTION: (1) (2)
- To document in writing from the parent or student (age 19 and older) that a three year reevaluation will not be conducted because the parent or student (age 19 and older) and the public agency agree it is not necessary.

When to use this form:

- To document waiving the 60 day timeline for the completion of an initial evaluation for a transfer student. See specifics under the AAC 290-8.9.02(1)(b) EXCEPTION: (1) (2)
- To document agreement between the public agency and the parent or student (age 19 and older) that a three year reevaluation is not necessary.

Things to remember when completing this form:

Initial Evaluation:

• Specifics as to when a waiver of the 60 calendar day timeline may be used are listed in the AAC. This waiver does not apply unless the specific criteria are met.

Reevaluation:

- If the public agency and the parent or student (age 19 and older) have a written agreement not to conduct a three year reevaluation, the reevaluation process is not required.
- A public agency should not agree to not conducting a three year reevaluation if all required assessments have not been administered and/or the child does not meet current AAC criteria.
- According to the commentary to the federal regulations, OSEP states that the opportunity for a parent and the public agency to agree that a reevaluation is not necessary occurs before a reevaluation begins. OSEP goes on to say that a reevaluation begins with the review of existing data. OSEP believes that in reaching an agreement, the parent and the public agency will discuss advantages and disadvantages of conducting a reevaluation as well as what effect a reevaluation might have on the child's educational program. Therefore, if the LEA is considering this option, SES strongly suggests that this discussion take place at the very beginning of the meeting prior to discussing the reevaluation needs. If the parent and the public agency agree that a reevaluation is not necessary, the *INITIAL OR REEVALUATION WRITTEN AGREEMENT(S) BETWEEN THE PARENT AND THE PUBLIC AGENCY* form must be signed by both parties documenting agreement. A copy of the signed agreement along with a *Notice of Intent Regarding Special Education Services* explaining the decision must be provided to the parent.

If there is no agreement, the reevaluation process must be followed (i.e., *Notice of IEP Team's Decision Regarding Reevaluation; Notice and Consent for Reevaluation; Notice and Eligibility Decision Regarding Special Education Services*).

- Remember, the parent may request a reevaluation at any time.
- It is *not* appropriate to automatically state that this option will be used or limited to a specific group of students.
- SES section heavily emphasizes that LEAs or public agencies use *extreme* caution if they choose to use this option.

What happens next:

• A copy of the signed written agreement(s) between the parent or student (age 19 and older) and the public agency should be given to the parent or student (age 19 and older).

AAC pages 530-531

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WRITTEN AGREEMENT BETWEEN THE PARENT AND THE PUBLIC AGENCY TO AMEND IEP

Student	Birth Date	Student ID #	
School	Case Manager		

In making changes to a student's IEP, the parent of a student with a disability and the public school system may agree not to convene an IEP Team meeting, and instead may develop a written document to amend or modify the student's IEP.

In order to make this proposed change to the IEP and not convene the IEP Team, your written agreement to make this change is needed. If you agree to the proposed change(s), your student's IEP Team members will be informed of the change(s). You will receive a copy of the revised IEP with the change(s) incorporated. Please check, sign, and date below, and return this form to your student's teacher.

[] I approve the proposed enclosed change(s) to the annual IEP, and I do not wish to have a meeting.

Parent	Signature
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You have the right to request an IEP Team meeting to discuss this with school personnel. If you wish to have a meeting, please check, sign, and date below, and return this form to your student's teacher.

Date

[] I wish to request an IEP Team meeting to discuss this change.

Date this form was provided/sent to the parent/student (age 19)

Parent Signature	Date
Please return this form by	
Signature of Education Agency Official	Telephone Number

Page 128 WRITTEN AGREEMENT BETWEEN THE PARENT AND THE PUBLIC AGENCY TO AMEND THE IEP

Purpose of this form:

• To have documentation in writing from the parent or student (age 19 and older) that revisions may be made to the IEP (other than at the annual IEP Team meeting) without convening the IEP Team.

When to use this form:

• To document making changes to the IEP (other than at the annual IEP Team meeting) without convening the IEP Team.

Things to remember when completing this form:

- When making revisions to the IEP other than at the annual IEP Team meeting, the parent of a child with a disability or the student (age 19 and older) and the public agency may agree not to convene an IEP Team meeting for the purposes of making changes to the annual IEP. If changes are made to the child's IEP without a meeting of the IEP Team, the public agency must obtain the parent or student's (age 19 and older) written agreement to such changes before any changes are implemented.
- When making revisions to the IEP other than at the annual IEP meeting, the IEP revision(s) must be written on the student's IEP and dated. A completed copy of the IEP with the amendments incorporated must be filed with the student's education records, and the parent or student (age 19 and older) must be provided a revised copy of the IEP with the amendments incorporated, a copy of the signed written agreement form, and the *Notice of Intent Regarding Special Education Services* form explaining the revisions.
- When making revisions to the IEP other than at the annual IEP Team meeting, the IEP Team, as well as anyone responsible for implementing the IEP, must be informed of changes to the IEP. The *Persons Responsible for IEP Implementation* form must be updated to reflect any changes in service providers and/or responsibilities.
- Remember to complete **Date copy of amended IEP provided/sent to parent/student (age 19)** on the signature page of the IEP.

What happens next:

- A copy of the written agreement between the parent or student (age 19 and older) and the public agency must be given to the parent or the student (age 19 and older).
- A copy of the amended IEP must be given to the parent or the student (age 19 and older).
- A copy of the *Notice of Intent Regarding Special Education Services* must be given to the parent and the student (age 19 and older) explaining the changes/amendments.
- Document the date a copy of this form was provided to the parent/student (age 19) on the bottom of this form.

<u>Q & A</u>

SPECIAL EDUCATION PROCESS

- INTERVENTION STRATEGIES
- **REFERRAL**
- INITIAL EVALUATION
- ELIGIBILITY
- **REEVALUATION**

INTERVENTION STRATEGIES

1. Do intervention strategies in the regular education classroom apply to students referred for speech or language impairments?

Intervention strategies are required for students referred for a suspected language disability but may be waived for students suspected of having articulation, voice, or fluency problems.

2. Is progress monitoring in the regular education classroom required for students referred for a speech or language impairment?

Progress monitoring does not include initial articulation, voice, or fluency referrals but does include language referrals since children referred for suspected language problems must participate in RtI.

3. If a student is SLI for articulation only and is experiencing academic difficulties, does he/she need to go through the PST and interventions before doing further testing?

No. The student has already been determined eligible for special education services and is, therefore, eligible for any service that the IEP Team determines is required after appropriate evaluations have been completed (Process Chart 3). The IEP Team may determine that the reevaluation process (Process Chart 2) would be appropriate to determine if a different disability area more accurately represents the difficulties the child is experiencing.

4. How do you handle summer referrals by parents?

Remember that intervention strategies in the regular education classroom may be waived for parent referrals. **The IEP Team must meet to act on parent referrals in the summer.** If the IEP Team believes that more information is needed, the interventions can be implemented when school begins. Otherwise, the public agency proceeds with the evaluation. The public agency must document the decision in the student folder in STISETS.

5. Can children who have less than eight weeks of interventions be referred for special education services?

This rule may be waived for a child who has severe problems that require immediate attention, for three- and four- year-olds, for five-year-olds who have not been in kindergarten, for children with articulation, voice, or fluency problems only, for children with a medical diagnosis of traumatic brain injury, and for a child who has been referred by his or her parents. AAC 290-8-9.01(4).

6. How long should interventions be implemented for those students who need immediate help? (Example: severe behavior problems)

The requirement of intervention strategies may be waived for a child who has severe problems that require immediate attention. AAC, Chapter 290-8-9-.01(4).

7. When a parent contacts school personnel about concerns or a referral for a child, can the public agency talk to the parent about intervention strategies before an actual referral?

Yes, school personnel are strongly encouraged to discuss the options with parents on a case-by-case basis. However, keep in mind that the interventions may be waived for a parent referral per the AAC 290-8-9-.01(4). In addition, SES recommends intervention strategies be provided during the evaluation process if a determination is made to proceed with an initial evaluation.

8. What types of information should be included in the "Parent Information" section of the *Referral for Evaluation* form?

This section may include any relevant information such as independent evaluation results, medical reports, observations, etc. Any information supporting the need for referral would be appropriate.

9. Can interventions be done for four weeks if the school is on the block schedule?

No. The AAC does not allow for shortening the length of time for intervention strategies.

10. Are intervention strategies required for three- and four-year-olds?

No, intervention strategies may be waived for this age group and for five-year-olds who have not been in kindergarten. See AAC 290-8-9.01(4).

REFERRAL

1. If a public agency receives a referral without intervention strategies in the regular education classroom does the timeline start?

The timeline starts when the public agency receives a signed consent for initial evaluation from the parent.

2. If the parent insists that interventions be waived due to the serious nature of his/her child's problems, can the referral be accepted without intervention strategies?

Yes, intervention strategies may be waived for a child who has severe problems that require immediate attention.

Waiver of intervention strategies is addressed in the AAC at 290-8-9.01(4). Remember, however, that the IEP Team (not one member) makes the decision regarding the need to evaluate the student. If the IEP Team believes there is reason to suspect a disability and the situation is one included in the waiver statement, the IEP Team may proceed without intervention strategies. SES does encourage LEAs to provide the interventions during the evaluation process so that there is data to rule out the lack of appropriate instruction in reading and math.

3. Who can make a referral?

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

4. What are the avenues for making a referral for an evaluation?

A referral may be made in several different ways, some of which include the following:

- A referral may be made over the phone, whereby, the public agency would be responsible for completing a *Referral for Evaluation*.
- A referral may be received through the mail. When this occurs, the public agency should call the referring person and complete a *Referral for Evaluation*.
- A referral may be made during a personal conference. When this occurs, public agency personnel should complete a *Referral for Evaluation*.
- A *Referral for Evaluation* may be submitted by school personnel, e.g., classroom teacher, guidance counselor, bus driver, etc.
- A public agency must obtain information and complete a written referral for any parent who is unable to complete a written referral.

5. If a parent makes a referral directly to an individual school via telephone, mail, and/or conference, is the local school personnel allowed to refer the parent elsewhere? For example: may a public agency representative direct the referring person to the special education central office?

This is a public agency decision. SES suggests that each school have someone who is knowledgeable about the referral process.

6. When a school-based secretary receives a telephone call from a parent wishing to have his/her child tested for special education services, does this mean that the referral has officially been received and the 60 calendar day timeline begins?

No. The 60 calendar day timeline begins when the public agency receives parental consent for the initial evaluation.

7. May a public agency wait until a child's third birthday to act upon a referral? Example: A public agency receives a referral on a 30-month-old child. Would the public agency wait until the child is three years of age before acting on the referral?

No. A public agency must act upon all referrals in a timely manner once received. Children transitioning from EI must be evaluated and if eligible, must have an IEP implemented on the child's third birthday.

8. When does a referral for an evaluation become official?

The referral becomes official on the date it is received via phone, mail, conference, or when a written referral form is submitted to any education personnel (e.g., secretary, guidance counselor, principal, etc.).

9. When does the 60 calendar day timeline begin?

The public agency has 60 calendar days to complete the initial evaluation. Day one of the timeline is the day the public agency receives a signed *Notice and Consent for Initial Evaluation* form from the parent. The initial evaluation must be completed on or before day 60. SES uses the field <u>Final Completion Date of All Evaluations</u> to determine if the timeline was met. The public agency has 30 calendar days from the completion of the initial evaluation to determine eligibility. The public agency has 30 calendar days from eligibility determination to develop an IEP.

10. After the public agency receives a referral, is there a timeline between the receipt and the acceptance of the referral?

No, not a specific timeline, however, it should be acted on in a timely manner.

11. May the public agency stop receiving referrals for special education evaluations in the spring?

No. Referrals are to be received and acted upon year round by the public agency.

12. Must the public agency receive a referral from a parent when there is no clear evidence of a problem?

Yes. The public agency must <u>receive</u> a referral from a parent when submitted. Once submitted, an IEP Team meeting is scheduled to discuss the referral. The parent is a member of the IEP Team and must be invited to participate in this meeting. The IEP Team reviews the referral and existing data and determines if there is a need for an evaluation.

13. What happens if the IEP Team determines that the referral is not substantiated?

If the IEP Team determines that the student does not need to be evaluated for special education services, the *Notice of Intent Regarding Special Education Services* form must be used to document the IEP Team's decision not to accept the referral for evaluation and a copy must be given to the parent and student (age 19 and older).

14. Must the public agency keep documentation on a student who is not going to be evaluated?

Yes. It is a requirement that the public agency keep documentation on all students who are referred for an evaluation for special education, even if it was determined by the IEP Team that an evaluation was not necessary at that time. The public agency should keep the original referral form and a copy of the *Notice of Intent Regarding Special Education Services* form to document the process.

15. Will the *Natural Environment Observation/ELPP Documentation* and *Family Focus Interview/ELPP Documentation* be added to STISETS?

There are no plans to add the two items to STISETS. The forms are designed to be used in situations where computer access may not be available (i.e., daycare centers) or where it would be awkward to use a computer (i.e., during a parent interview).

16. Will STISETS have special transfer forms for out-of-state students in the transfer process?

No. If an evaluation is necessary for an out-of-state transfer it is an initial evaluation. An evaluation for an out-of-state student will be documented in the Referral Process. If an evaluation is necessary for in-state transfer for students who are already IDEA eligible, it is a reevaluation. An evaluation for in-state transfers will be documented in the Reevaluation Process.

17. What is the best time during the referral process to obtain an ECEC Checklist?

The most appropriate time would be at the referral meeting with the parent and the rest of the IEP Team.

18. What process do you use for an out-of-state transfer that meets Alabama criteria?

The referral process.

19. How do we document parent participation in a meeting if they participate by phone?

In hard copy forms and in STISETS, on the parent signature line write, "parent participated by phone."

20. How do we document the parent chose to participate by phone, but at the time of the meeting they did not answer the phone?

If the parent said they were going to participate in the meeting by phone and did not participate, document that the parent was unavailable by phone and proceed with the meeting.

1. If there is one check on the *Referral for Evaluation*, *Environmental Cultural*, *and/or Economic Concerns Checklist* (ECEC) section, does that disqualify the student for special education services?

Not necessarily. If there are checks on the ECEC section of the *Referral for Evaluation*, the IEP Team should carefully consider whether these factors, rather than a learning deficit, inhibit the learning process. If the IEP Team determines that it does, then the checked areas <u>may</u> be a disqualifying factor for special education services.

2. On the ECEC Checklist, how many items must be checked and in how many areas before saying that the disability is related to environment, culture, or economic concerns?

Any and all areas checked on the ECEC Checklist are worthy of consideration. No single area or number is required in order to indicate that there is a problem or to identify a child with a disability. Any checked area should assist the IEP Team with the decision to evaluate or not. And, if the decision is to evaluate, the areas noted may assist the IEP Team in choosing assessment instruments.

3. What if adaptive behavior scale scores that come from home and school are very high scores when determining eligibility for an intellectual disability (ID)?

The total score on at least one adaptive behavior scale must be at least two standard deviations below the mean (70 or below).

4. What option does a public agency have when a parent does not attend the meeting to complete the parent interview for the adaptive behavior assessment and the public agency did make two attempts to get the parent to attend?

The public agency may try a home visit, parent-teacher conference, telephone interview or other mutually agreed upon arrangements. The public agency must make two attempts to have the parent complete the home version of the adaptive behavior scale within 60 days of receiving parental consent for initial evaluation and document such attempts on the eligibility report. However, the absence of a home version of the adaptive behavior scale must not delay the evaluation determination timeline. If a home version of the adaptive behavior scale is not obtained, a second school version must be completed.

5. Can we send the adaptive behavior scale home to be completed?

Yes. The home version may be sent home if it is mutually agreed upon by both the parent or guardian and the public agency and if the scale does not require a face-to-face interview. If a home version of the adapted behavior scale is not completed after two documented attempts, a second school version of the adapted behavior scale must be completed.

6. Is it true that both the IQ score and adaptive behavior score must be 65 when determining eligibility for an intellectual disability?

No. The criteria for both measures are at least two standard deviations below the mean, usually 70 or below.

7. If a parent demands that a student be evaluated, do you have to do the battery of formal assessments including an IQ test, or can you use informal screeners (e.g., Slosson, K-BIT) and achievement tests (i.e. WRAT, PIAT) while gathering information?

Even though intervention strategies are being implemented, the evaluations outlined in the AAC are the required minimum evaluative components. Screeners and short (or brief) forms are **not** sufficient to determine eligibility. Screeners only indicate what areas need to be evaluated further.

8. Can the UNIT be used to help determine eligibility for an intellectual disability or for a specific learning disability?

Yes. The UNIT is a nontraditional intelligence test that may be used for any disability area, if determined appropriate. Remember, the IQ score is just one part of an evaluation.

9. What assessment instruments may be used to determine eligibility for Developmental Delay for older students since many developmental scales do not go beyond age seven?

The IEP Team makes the decision as to the specific assessment instruments which follow the evaluation criteria in the AAC. All five domains must be evaluated using a standardized, norm-referenced instrument(s). The IEP Team may choose to use a different instrument for each domain if a single instrument is not available. For students, ages 7-8, the IEP Team may have to use separate tests for each domain or consider another disability area.

10. May the Vineland Adaptive Behavior Scale be used as a multi-domain instrument to evaluate motor, communication, social, and adaptive skills?

No. The Vineland Adaptive Behavior Scale is a standardized, norm-referenced measure of adaptive behavior skills only. The social, motor, and communication scores are subtests that comprise adaptive behavior on this instrument.

11. If you get consent for evaluation from a parent in one public agency and the student moves to another public agency, is the consent still in effect?

Yes, if the consent was from another public agency in Alabama.

12. Do evaluations have to be conducted in the summer?

The referral-to-placement process continues in the summer. The public agency may need to make arrangements to have personnel available during the summer months to serve on IEP Teams and Eligibility Committees in the event referrals are received during the summer and consent to begin the evaluation process is received from the parent.

13. How long may the public agency wait for the parent to obtain a follow-up evaluation on a vision or hearing screening failure?

It is not the responsibility of the parent to obtain follow-up evaluations from hearing or eye specialists. It is the responsibility of the public agency to schedule, arrange, and secure any necessary follow-up.

14. What if a failure in vision and/or hearing screening causes the evaluation process to exceed the 60 calendar day timeline?

The public agency will be overdue with the timeline. An exception is when the parent repeatedly fails or refuses to produce the student for the evaluation. Follow-up evaluations must be completed when a student fails a vision or hearing screening. Every effort must be made to complete all evaluations within the 60-day timeline. If there are delays, the actions taken to obtain evaluation, should be documented in the student's record. Use the Annotate process in STISETS for this documentation.

15. Does the public agency have the responsibility to obtain hearing aids or glasses that are recommended by a specialist?

If the items are necessary to complete the required evaluations and for the student to receive FAPE, then it is the responsibility of the public agency to ensure that corrective measures are provided. When corrective measures (i.e., glasses, hearing aids, or other appropriate remediation) are indicated, these must be provided before any further evaluations are attempted to ensure valid results. The cost for any evaluations and/or corrective measures becomes the responsibility of the public agency. The public agency may contact other local agencies for assistance in providing glasses/hearing aids (Children's Rehabilitation Services, Lion's Club, etc.).

16. At the three-year reevaluation, is a vision and hearing screening required?

Not necessarily. It would not be necessary to administer further evaluations for vision or hearing unless the IEP Team determines that conditions warrant a more current evaluation. The results of vision and hearing screenings and any follow-up must be documented on the eligibility report.

17. When is it appropriate to administer a functional vision or hearing screener?

A functional vision/auditory response screener is appropriate if the student:

- Fails the vision/hearing screening and rescreening is unwarranted due to the functioning level of the student.
- Cannot follow directions.
- Is unable to be conditioned for the testing situation.
- Is unable to adapt to the screening situation.
- Refuses to cooperate in the screening situation.

18. Can a public agency use results from mass vision and hearing screening for initial eligibility purposes?

Yes. If the screening has been done within one year, the results may be used for an initial evaluation. If there is a question about hearing or vision, a screening will need to be repeated before the other assessments are administered and/or completed to ensure that results obtained are valid.

19. Is the public agency expected to complete three behavior rating scales on students suspected of having an emotional disability?

Yes. The administration of three of the same behavior rating scales must be completed by three or more independent raters, one of whom may be the parent or the child, and who have had knowledge of the child for at least six weeks.

20. May parents revoke their consent for evaluation at any time?

The parent has the right to revoke consent for the evaluation; however, revoking consent does not take away an action that has already occurred. If the parent revokes consent for an evaluation, the public agency has two options:

- Accept the parent's justification as valid.
- Request mediation, and/or an impartial due process hearing to override the revocation if the public agency continues to believe the child is a child with a disability who is in need of special education and related services. However, the agency does not violate its obligations for Child Find if it does not pursue the evaluation.

21. What is the difference between speech or language disabilities?

Speech refers to communication disorders in the area of articulation, voice, and/or fluency. Language refers to a language disability that adversely affects a child's educational performance. Language usually involves syntax, semantics, and/or pragmatic errors.

22. When a student transfers from another State do you have to honor the IEP from the other State?

If a student with a disability (who had an IEP that was in effect in a previous public agency in another state) transfers to a public agency in a new state, and enrolls in a new school within the same school year, the new public agency (in consultation with the parents) must provide the student with FAPE (including services comparable to those described in the student's IEP from the previous public agency), until the new public agency:

- Conducts an evaluation (if determined to be necessary by the new public agency); and/or
- Develops, adopts, and implements a new IEP, if appropriate.

23. What options are available when an out-of-state transfer student cannot produce an IEP, and the parent is the source for identifying "comparable" services?

The federal regulations require that, to facilitate the transition for a student, the new public agency in which the student enrolls must take reasonable steps to promptly obtain the student's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the student, from the previous public agency in which the student was enrolled, and the previous public agency in which the student was enrolled must take reasonable steps to promptly respond to the request from the new public agency. If, after taking reasonable steps to obtain the student's records from the public agency in which the student was previously enrolled, including the IEP and any other records relating to the provision of special education or related services to the student, the new public agency is not able to obtain the IEP from the previous public agency or from the parent, the new public agency is not required to provide services to the student. This is because the new public agency, in consultation with the parents, would be unable to determine what constitutes comparable services for the student, since that determination must be based on the services contained in the student's IEP from the previous public agency. However, the new public agency must place the student in the regular school program and conduct an evaluation pursuant to, if determined to be necessary by the new public agency. If there is a dispute between the parent and the new public agency regarding whether an evaluation is necessary or regarding what special education and related services are needed to provide FAPE to the student, the dispute could be resolved through the mediation procedures in or, as appropriate, the due process procedures. Once a due process complaint notice requesting a due process hearing is filed, the student would remain in the regular school program during the pendency of the due process proceedings.

24. What if a student transfers to a new public agency without a copy of an IEP, yet it is obvious he/she is in need of special education services?

If the parent and the new public agency agree on services that the student needs until records are received from the previous public agency, those agreed upon services may be provided. If the parent and the public agency do not agree on the services to be provided, the student is enrolled in the regular education program along with any special education and related services on which the parent and the public agency agree. Also, the public agency can always ask the parent for consent to conduct an initial evaluation.

25. Is it permissible for a public agency to require that a student with a disability who transfers from another state with a current IEP that is provided to the new public agency remain at home without receiving services until a new IEP is developed by the public agency?

No. If a student with a disability (who had an IEP that was in effect in a previous public agency in another state) transfers to a public agency in a new state, and enrolls in a new school within the same school year, the new public agency (in consultation with the parents) must provide the student with FAPE (including services comparable to those described in the student's IEP from the previous public agency), until the new public agency:

- Conducts an evaluation (if determined to be necessary by the new public agency); and/or
- Develops, adopts, and implements a new IEP, if appropriate.

Thus, the public agency must provide FAPE to the student when the student enrolls in the school in the public agency in the new state, and may not deny services to the student pending the development of a new IEP.

26. Do you have to get consent from the parents to request records from the public agency the student has transferred from?

Parental consent is not required for the transmission of special education records between public agencies. Parental notice is required. A sample form is on the SES homepage under Forms.

27. Do public agencies have a time limit on facilitating the transfer of student records?

The new public agency in which the student enrolls must take reasonable steps to promptly obtain the student's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the student, from the previous public agency in which the student was enrolled, and the previous public agency in which the student was enrolled must take reasonable steps to promptly respond to the request from the new public agency. If paper copies of records are requested by the new public agency, SES recommends the records be delivered within **ten** days of the request. (With the transfer process in STISETS hopefully there will not be a need to transfer hard copies of records.)

28. What is the timeline for the receiving public agency to adopt an IEP from a previous public agency or to develop and implement a new IEP?

The federal regulations do not establish timelines for the new public agency to adopt the student's IEP from the previous public agency or to develop, adopt, and implement a new IEP. However, the new public agency must take the steps within a reasonable period of time to avoid any undue interruption in the provision of required services.

29. Will STISETS kick out observations that are dated prior to the referral date?

No. STISETS should not kick out observations that are dated prior to the referral date. However, the public agency will need to make sure the observation is within one year of the IEP Team meeting to discuss the referral unless this is an out-of-state transfer.

30. Who should make the decision as to the battery of tests to be administered when looking at testing specific areas of achievement?

The IEP Team decides which type of testing is needed (e.g. intellectual, achievement, speech) and the psychometrist chooses the most appropriate assessment for the student after reviewing information provided by the IEP Team. The IEP Team may recommend particular instruments to be used.

31. Do you complete a referral form on a child who transfers from out-of-state?

A referral form is not required. The initial referral process should be followed. However, the public agency may require a referral form to be completed. Refer to the out-of-state transfer charts to determine where to begin in the referral process.

32. Does evaluate mean retest or just go through the old "MET" process and determine no additional data are needed?

We no longer use a "MET". Evaluation means the review of existing data and only means "test" if the IEP Team determines that additional data are necessary to determine continued eligibility status.

33. Can the *Family Focus Interview/ELPP Documentation* form be used for eligibility as the structured interview with autism?

Yes.

34. How do we document parent participation in a meeting if they participate by phone?

In hard copy forms and in STISETS, on the parent signature line write, "parent participated by telephone."

35. How do we document the parent chose to participate by telephone but at the time of the meeting they did not answer the telephone?

If the parent said they were going to participate in the meeting by phone and did not participate, document that the parent was unavailable by telephone.

36. Under the IDEA, what must occur during the 60 calendar day time period after the public agency receives parental consent for an initial evaluation? Must a public agency determine eligibility and begin providing special education and related services within this IDEA 60 calendar day initial evaluation timeline?

The federal regulations state an initial evaluation must be conducted within 60 days of receiving parental consent for the evaluation or, if the state establishes a timeframe within which the evaluation must be conducted, within that timeframe. The IDEA 60 calendar day timeline applies only to the initial evaluation. Public agencies are not required to make the eligibility determination, obtain parental consent for the initial provision of special education and related services, conduct the initial meeting of the IEP Team to develop the child's IEP, or initially provide special education and related services to a child with a disability during the IDEA 60 calendar day initial evaluation timeline.

37. May a foster parent provide consent for an initial evaluation even if the biological parent refuses to provide such consent?

If the biological or adoptive parent of the child refuses consent for an initial evaluation of the child, and the parental rights of the biological parent have not been terminated in accordance with state law, or a court has not designated a foster parent to make educational decisions for the child in accordance with state law, a foster parent may not provide consent for an initial evaluation.

There are two choices in team selection for making eligibility decisions. If the choice is the Eligibility Committee, it must be comprised of a group of qualified professionals including the parent. This will necessitate an additional meeting by the IEP Team to develop the IEP for an eligible student. If the IEP Team is used to determine eligibility and the student is determined eligible, that team may also develop the IEP at the same meeting if the *Notice of Proposed Meeting/Consent for Agency Participation* informed the parent this might take place by checking it as a purpose of the meeting or if the parent is in attendance and in agreement to move forward. All purposes of the meeting must be documented.

2. Can a student receive special education services during the evaluation process while the system is waiting to determine eligibility?

The only way a student may receive services during the evaluation process is if he/she is an out-of-state transfer student and the LEA is implementing the previous IEP until eligibility in Alabama has been determined.

3. How many assessments must be available to determine eligibility?

The IEP Team determines what evaluations the student will receive; however, at a minimum, the required evaluative components outlined in the AAC must be administered.

4. What are the requirements for the eligibility determination of students suspected of having a specific learning disability?

When determining whether a child has a specific learning disability, a public agency will not be required to take into consideration whether a child has a severe discrepancy between intellectual ability and achievement. A public agency may use a process based on the child's response to scientific, research-based intervention (RtI). A public agency may use other alternative research-based procedures for determining whether a child has a specific learning disability. Refer to the AAC, 290-8-9.03(10) for all the requirements.

5. When must children with disabilities who become three years old be served?

For children who are transitioning from Part C (Early Intervention) to Part B (preschool programs), the public agency is required to make FAPE available to each eligible child residing in its jurisdiction no later than the child's third birthday and have an IEP implemented by that date. If the child's third birthday occurs during the summer months, the child's IEP Team will determine when special education services will begin. The public agency must participate in a transition planning conference arranged by the Early Intervention (EI) service provider in order to experience a smooth and effective transition to preschool programs in a timely manner.

6. When do services begin if a parent referral is made for a child who is older than 30 months?

If a parent referral is made for a preschool child who is older than 30 months, the public agency has 60 calendar days from receipt of parental consent to complete the initial evaluation. The public agency has 30 calendar days from completion of the evaluation to determine eligibility and 30 calendar days from eligibility determination to complete the IEP process. The timeline begins once the public agency receives consent from the parent for the initial evaluation. This may mean the services begin after age three.

7. Can a student be eligible in the area of spelling for a specific learning disability?

No. Spelling is not one of the areas listed in the criteria for SLD.

8. If a student receives an extremely low IQ score (52), but a high adaptive behavior score (85-93), and in addition, the parent does not want special education services, but instead insists on a Section 504 plan, what do you suggest?

If a student does not meet the eligibility criteria for intellectual disability or any other disability area outlined in the AAC, the student must be determined ineligible for special education services.

Ineligibility for special education does not automatically qualify a student for protection under Section 504 of the *Rehabilitation Act of 1973*.

Even though the parent is a member of the IEP Team, the school system is ultimately responsible for determining whether a student is eligible for special education services and/or protection from discrimination under Section 504. The parent may refuse services but the parent does not get to choose between IDEA or Section 504. The Office for Civil Rights (OCR) has stated that it is impermissible for a student's parents to refuse to accept IDEA services and require the district to develop an IEP under Section 504. OCR states a rejection of the services offered under IDEA amounts to a rejection of services offered under Section 504. (Letter to McKethan, 25 IDLER 295 [OCR, 1996]).

9. May a student at any age up to nine years old be considered for eligibility in the area of Developmental Delay?

Yes, a child may be determined eligible under the category of DD at age three. A child identified with a developmental delay must be reevaluated prior to his or her ninth birthday to determine continued eligibility for special education services.

10. May a student who is eight years old be determined eligible for Developmental Delay as an initial eligibility decision and/or as a reevaluation decision?

Yes. However, the IEP Team may want to consider another area of disability since the student can no longer be eligible for DD at age nine. A student determined eligible for DD at age eight would have to go through the reevaluation process prior to the ninth birthday to determine eligibility for another area of disability in special education.

11. Regarding eligibility determination, does the IEP Team/Eligibility Committee decision have to be unanimous?

No. However, any member stating that the report does not reflect his or her conclusions must submit a separate statement presenting his or her conclusions.

12. What is the process if there is dissension among the IEP Team/Eligibility Committee members regarding eligibility determination?

Eligibility determination is a team decision. Any member in disagreement may sign in the appropriate place on the eligibility report and attach a dissenting statement.

13. How does the LEA respond when a parent or teacher requests that a student be removed from special education?

If the parent makes the request to remove the child from special education, the LEA must obtain a signed *Notice of Revocation of Consent for Continued Provision of Special Education and Related Services* and provide notice to the parent before ceasing services.

If a teacher makes the request for a student to be exited from special education, the request must be forwarded to the IEP Team for resolution. The IEP Team/Eligibility Committee must meet to consider eligibility or ineligibility for special education by following Process Chart 2. If it is determined that the student is no longer eligible for special education services, an eligibility report is completed and the student is exited from special education. However, if the IEP Team/Eligibility Committee finds that the student continues to be eligible for special education services, the student continues to receive special education and related services.

14. Are there eligibility exceptions to the transition requirements for incarcerated students in adult prisons?

Yes, transition services are not required if the incarcerated individual's eligibility for services will end, because of his or her age, prior to his/her release from prison based on consideration of his or her sentence and eligibility for early release.

15. Is it true that the Multiple Disabilities exceptionality is intended only for children who have severe and profound disabilities or can it mean merely those who qualify for two or more disability areas?

Multiple Disabilities means concomitant impairments (such as intellectual disabilityblindness, or intellectual disability-orthopedic impairment), the combination of which causes such severe educational needs that cannot be accommodated in special education programs solely for one of the impairments.

16. Do we need to do a new eligibility report if we need to add something?

Yes, a new eligibility report must be completed each time the student is reevaluated for continued eligibility.

17. How do we document parent participation in a meeting if they participated by phone?

In hard copy forms and in STISETS, on the parent signature line write, "parent participated by phone."

18. How do we document the parent chose to participate by phone, but at the time of meeting they did not answer the phone?

If the parent said they were going to participate in the meeting by phone and did not participate, document that the parent was unavailable by phone.

19. A child was determined eligible and the parent did not consent to services at the time. One year later, the parent wants services. What do we do?

The child is still an eligible child. If the parent wants services, reactivate the information in STISETS, get a *Notice and Consent for Provision of Special Education Services* signed and move forward with developing an appropriate IEP. Document in the annotate process what occurred. If the child needs to be reevaluated, follow Process 2, Reevaluation to Determine Continued Eligibility.

20. A child was served in an LEA. The child left and attended private school or was home schooled for a year or two. The child returns to an LEA. Is this an initial evaluation or a reevaluation?

If an evaluation is necessary, it would be a reevaluation unless the child had been determined ineligible; the parent revoked consent and then requested an evaluation at a later date; and/or the child moved out-of-state and returned to Alabama.

REEVALUATION PROCESS

1. Must an IEP Team meeting be held for every student who is due for a reevaluation?

Yes. SES recommends an IEP Team meeting even if the public agency is considering asking the parent to agree that a three-year reevaluation is not necessary.

2. What are the criteria for continued eligibility?

The AAC outlines the required minimum evaluative components and eligibility criteria for each disability area. These criteria must be met at initial eligibility **as well as at each three-year reevaluation** to determine continued eligibility.

3. Is parental consent required for reevaluation?

Parental consent is <u>not</u> required prior to the IEP Team convening to review existing data and to determine what additional data, if any, is necessary. Parents must be given the opportunity to attend the IEP Team meeting to determine what additional data is needed. If the IEP Team determines that additional data are needed in order to determine continued eligibility, parental consent must be obtained. If the parents do not respond to a request for consent to reevaluation, the public agency may proceed after reasonable efforts (at least two attempts) have been made and documented. SES suggests these two attempts be documented on the eligibility report under record review.

Parental consent is not necessary if additional data that needs to be obtained is for teacher and related service provider observations, ongoing classroom evaluations, or the administration of or review of the results of adapted or modified assessments that are administered to all children in a class, grade, or school.

4. Is it necessary to complete a new eligibility report when the IEP Team determines that additional data are needed in order to determine that a student continues to have a disability and continues to be in need of special education?

Yes. A new eligibility report must be completed each time the student is reevaluated for continued eligibility.

5. Is it necessary to complete a new eligibility report if the IEP Team determines no additional data are needed in order to make an eligibility decision?

Yes, as of May 19, 2011, a new eligibility report <u>must</u> be completed each time a student is reevaluated for continued eligibility.

6. What happens if the IEP Team is unable to get parental consent to conduct a threeyear reevaluation?

If the IEP Team makes two attempts to get parental consent and the parent does not respond, the IEP Team may proceed with the reevaluation, as long as the IEP Team notifies the parent of the decision. If the IEP Team gets a "no" from the parent, the IEP Team has the following options:

- The IEP Team may reconsider whether or not the additional data are absolutely necessary in order to make a decision regarding continued eligibility.
- The IEP Team may request that the parent participate in a conference to discuss his or her decision.
- The public agency may ask for mediation from the ALSDE or the agency may initiate a due process hearing in order to have an impartial hearing officer to order a reevaluation to be administered over the parents' objections. The public agency does not violate its child find obligations or evaluation obligations if it does not pursue mediation and/or a due process hearing.

7. What evaluation procedures are required for a student who is suspected of no longer having a disability?

The reevaluation for continued eligibility process should be initiated. The IEP Team must convene to consider existing data and determine what additional data, if any, are needed to determine whether the student continues to have a disability and continues to be in need of special education and related services. A new eligibility report must be completed.

8. What documentation is required when an IEP Team determines that a student no longer has a disability?

Process 2, reevaluation for continued eligibility, must be followed. When an IEP Team determines that a student no longer has a disability, an eligibility report must be completed with all existing data, as well as any updated and/or additional data. A copy of the eligibility report must be provided to the parents. The public agency must complete all sections of the eligibility report including a description of other options considered and the information used to make the decision. The eligibility report must document all required minimum evaluative components.

9. What forms are required for the reevaluation process?

The following forms are required for the reevaluation process:

Notice of Proposed Meeting/ Consent for Agency Participation

This notice invites the parents to attend the IEP Team meeting. Indicate on the form that the purpose of the meeting is to determine if additional data are needed and, if appropriate, to determine continued eligibility.

Notice of IEP Team's Decision Regarding Reevaluation

This notice informs parents of the IEP Team's decision regarding the need for additional data to determine continued eligibility.

Notice and Consent for Reevaluation (if appropriate)

This notice documents the parent's consent for reevaluation or two attempts to obtain the parent's consent is documented on the form.

Notice and Eligibility Decision Regarding Special Education Services

This form documents the IEP Team's or Eligibility Committee's decision regarding continued eligibility. This form must be completed each time the student is reevaluated for continued eligibility.

10. Do we have to send the *Notice and Eligibility Decision Regarding Special Education Services* and the *Notice of Intent Regarding Special Education Services* every time we make an eligibility determination?

The *Notice and Eligibility Decision Regarding Special Education Services* is sufficient if all sections are completed accurately. This form is a notice and, therefore, meets the notice requirements, including other options considered, etc.

11. Do the same timelines apply to reevaluations as initial referrals?

No. Reevaluations must be conducted at least every three years to determine continued eligibility. Three years from the signature date of the last eligibility report is the date by which each three-year reevaluation must be completed.

12. In the "student no longer eligible for services" date field in STISETS, what date will go in that box?

The date the Eligibility Committee or IEP Team met to determine that the student was no longer eligible for special education services.

13. If no additional data are needed for continued eligibility, do we just put the old data on a new eligibility form and sign and date it?

No. All required evaluation data used to determine eligibility status must be documented as well as any existing data collected since the last reevaluation that <u>current data</u> to documents the student <u>continues</u> to remain eligible. Remember, at reevaluation time you are documenting that the student <u>continues</u> to be eligible, not that he or she was eligible three years ago.

14. After the eligibility meeting is held for continued eligibility, must the IEP be reviewed?

No, not automatically. It may be necessary to review the IEP and make changes based on continued eligibility. The IEP Team decides if the IEP needs to be reviewed. If changes need to be made, the IEP Team should go to the process with the current IEP to make changes.

15. If a child is aging out of Developmental Delay (DD), is it required that we do further testing to determine that the student is no longer eligible or can we use DIBELS scores and grades to make the determination that he/she is no longer eligible?

It is an IEP Team decision. The reevaluation process must be completed. The IEP Team may use existing data to dismiss the student. Current data must be included on the eligibility report to support the decision.

16. Can secondary SLI be discontinued in the profile page without a new eligibility form?

LEAs have been discouraged from indicating secondary disability areas on the eligibility report since 1997. However, if the LEA where you work has persisted in adding secondary disability areas and SLI was actually indicated on the eligibility form as a secondary disability area, you must exit through the eligibility process. If SLI services were added through the IEP process and not as a secondary disability area, you must exit through the IEP process.

17. When a student transfers from another public agency within the state do you have to honor the IEP from the other agency?

If a student with a disability (who had an IEP that was in effect in a previous public agency in Alabama) transfers to a new public agency in Alabama and enrolls in a new school within the same school year, the new public agency (in consultation with the parents) must provide FAPE to the student (including services comparable to those described in the student's IEP from the previous public agency), until the new public agency either:

- Adopts the student's IEP from the previous public agency; or
- Develops, adopts, and implements a new IEP.

18. What if a student whose IEP has not been subject to a timely annual review, but who continues to receive services under that IEP, transfers to another public agency in the same State? Is the new public agency required to provide FAPE from the time the student arrives?

If a student with a disability was receiving special education and related services pursuant to an IEP in a previous public agency, even if that public agency failed to meet the annual review requirements, and transfers to a new public agency in the same state and enrolls in a new school within the same school year, the new public agency (in consultation with the parents) must provide FAPE to the student (including services comparable to those described in the student's IEP from the previous public agency), until the new public agency either:

- Adopts the student's IEP from the previous public agency; or
- Develops, adopts, and implements a new IEP.

19. Does consent have to be obtained from the parents to request records from the public agency from which the student transferred?

Parental consent is not required for the transmission of special education records between public agencies. Parental notice is required. A sample form is on the ALSDE Web site under Special Education/forms.

20. Do public agencies have a time limit on facilitating the transfer of student records?

The new public agency in which the student enrolls must take reasonable steps to promptly obtain the student's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the student, from the previous public agency in which the student was enrolled; and the previous public agency in which the student was enrolled steps to promptly respond to the request from the new public agency. If paper copies of records are requested by the new public agency, SES recommends the records be delivered within ten days of the request.

21. What is the timeline for the receiving public agency to adopt an IEP from a previous public agency or to develop and implement a new IEP?

The federal regulations do not establish timelines for the new public agency to adopt the student's IEP from the previous public agency, or to develop, adopt, and implement a new IEP. However, the new public agency must take these steps within a reasonable period of time to avoid any undue interruption in the provision of required services. With the electronic transfer of data, the IEP should be implemented within days of the transfer.

22. If temporary consent or temporary IEP is not required and a student transfers from another state, is it necessary to get the consent for services signed?

Yes, once the student is determined to be eligible in Alabama. If the student transfers into the receiving public agency with an IEP that was in effect in the previous public agency in another state, the receiving public agency, in consultation with the parents, must provide comparable services to those described in the previously held IEP, until the new public agency conducts a new evaluation (if necessary) to determine eligibility. If the parents refuse consent for the initial (new) evaluation, the receiving public agency may not evaluate. The public agency may pursue the evaluation through mediation and/or due process, but is not required to do so.

23. If a student transfers from out-of-state and there is no IEP and the student is placed in the regular education classroom, should the IEP Team decision form be completed?

No. Students who transfer into Alabama from out-of-state must go through the initial evaluation process. The public agency should send out the "*Notice of Proposed Meeting/Consent for Agency Participation*" form, indicating that the purpose of the meeting is to discuss the need for additional data collection. Then the IEP Team meets and reviews any existing data and makes the decision regarding additional data. If additional data are needed, the *Notice and Consent for Initial Evaluation* is completed and the needed assessments are conducted. If no additional data are needed, the IEP Team may use existing data to determine eligibility under Alabama criteria.

24. Can a student be determined ineligible for special education (upon reevaluation) by documenting and reviewing existing data?

Yes, but a new eligibility report must be developed to document all required evaluations and all existing data used to make that decision. Current data must be included on the eligibility report to support the decision.

25. Is parental consent required for a reevaluation if the IEP team has determined the student's records indicate that the reevaluation can be determined by a review of records?

No.

26. Do appropriate evaluations constitute a reevaluation or are these covered under a previous "consent to evaluate"?

Anytime you obtain additional appropriate evaluations, you must get parental consent to evaluate unless the parent fails to respond to a request (at least two attempts) for consent to reevaluate.

27. Are we completing new eligibility reports at all reevaluations?

Yes. A new eligibility report must be completed each time the student is reevaluated for continued eligibility.

28. How do we document parent participation in a meeting if they participate by phone?

In hard copy forms and in STISETS, on the parent signature line write, "parent participated by phone."

29. How do we document the parent chose to participate by phone, but at the time of the meeting they did not answer the phone?

If the parent said they were going to participate in the meeting by phone and did not participate document that the parent was unavailable by phone.

<u>Q & A</u> INDIVIDUALIZED EDUCATION

PROGRAM

1. When must an IEP be in effect for a student with a disability?

- At the beginning of each school year, each public agency must have in effect, for each student with a disability within its jurisdiction, an IEP.
- A meeting to develop an IEP for a student is conducted within 30 days of a determination that the student needs special education and related services; and
- As soon as possible following development of the IEP, special education and related services are made available to the student in accordance with the student's IEP. The IEP may be developed at the same meeting at which eligibility is determined, as long as prior written notice was provided.
- For a child transitioning from early intervention, an IEP must be developed and implemented on the child's third birthday.

2. Who are the required members of an IEP Team?

The public agency must ensure that the IEP Team for each child with a disability includes the following:

- a) The parents of a child with disability.
- b) Not less than one regular education teacher of the child if the child is, or may be, participating in the regular education environment. The regular education teacher must, to the extent appropriate, participate in the development, review, and revision of the child's IEP, including assisting in the determination of appropriate positive behavioral interventions and supports and other strategies for the child and the determination of supplementary aids and services program modifications, and supports for school personnel.
- c) Not less than one special education teacher of the child, or where appropriate, not less than one special education provider of the child.
- d) A representative of the public agency who:
 - 1. Is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of students with disabilities.
 - 2. Is knowledgeable about the general education curriculum.
 - 3. Is knowledgeable about the availability of resources of the public agency. The public agency may designate an LEA member of the IEP Team to also serve as the public agency representative, if the criteria for serving as a public agency representative are met.
 - 4. Has the authority to commit agency resources and be able to ensure that IEP services will be provided.
- e) An individual who can interpret the instructional implications of evaluation results, who may be a member of the team described in sections (b) through (d) above.
- f) At the discretion of the parent or the agency, other individuals who have knowledge or special expertise regarding the child, including related services personnel, as appropriate. The determination of the knowledge or special expertise of any individual is made by the party who invites the individual to be a member of the IEP Team.
- g) Whenever appropriate, the student with a disability.
- h) Secondary Transition Services Participants. In addition to the participants specified in (a) through (f) above, if a purpose of the meeting is the consideration of the postsecondary goals for the child and the transition services needed to assist the child in reaching those goals, the public agency must invite the child and, with the consent of the parents or a child who has reached the age of majority, a representative of any other agency that is likely to be responsible for providing or paying for transition services. If the child does not attend the IEP Team meeting, the public agency must

take other steps to ensure that the child's preferences and interests are considered.

i) Early Intervention Representatives. In the case of a child who was previously served under Part C/Early Intervention (EI), an invitation to the initial IEP Team meeting must, at the request of the parent, be sent to the EI service coordinator or other representatives in the EI system to assist with the smooth transition of services.

3. Must those invited to the IEP Team meeting be present for the entire IEP meeting?

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 student with a disability or student (age 19 or older) and the public agency agree, 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 at 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, or student (age 19 or older), and the public agency consent to the excusal in writing; and the member submits, in writing to the parent or student (age 19 or older) and the IEP Team, input into the development of the IEP prior to obtaining consent for the excusal of the IEP Team member.

4. If service providers such as Occupational Therapists (OTs) and Physical Therapists (PTs) cannot attend the IEP Team meeting, do they have to get consent in writing to be excused from IEP Team meetings?

No. Only the required public agency IEP Team members must have written consent to be excused from the IEP Team meeting. The required public agency IEP Team members are as follows:

- Not less than one regular education teacher of the student (if the student is, or may be, participating in the regular education environment).
- Not less than one special education teacher of the student, or where appropriate, not less than one special education provider of the student.
- A representative of the public agency who-

Is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of students with disabilities; Is knowledgeable about the general education curriculum; Is knowledgeable about the availability of resources of the public agency; has the authority to commit agency resources and be able to ensure that IEP services will be provided. A public agency may designate a public agency member of the IEP Team to also serve as the agency representative, if the above criteria are satisfied.

• An individual who can interpret the instructional implications of evaluation results, who may already be one of the above mentioned IEP Team members. The IEP Team is encouraged to seek input from service providers who do not attend. Each public agency must ensure the student's IEP is accessible to each service provider who is responsible for its implementation and is informed of his or her specific responsibilities related to the implementation of the student's IEP; and, the specific accommodations, modifications, and supports that must be provided for the student in accordance with the IEP.

5. Who can serve as a public agency representative?

Any representative of the public agency who:

- Is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of students with disabilities.
- Is knowledgeable about the general education curriculum.
- Is knowledgeable about the availability of resources of the public agency.
- Has the authority to commit agency resources and ensure that IEP services are provided.

A public agency may designate a public agency member of the IEP Team to serve as the agency representative, if the above criteria are satisfied.

6. Must there be a public agency representative present at each IEP Team meeting?

A representative of the public agency should be in attendance for each annual IEP Team meeting. However, according to the excusal clause a public agency representative is a member who may be excused. SES highly recommends that public agency representatives attend **all** IEP Team meetings.

7. Which regular education teachers should attend the IEP Team meeting?

A regular education teacher who has knowledge of the general education curriculum for the grade the student will be in during the implementation of the IEP and who may be a regular education teacher of the student (if the student is or may be participating in the regular education environment) should participate as a team member in the development, review, and revision of the IEP. If more than one regular education teacher will be working with the student, the public agency representative may designate who will attend the meeting. The IEP Team is encouraged to seek input from teachers who do not attend. Each public agency must ensure that the student's IEP is accessible to each regular education teacher who is responsibilities related to implementing the student's IEP; and the specific accommodations, modifications, and supports that must be provided for the student in accordance with the IEP.

8. Who should be invited as the regular education teacher for a preschool child with disabilities?

The requirement is to have the teacher of the child. If a child attends a program in the community, a licensed service provider of the child (i.e., Head Start teacher, day care provider, church personnel) must be invited. If there is not a regular teacher of the child, someone who meets state certification requirements such as a kindergarten teacher or other qualified personnel who can provide services to this age group must be invited.

9. Preschool teachers are invited to attend IEP Team meetings but may not be able to attend. How do we go about meeting the requirement to have a regular education teacher at the IEP Team meeting?

The requirement is to have the teacher of the child. However, if this person cannot attend the IEP Team meeting, maybe they can participate by conference call. The IEP Team should have input from the teacher <u>of</u> the child. Teacher input may be gained through such methods as the *Natural Environment Observation/ELPP Documentation, Family Focus Interview/ELPP Documentation*, teacher records, etc.

10. What is the role of the regular education teacher at an IEP Team meeting?

A regular education teacher of the child (if the child is, or may be, participating in the regular education environment) has knowledge of the general education curriculum for the grade the student will be in during the implementation of the IEP and therefore should participate as an IEP Team member in the development, review, and revision of the IEP. The regular education teacher should also assist in the determination of appropriate positive behavioral interventions and supports, other strategies for the student, supplementary aids and services, program modifications, and/or accommodations and supports for school personnel, if necessary.

11. Which related services provider should be invited to the IEP Team meeting?

Any service provider(s) who is responsible for implementing services identified in the IEP may be invited to the IEP Team meeting. If the service provider(s) does not attend the meeting, the IEP Team should seek input from the service provider(s). The public agency must ensure that the service provider(s) is informed of his or her specific responsibilities related to implementing the student's IEP.

12. Can an OT or a PT serve as the special education teacher at an IEP Team meeting?

No. In Alabama, OT and PT are not considered special education (specially designed instruction). Therefore, an OT or a PT may not serve in the capacity of the required special education teacher or special education provider.

13. Does a parent and public agency have the option of inviting any individual of their choice to be participants on a student's IEP Team?

The parent or the public agency may include individuals who have knowledge or special expertise regarding the student. The determination as to whether an individual has knowledge or special expertise shall be made by the parent or public agency who has invited the individual. The public agency must get consent from the parent or a student who has reached the age of majority to invite transition agency representatives who would be responsible for providing or paying for transition services. The public agency also determines which individuals from the public agency will fill the required IEP Team member's position.

14. If the parent indicates on the request to attend an IEP Team meeting that he/she will attend, but then calls the day before the meeting and wants to reschedule, what is the public agency's responsibility?

The public agency has the responsibility to hold the IEP meeting at a mutually agreed upon time and location. Therefore, if the parent informs the public agency before the scheduled meeting that the time, date, or location needs to be changed, the public agency has the responsibility to reschedule the meeting. If after attempts to reschedule with the parent the rescheduling would prohibit the public agency from meeting a timeline (i.e., before the IEP lapses), the public agency should inform the parent that the IEP Team must meet before the specified timeline.

15. If the parent indicates on the request to attend an IEP Team meeting that he/she will attend, but then does not come to the meeting, what is the public agency's responsibility?

If the parent checks that he or she will meet as scheduled but does not attend, the meeting may be held as scheduled. Only the purposes of the meeting checked on the *Notice of Proposed Meeting/Consent for Agency Participation* may be discussed.

16. What are the requirements for public agencies in regard to parent participation in the IEP Team meeting?

Each public agency must take steps to ensure that one or both of the parents of a child with a disability are present at each IEP Team meeting or are afforded the opportunity to participate, including notifying the parent of the meeting early enough to ensure that he/she will have an opportunity to attend; and scheduling the meeting at a mutually agreed on time and place. If neither parent can attend an IEP Team meeting, the public agency must use other methods to ensure parent participation, including individual or conference telephone calls or alternative means such as video conferences. A meeting may be conducted without a parent in attendance if the public agency is unable to convince the parent that he/she should attend. In this case, the public agency must keep a record of reasonable efforts (at least two attempts) to arrange a mutually agreed on time and place such as detailed records of telephone calls made or attempted and the results of those calls, copies of correspondence sent to the parent and any responses received, and detailed records of visits made to the parent's home or place of employment and the results of those visits. The public agency must take whatever action is necessary to ensure that the parent understands the proceedings of the IEP Team meeting including arranging for an interpreter for a parent with deafness or whose native language is other than English. The public agency must provide the parent a copy of the child's IEP at no cost to the parent.

17. What if a parent continues to check "I want to reschedule a meeting" time after time and the timeline is running out?

Document all attempts to schedule a mutually agreed upon time for an IEP Team meeting. If neither parent can participate in a meeting where a decision is to be made relating to the educational placement of their child, the public agency must use other methods to ensure their participation, including individual or conference telephone calls or a video conference. If rescheduling prohibits the public agency from meeting a specified timeline, the public agency should inform the parent that they must determine eligibility by a certain date or they must have an IEP Team meeting by a certain date before the IEP lapses.

18. What is the role of the parent at an IEP Team meeting?

The parent should participate as an equal partner with school personnel in developing, reviewing, and revising the IEP. This is an active role in which the parent (1) provides critical information regarding the strengths of the child and expresses concerns for enhancing the education of the child; (2) participates in discussions about the student's need for special education and related services; and (3) joins with other participants in deciding how the student will be involved in the general education curriculum and participate in state and district-wide assessments, and what services will be provided and in what setting.

19. At what age can a student attend the IEP Team meeting?

Whenever appropriate, and at the discretion of the parent, the student with a disability should be invited to attend the IEP Team meeting. The public agency must invite a student with a disability to attend the student's IEP Team meeting if a purpose of the meeting will be the consideration of the postsecondary goals for the student and the transition services needed to assist the student in reaching those goals.

20. What must be considered when an IEP is developed, reviewed, or revised?

In developing each student's IEP, the IEP Team must consider the strengths of the student; the concerns of the parent for enhancing the education of the child; the student's preferences and/or interests; the results of the initial or most recent evaluation of the student; and the

academic, developmental, and functional needs of the student. The IEP Team must also consider "special instructional factors" for the student each time the IEP is reviewed.

21. Does a student continue to receive special education services even though he or she is making A's and B's but may have some areas in the standards where he or she is below grade level?

In order to be eligible for special education, a student must have a disability that has an adverse effect on educational performance and is in need of special education and related services. Educational performance means academic, social/emotional, and/or communication skills. Each public agency must ensure that FAPE is available to any individual student with a disability who needs special education and related services, even though the student has not failed or been retained in a course or a grade, and is advancing from grade to grade. The determination that a student is eligible must be made on an individual basis by the group responsible within the student's public agency for making eligibility determinations.

22. If a student qualifies for services in the area of Developmental Delay in one domain, is that the only domain that may be addressed in the IEP for services?

No. Once the student is eligible for special education services, he or she may receive any service(s) that the IEP Team deems appropriate after appropriate evaluations have been completed.

23. At what point in the IEP process is the least restrictive environment (LRE) determined for a student?

The LRE should be determined when the IEP Team meets and identifies the type and amount of services for the student and determines how and where those services will be implemented. The IEP Team must consider each LRE option and move down the continuum to determine the appropriate LRE.

24. What information should be included in the profile of a student's IEP.

The profile must include:

- 1. The strengths of the student
- 2. Parental concerns for enhancing the education
- 3. Student preferences and/or interests that include transition information beginning no later than the first IEP to be in effect when the student turns 16 or younger, if determined appropriate by the IEP Team
- 4. The results of the most recent evaluations
- 5. The academic, development, and functional needs of the student
- 6. Other
- 7. For a child transitioning from EI to preschool, justify if IEP will not be implemented on the child's third birthday

25. Should medical information be included in the profile?

Medical information should be included in the profile when it is pertinent to the student's progress and involvement in his or her educational program or if it is a concern of the parent.

26. If an area of concern is addressed in the profile, do we need goals for that area?

Any needs addressed on the profile page must be addressed as either a goal or in other components of the IEP. If the student's needs are more than what could realistically be addressed in one academic year, the IEP Team should prioritize the student's needs in the profile.

27. What do we mean by the term general education curriculum?

The general education curriculum is the curriculum for nondisabled students. The general education curriculum in Alabama is based on content standards listed in the College- & Career- Ready Standards. For preschool age children, the **Developmental Standards** for preschool children are used as the curriculum.

28. Is it necessary for a student's IEP to address involvement in the general education curriculum regardless of the nature and severity of the student's disability and the setting in which the student is educated?

Yes. The IEPs of all students with disabilities must address the extent to which the student will be involved and progress in the general education curriculum. The *Individuals With Disabilities Education Act* (IDEA) recognizes that some students with disabilities have educational needs which cannot be fully met by the general education curriculum; therefore, the IEP Team must make an individualized decision as to the extent appropriate for the student to participate in the general education curriculum and whether the student has other educational needs which cannot be met by the general education curriculum.

29. Does lunch and break time count as time "inside the regular education environment"?

Yes, if indeed the student is with nondisabled peers during lunch and break.

30. Can a student with a disability be in a regular education classroom with different but related work/activities?

Yes.

31. Is the goal now for children with severe cognitive delays to spend 80% of their time in the regular education classroom?

The goal is to include <u>all</u> students with disabilities in the regular education environment to the greatest extent appropriate. The LRE is an IEP Team decision that should be based on the individual needs of the student. The Office of Special Education Programs (OSEP) has asked states to work **towards** having all students with disabilities spend at least 80% of their time in the regular education environment. This is a goal to work toward. LRE decisions should be made on a case-by-case basis according to the student's individual needs.

32. Why do special education students have to be taught by highly qualified teachers?

Both *No Child Left Behind Act of 2001* (NCLB) and the IDEA are federal laws that require all students to have access to the general education curriculum. Additionally, current federal laws state that students with disabilities who are taught the core academic subjects must be taught by a highly qualified teacher.

33. Will the Student Profile continue to address state testing?

Yes. The **Student Profile** should include the results of the initial or most recent evaluation(s) of the student stated in meaningful terms as they relate to the needs of the student in order to write an appropriate standards-based IEP.

34. How can state assessment data be useful in writing standard-based IEPs?

State assessments are designed to measure progress toward academic content standards; therefore, results from state assessments can be used to identify concerns to be addressed when developing a standards-based IEP.

35. Can you elaborate on the collection of discipline referrals and attendance reports for making data based IEP decisions?

In the case of a student whose behavior impedes the student's learning or the learning of others, positive behavioral interventions and supports, and other strategies to address that behavior should be developed and implemented. If a student has discipline referrals, the IEP Team should consider and discuss the need for behavior goals and/or a behavioral intervention plan (BIP) or other services to address the behavior. If a student has truancy problems, that too should be addressed by the IEP Team.

36. What is meant by "consideration of Special Instructional Factors"?

Special Instructional Factors must be reviewed and considered at each annual IEP Team meeting and may be reviewed and considered if a revision is being made to the IEP. If **"yes"** is checked on any one of the **Special Instructional Factors** it should be addressed in the IEP.

37. If a student has a behavior problem and a BIP will be written, is the BIP considered part of the IEP?

Yes. According to OSEP, for a child with a disability whose behavior impedes his or her learning or the learning of others, <u>and</u> for whom the IEP Team has decided that a BIP is appropriate, or for a child with a disability whose violation of the code of student conduct is a manifestation of the child's disability, SES strongly suggests that the BIP be attached using documents on the SETS program.

38. If a student's behavior in the regular education classroom would significantly impair the learning of others, can the IEP Team determine that placement in the regular education classroom is inappropriate for that student?

The IEP Team is required to consider positive behavioral interventions, and supports, and other strategies to address the behavior of a student with a disability whose behavior impedes his or her learning or the learning of others. The determination of appropriate placement for a student whose behavior is interfering with the education of others requires careful consideration of whether the student can appropriately function in the regular education classroom if provided appropriate behavioral interventions, supports, and strategies. If the student can function in the regular classroom when provided appropriate behavioral interventions, supports, and strategies, placement in a more restrictive environment would be inconsistent with the LRE provisions of the IDEA.

39. If you mark Yes for transportation, do you need to address it elsewhere in the IEP?

Transportation does not need to be addressed further unless instruction is being provided. (e.g., teaching a student how to use public transportation).

40. Should the bus driver be aware of the IEP?

If **Yes** is checked regarding the student's need for transportation accommodations or modifications, a representative from the Transportation Department should be included in the discussion and decision-making for this section of the IEP.

Each public agency must ensure that the student's IEP is accessible to any service provider who is responsible for its implementation; each provider is informed of his or her specific responsibilities related to implementing the student's IEP; and the specific accommodations, modifications, and supports that must be provided for the student in accordance with the IEP. Therefore, if the student has a medical, behavioral, or other need of which the bus driver should be made aware, it is the public agency's responsibility to inform the bus driver of his or her responsibilities to implement the student's IEP and any specific accommodations, modifications, and/or supports the student may need.

41. In the area of Nonacademic and Extracurricular Activities, what do you check if the student is a private school student only receiving speech services through the public school?

If a student is a private school student and only receiving speech or language services from the public agency based on the public agency's private school plan, **Nonacademic and Extracurricular Activities** should be addressed as "No" with an explanation provided that the student only receives speech or language services from the public agency based on the public agency's private school plan.

42. If nondisabled students receive progress reports every 4.5 weeks, should students with disabilities receive progress reports on the same frequency?

Students with disabilities should receive progress reports the same as students without disabilities. However, progress of annual goals on the IEP only need to be provided concurrent with the issuance of report cards.

43. What must be addressed in the Annual Goal Progress Report?

The following must be addressed in the Annual Goal Progress Report:

- A description of how the student's progress toward meeting the annual goals will be measured and when periodic reports on the progress the student is making toward meeting the annual goals (such as through the use of quarterly or other periodic reports, concurrent with the issuance of report cards) will be provided.
- IEP goals must be addressed. The report is in addition to, not instead of, the usual report card and grades given for participation in regular education classes.

44. Could teachers and service providers who are in charge of implementing an IEP be involved in a due process hearing primarily because the student did not master all of the IEP goals written for the duration of an IEP?

It is possible. However, the agency, teacher, or other persons who are responsible for implementing the IEP are not held accountable if a student with a disability does not achieve the growth projected in the annual goal(s), as long as good faith effort is made to assist the student toward achieving the goal(s). Public agencies providing special education services to a student with a disability must provide the services in accordance with the IEP and should keep documentation of the services provided to individual students.

45. Does the transition page of the IEP have to be a part of the IEP if it is not applicable for a student?

If a student will not be entering ninth grade or will not be 16 or older during the implementation of an IEP and the IEP Team does not think transition should be addressed for a student not yet 16, the transition page does not have to be included with the IEP.

46. What are the transition requirements at age 16?

Beginning not later than the first IEP to be in effect when the student turns 16, or if the student is entering ninth grade, or younger, if determined appropriate by the IEP Team, and updated annually, thereafter, the IEP must include appropriate measurable postsecondary goals based upon age appropriate transition assessments related to training, education, employment, and, where appropriate, independent living skills, and transition services (including courses of study) needed to assist the student in reaching those goals. If transition is being addressed before age 16 the same transition requirements that apply for students age 16 and older apply to younger students as well.

47. Do requirements for transition services apply to eligible students in adult prisons?

The requirements apply to the same extent as for eligible students in public schools with one exception. Transition planning and services do not apply to students whose eligibility will end, because of their age, before they will be eligible to be released from prison based on consideration of their sentence and eligibility for early release.

48. Can you check the box for exit option on the transition page of the IEP if the student is not yet 16?

If the student is in the ninth grade and earning program credits the answer is yes. If a student is still in middle school and not earning program credits the statement, "This student is in a middle school course of study that will help prepare him/her for transition" should be checked in lieu of exit option, anticipated date of exit, and program credit to be earned.

49. If a student is age 16 or older and is receiving speech services only, does the transition page have to be included in the file? If yes, what has to be completed?

Yes, a student who is eligible for speech or language impairment is considered to be a student with a disability under the IDEA. Therefore, beginning not later than the first IEP to be in effect when the student turns 16 the entire transition page must be completed.

50. If a student is working toward the Alabama Occupational Diploma (AOD) and is successful in the program and has the transition page completed in the IEP, is it appropriate to have an IEP without a goal page?

No. Even if the transition goals on the transition page are addressed, every IEP must include at least one goal(s) page that addresses the academic or unique needs of the student. And, there must be a goal to address any **Transition Services** that are checked on the transition page.

51. Once you fill out the transition page, are transition goals still required on the goal page of the IEP?

Yes. **Transition Services** that have been identified on the transition page of the IEP require a **Measurable Annual Goal** to be written.

52. Who can pursue the AOD?

A student who can pursue the AOD is a student who qualifies for special education services and the IEP Team determines the AOD is the appropriate diploma option. Each student with a disability that is pursuing the AOD must be provided the opportunity to continue working toward earning the AOD if that student is determined, through the reevaluation process, to no longer qualify for special education services.

53. How do you document "program credit to be earned"?

IEP Teams should code program credit according to the credit earned. General education courses should be coded on the Alabama High School Diploma line. AOD courses should be coded on the AOD line. Extended standards should be coded on the Graduation Certificate line.

54. How should the transfer of rights at the age of majority be documented on the signature page of the IEP?

Beginning not later than the IEP that will be in effect when the student reaches 18 years of age, the student should be informed of his or her rights and that the rights will transfer to him or her upon reaching the age of majority which is age 19. Document the date the student is informed of the rights being transferred. The initial date that the student is informed of the rights being transferred and carried over in subsequent IEPs.

55. Can a parent deny his/her child the process of transferring rights due to the student's low cognitive skills?

When a student with a disability reaches age 19, which is the age of majority in Alabama (except for a student with a disability who has been determined to be incompetent under Alabama law), the public agency shall provide all notices to both the adult student and the parent. All other rights accorded to the parent transfer to the student. The public agency shall notify the student and the parent of the transfer of rights. If, under Alabama law, a student with a disability who has reached the age of 19, who has not been determined to be incompetent, but who is determined not to have the ability to provide informed consent with respect to the educational program of the student, the state shall establish procedures for appointing the parent of his/her child, or if the parent is not available, another appropriate individual, to represent the educational interests of the student throughout the period of eligibility of the student. Those procedures can be found on the ALSDE Web site under Special Education/programs in a document titled *Procedures for Determining Inability to Provide Informed Consent*.

56. If a student has a birthday of August 31, and turns 21 on that date, can the student attend school in the fall?

Yes. Students with disabilities who have not earned an Alabama high school diploma and who have not reached their twenty-first birthday by August 1 are entitled to services up to age 21, even if it means that instruction is provided in excess of 12 years. A student who turns 21 on or after August 1 is entitled to begin and complete the school year.

57. Has a process been set up for the exit IEP Team conference that is mandated by IDEA 2004?

IDEA 2004 does not require an exit IEP Team meeting. In Alabama, the *Summary of Academic Achievement and Functional Performance (SOP)* must be completed for every student that exits with a high school diploma, or who will be exceeding the age of eligibility for FAPE. SES strongly encourages public agencies to complete the SOP for all other students exiting high school. Also, the *Notice of Intent Regarding Special Education Services* must be completed to document that the student will not be returning to school the next school year because:

- The student will be graduating from high school with the Alabama high school diploma.
- The student will be age twenty-one prior to August 1.
- The parent or student, who has reached the age of majority, has been notified that the student who is exiting school with an AOD or before age 21 has the right to receive services to age 21.

58. If a student exits school at age 18 with an AOD or a graduation certificate, may he/she return to school to work toward completing the requirements to earn a regular diploma?

Yes. The AOD and a graduation certificate are not considered to be terminal diplomas that cease services. A student with a disability is entitled to FAPE up to the age of 21. A student who turns 21 on or after August 1 is entitled to begin and complete the school year. Students with disabilities who have graduated from high school with a regular high school diploma no longer have a right to FAPE.

59. If the student does not attend the IEP Team meeting, when are transition services discussed?

The public agency should take steps to ensure the IEP Team is aware of the student's needs, interests, and preferences because these must be considered in order to develop an appropriate transition plan. Also, after the meeting there should be a follow-up meeting with the student to let him/her know what was discussed at the IEP Team meeting if the student was not in attendance.

60. What happens if the parent or student who has reached the age of majority (age 19) does not give consent for a transition agency representative to participate in the IEP Team meeting?

If the public agency is unable to get consent from the parent or student (age 19 and older) to invite transition agency representatives after two attempts, the agencies responsible for transition services may not be invited to the IEP meeting. If the parent or student (age 19 and older) check on the *Notice of Proposed Meeting/Consent for Agency Participation* <u>I DO</u> <u>NOT GIVE CONSENT</u>, the public agency may not invite any agencies that would be responsible for paying or providing transition services.

61. If a representative that is likely to be responsible for providing or paying for transition services (e.g., job coach) is partially funded by the public agency and partially funded by another agency does the public agency have to get parental consent to invite that agency representative to an IEP Team meeting?

No.

62. What happens if another agency fails to provide agreed upon transition services?

If a participating agency, other than the public agency, fails to provide the transition services described in the IEP, the public agency must reconvene the IEP Team to identify alternative strategies to meet the transition goals for the student set out in the IEP.

63. If other agencies (such as DHR or Mental Health) not affiliated with transition are invited to the IEP Team meeting by the public agency does the IEP Team need permission from the parent or student, who has reached the age of majority, to invite the other agencies?

Consent from the parent or the student who has reached the age of majority is only needed when inviting agency representatives that may be providing or paying for transition services. The purpose for inviting other agency representatives not providing or paying for transition services should be considered. The IEP Team should consider if the agency representatives have knowledge or special expertise regarding the child and the reason for inviting other agency representatives not affiliated with providing or paying for transition services. Parental consent is required before personally identifiable information is released to parties including those providing or paying for transition services.

64. What should be considered in the Present Level of Academic Achievement and Functional Performance?

The **Present Level of Academic Achievement and Functional Performance** should be written in terms that are observable, specific, and based on evidence. The **Present Level of Academic Achievement and Functional Performance** should include the strengths and needs of the student and how the student's disability affects the student's performance in the general education curriculum. For preschool children, as appropriate, the **Present Level of Academic Achievement and Functional Performance** should include how the disability affects the child's participation in age appropriate activities. For more information on Standard-Based IEPs, a Q and A, dated October 2012, can be found on the special education home page under the standards tab.

65. What are Measurable Annual Goals?

Measurable Annual Goals are related to needs resulting from the student's disability that directly affect involvement and progress in the general education curriculum. Goals should be specific, based on the student's **Present Level of Academic Achievement and Functional Performance**. Goals should be measurable. Goals should be realistically achievable and related to the most critical needs. Goals should be results-oriented by being developed with an outcome in mind, and goals should be time bound by clearly defining the length of time in which the student should be able to master each goal. Academic goals must be written to general education content standards, or Alabama Extended Standards for students with significant cognitive disabilities who are being assessed with the Alabama Alternate Assessment, or Developmental Standards for preschool children with disabilities. For more information on Standard-Based IEPs, a Q and A, dated October 2012, can be found on the special education home page under the standards tab.

66. Should the Measurable Annual Goals be stated in terms of percentages or trials?

As long as the goals are written in measurable terms to the extent that they can be used to monitor progress and assess the appropriateness of special education services, goals can be stated in terms of percentages or trials. SES highly recommends that goals are reviewed on a regular basis.

67. If IEPs are written during the academic year that may cover two grades, which grade level of standards do we use?

Include standards based on the two grades the IEP will cover.

68. Can we write only one measurable annual goal?

The amount of goals written should be based on the student's needs. (For students working on extended standards at least one goal in the area of reading, math, language arts, science, and social studies are required).

69. Do we write a measurable annual goal for all academic areas or just for the area(s) of the student's weakness?

Goals should address the area(s) of need for the student.

70. Do we write goals for classes taught by regular education teachers?

Goals should be written to address the student's needs not the classes taught. Goals should not restate the standard.

71. Would there ever be a reason to have the student's measurable annual goal read "the student will maintain A's and B's on grade level standards"?

No. Goals should be written based on the student's deficit areas in working toward grade level standards.

72. Must all IEPs have a reading and math goal?

Students should have goals that address the student's area of need which may or may not be reading and/or math.

73. Do goals need to be written for specially designed physical education (PE)?

If the student receives specially designed PE which is an area of instruction, the IEP must have goal(s) if the PE curriculum is being modified. If only accommodations are provided for PE, goals are not required unless specially designed PE is the only goal being addressed in the student's IEP. The PE accommodations without a goal should be documented under **Supplementary Aids and Services** on the goal page of the IEP.

74. If a student with physical disabilities requires specially designed PE whose job is it to provide this service?

If specially designed PE is prescribed in a student's IEP, the public agency responsible for the education of that student must provide the services directly or make arrangements for them to be provided through other public or private programs.

75. Do goals need to be written for OT or PT services?

Goals should <u>not</u> be written for OT and PT services. The OT and PT services are related services that are needed to assist the student who qualifies for special education services. Address OT and PT services under **Related Services** in the IEP.

76. Is it appropriate to have fluency goals for a high school student?

Yes, if this is an area of need for the student.

77. Does speech need to be written as a goal or as a related service?

If SLI is the disability area and the student qualifies in articulation, voice, or fluency there must be a speech goal(s) and speech should be addressed as **"Special Education"** under the **Special Education and Related Service(s)** section of the IEP. If a student qualifies for SLI in the area of language, the IEP team should have a language goal, reading goal, or other goal with a language component embedded in the goal and services should be addressed as **"Special Education"** under the **Special Education and Related Service(s)** section of the IEP. If SLI is not identified to be the area of disability on the student's eligibility report, goals may or may not be written in the area of disability as stated on the eligibility report, it should be addressed as a **"Related Service"** under the **Special Education and Related Service(s)** section of the IEP.

78. What is meant by the term peer reviewed research?

The term peer reviewed research means there is reliable evidence that the program or services are effective. The IEP Team should have strong evidence (i.e., journal publications, programs that are known to be scientifically based researched, teacher data) of the effectiveness of instructional programs and other services before proposing them in an IEP. Peer reviewed research also applies to nonacademic areas such as behavioral interventions. Before the IEP Team lists specially designed services and/or programs under **Special Education and Related Service(s)** the IEP Team must validate that the services and/or programs have been proven to be effective based on peer review research.

79. Where would you list a scientifically based reading research program on an IEP?

A program used for all students does not need to be addressed in the IEP. If it is a program used specifically to meet an individual student's needs, the program would be identified under the **Special Education and Related Service(s)** section of the IEP. Naming a specific program in the IEP is not recommended because a specific program may change (i.e., the program isn't working, the student transfers) within the implementation and duration dates of the IEP.

80. How do we work toward eliminating deficits in reading and math when the students are required to be in a regular class?

For students with deficits in reading and math, the regular education teacher and special education teacher should collaborate to provide differentiated instruction during regular education time as well as during the supplemental and intervention time that should be built into the master schedule.

81. What is meant by Benchmarks?

Benchmarks are targeted sub skills or steps (levels of achievement), that lead to the achievement of the overall annual goal and should contain clear indications of how the student's progress will be evaluated. For more information on Standard-Based IEPs, a Q and A, dated October 2012, can be found on the special education home page under the standards tab.

82. If a child is in all regular classes, are Benchmarks required?

Benchmarks are required only for those students who participate in alternate assessments aligned to alternate achievement standards and for those students where the public agency requires benchmarks for all students.

83. Can Measurable Annual Goals and/or Benchmarks be changed without initiating another IEP Team meeting?

Changes in the IEP can only be made through an IEP Team meeting or through the allowable amendment process. Regardless, notice must be provided to the parent explaining the changes made.

84. What is meant by the terms anticipated frequency of service(s), amount of time, beginning/ending date, and location of service(s)?

The term **Anticipated Frequency of Service(s)** indicates how often the service(s) will be provided (e.g., annual, bi-monthly, daily, weekly). The term **Amount of Time** refers to the total **Amount of Time** for each area. **Amount of Time** is required for **Special Education and Related Services**. If the IEP Team knows the **Amount of Time** for other needed services, it should be included. The **Beginning/Ending Date** is the start to finish of service(s) and may be different for each goal listed and may be different from IEP **Initiation/Duration Dates**. **Location of Service(s)** should list the specific location where the services will be provided (e.g., regular education classroom, resource room, school bus, lunch room, gym).

85. When putting the minutes on related services, do you put a cumulative amount for those areas where the services are not provided daily?

The Amount of Time must be documented for all **related service** areas. There are various ways to document the **Amount of Time.** All IEP Team members should understand what services will be provided and ensure that the services are documented and implemented as per the IEP Team's understanding.

86. How are supplementary aids and services defined?

This refers to the aids, services, and other supports that are provided in regular education classes, other education-related settings, and in extracurricular and nonacademic settings to enable students with disabilities to be educated with nondisabled students to the maximum extent appropriate.

87. If the student does not receive any services with nondisabled peers, does the box for supplementary aids and services remain blank?

Not necessarily. Students should be included in the regular education environment to the greatest extent possible. Although a student may not be in any regular education classes, they may need accommodations when they are at lunch, traveling through halls, attending school programs, or other scenarios.

88. What is the difference in an accommodation and a modification?

Accommodations lessen the impact of the student's disability in the teaching/learning environment in order to level the playing field but do not change the content of the standard. When accommodations are made for the student with disabilities, the content has not been altered and the student can earn course credit. Modifications are changes made to the content of the curriculum due to the unique needs arising from the student's disability. When course content is modified, the student is not pursuing the content prescribed in the applicable course of study and cannot earn course credit.

89. Would a computer-based reading program be considered assistive technology?

A computer-based reading program could be considered as part of the student's **Special Education**, **Related Services**, **Supplementary Aids and Services**, or as **Assistive Technology** (AT) if the IEP determines the program is needed for the student to receive FAPE. If it is a program available to all students, it is not considered to be AT.

90. Does assistive technology include support for the function of a surgically implanted medical device and if so, is this considered a related service?

Public agencies must ensure that the external components of surgically implanted medical devices are functioning properly; but for a student with a surgically implanted medical device who is receiving **special education** and **related services**, a public agency is not responsible for the post-surgical maintenance, programming, or replacement of the medical device that has been surgically implanted (or of an external component of the surgically implanted medical device). The AT may be documented on the IEP as a goal and also under the **Special Education and Related Service(s)** area as **Special Education, Related Services, Supplementary Aids and Services**, or as **Assistive Technology**.

91. If the student requires support for personnel in the general education curriculum, where do you document this?

Support for personnel should be documented in the **Special Education and Related Service(s)** section on the goal page of the IEP under "**Support for Personnel**" and should be indicated on the IEP only when training or support are being provided to public agency personnel regarding a student's specific need.

92. When the special education teacher collaborates with the regular education teacher by meeting with him or her to discuss the student's special education services, is that considered Special Education or Support for Personnel?

That is considered **Special Education** and should be documented under **"Special Education"** in the **Special Education and Related Service(s)** section of the IEP.

93. When should extended school year (ESY) services be provided?

The IEP Team must consider ESY services at least annually as part of the provision of FAPE. The ESY services must be provided only if a student's IEP Team determines that the services are necessary for the provision of FAPE. If ESY services are needed, the IEP must clearly specify which goals and services are being extended, the beginning and ending dates for services, the location, and the amount of time committed.

94. Why is the IEP Team required to include an explanation of the extent to which a student will <u>NOT</u> participate with nondisabled students in the regular class and in extracurricular and nonacademic activities?

The IDEA requires that each student with a disability be educated with nondisabled students to the maximum extent appropriate. A student with a disability may be removed from the regular education environment only when the nature or severity of the disability is such that education in the regular education classroom with **Supplementary Aids and Services** cannot be satisfactorily achieved. To the maximum extent appropriate, students with disabilities should participate with nondisabled students in nonacademic and extracurricular services and activities. The IDEA assumes that the majority of students who are eligible for special education and related services are capable of participating in the general education curriculum to some degree with accommodations and/or modifications. The IEP Team must consider the needs of the individual student and decide the extent to which the student is able to participate appropriately in the general education curriculum.

95. If a student receives intermittent services at home or in the hospital, could more than one LRE be noted?

No. The IEP Team should determine where the student spends most of his or her time and choose the LRE based on that information. If the amount of time is equally spent at home and in the hospital only choose one LRE. The IEP Team should explain why a student receives services in more than one environment in the **Least Restrictive Environment** section of the IEP.

96. Under what circumstances can you justify a separate school as a student's LRE?

The justification of LRE is written for the student not for the separate school. The justification should be based on the needs of the student. Students enrolled in separate schools should still be afforded the opportunity for interaction with age-appropriate nondisabled peers. Also, physical education services, specially designed if necessary, must be made available to every student with a disability receiving FAPE, unless the public agency

enrolls students without disabilities and does not provide physical education to students without disabilities in the same grades.

97. Are public agencies required to have a continuum of services available?

Yes. A public agency may not say that the only option is full inclusion.

98. Is a parent signature required on the IEP?

There is not a requirement in the IDEA statute or the federal regulations that a parent sign an IEP for it to be implemented. The parent signature is a way of documenting parent participation.

99. If a parent participated in the IEP meeting via conference call, should a signature page for the IEP be mailed to the parent for their signature?

No. Simply document how the parent participated in the IEP Team meeting in the space provided for the parent signature. The parent must be provided a copy of the IEP.

100. If the parent and the public agency are unable to reach agreement at an IEP meeting, what steps should be followed until agreement is reached?

The IEP Team meeting serves as a communication vehicle between the parent and school personnel, and enables them, as equal participants, to make joint, informed decisions regarding the: (1) child's needs and appropriate goals; (2) extent to which the child will be involved in the general education curriculum and participate in the regular education environment and state and districtwide assessments; and (3) services needed to support that involvement and participation, and to achieve agreed-upon goals. The parent is considered an equal partner with school personnel in making these decisions; and, the IEP Team must consider the parent's concerns and the information provided by the parent regarding the child in developing, reviewing, and revising IEPs. The IEP Team should work toward consensus, but the public agency has ultimate responsibility to ensure that the IEP includes the services that the student needs in order to receive FAPE. It is not appropriate to make IEP decisions based upon a majority "vote." If the IEP Team cannot reach consensus, the public agency must provide the parent with prior written notice of the public agency's proposals or refusals, or both, regarding the student's education program, and the parent has the right to seek resolution of any disagreements by initiating an impartial due process hearing. Every effort should be made to resolve differences between the parent and school staff through voluntary mediation or some other informal step, without resorting to a due process hearing. However, mediation or other informal procedures may not be used to deny or delay a parent's right to a due process hearing or to deny any other rights afforded under the IDEA.

101. What if the parent gets upset and leaves the IEP meeting?

If the parent gets upset and leaves the IEP meeting, the meeting may continue. An IEP Team member should document that the parent was present during part of the meeting. Each IEP Team member should document his or her participation and position(s) he/she is serving in by signing and dating on the appropriate line(s). The parent must be provided a copy of the IEP if this was an annual IEP Team meeting. If this was an IEP amendment meeting, the parent must receive a copy of the revised IEP and a Notice of Intent Regarding Special Education Services explaining the changes.

102. Is it permissible for the public agency to have the IEP completed before the IEP meeting begins?

No. Public education agency staff may come to an IEP meeting prepared with evaluation findings and proposed recommendations regarding the IEP content, but the public agency must make it clear to the parent at the beginning of the meeting that the services proposed by the public agency are only recommendations for review and discussion by the IEP Team. Best practice would be to seek input from the parent prior to the meeting and/or send a draft of the IEP to the parent so he/she has time to review the proposed IEP prior to the meeting.

103. Are state assessment forms required for preschool?

No.

104. How many pages will be in an IEP?

The number of pages in an IEP would depend on the needs of the student and what the IEP Team determines the student can reasonably be expected to do during a school year.

105. Who should have a copy of the IEP?

The special education teacher and/or case manager of the student must have a copy of the IEP. The public agency is also required to provide a copy of the IEP to the parent at no cost. Others responsible for implementing parts of the IEP (e.g., regular education teacher(s), related service providers, and any other service provider) must be informed of their specific responsibilities related to implementing the IEP and the accommodations, modifications, and supports that must be provided in accordance with the student's IEP. The IEP must be "accessible" to these other providers but it is not a requirement that a personal copy of the entire IEP be provided. If a personal copy of the IEP is provided to other service providers, they must be made aware that the IEP document in whole or in part must be protected in a secure location and treated as a confidential document.

106. Should a paraprofessional assigned to a student sign the *Persons Responsible for IEP Implementation*?

Yes. Each regular education teacher, special education teacher, related service providers, and any other service provider must first be informed of his or her specific responsibilities related to implementing the student's IEP and the specific accommodations, modifications, and supports that must be provided for the student in accordance with the IEP. Secondly, once informed of his or her responsibilities each individual responsible for the implementation of the student's IEP must sign the form *Persons Responsible for IEP Implementation*. The student's case manager must keep a copy of the form *Persons Responsible for IEP Implementation* with the individual signatures on file.

107. Who is responsible for serving a student with disabilities who is residing in a local detention/jail facility?

The local education agency where the detention/jail facility is located should ensure that special education and related services are provided to the student with disabilities.

108. How often must the IEP and placement be reviewed?

The IEP must be reviewed at least annually. The IEP and placement may be reviewed more often, if needed. The parent or the teacher may request an IEP Team meeting if there is a need to review or revise the IEP.

109. Will a transitional IEP be developed for students who are no longer eligible for special education services?

No.

110. When a student transfers from another public agency within the state do you have to honor the IEP from the other agency?

If a student with a disability (who had an IEP that was in effect in a previous public agency in Alabama) transfers to a new public agency in Alabama and enrolls in a new school within the same school year, the new public agency (in consultation with the parent) must provide FAPE to the student (including services comparable to those described in the student's IEP from the previous public agency) until the new public agency either:

- Adopts the student's IEP from the previous public agency; or
- Develops, adopts, and implements a new IEP.
- 111. What if a student whose IEP has not been subject to a timely annual review, but who continues to receive services under that IEP, transfers to another public agency in the same state? Is the new public agency required to provide FAPE from the time the student arrives?

If a student with a disability was receiving special education and related services pursuant to an IEP in a previous public agency even if that public agency failed to meet the annual review requirements and transfers to a new public agency in the same state and enrolls in a new school within the same school year, the new public agency (in consultation with the parent) must provide FAPE to the student (including services comparable to those described in the student's IEP from the previous public agency), until the new public agency either:

- Adopts the student's IEP from the previous public agency; or
- Develops, adopts, and implements a new IEP.

112. When a student transfers from another state do you have to honor the IEP from the other state?

If a student with a disability (who had an IEP that was in effect in a previous public agency in another state) transfers to a public agency in a new state, and enrolls in a new school within the same school year, the new public agency (in consultation with the parent) must provide the student with FAPE (including services comparable to those described in the student's IEP from the previous public agency) until the new public agency:

- Conducts an evaluation (if determined to be necessary by the new public agency); and
- Develops, adopts, and implements a new IEP, if appropriate.

113. Is the receiving public agency required to write an IEP on Alabama forms for out-of-state transfers who have a current IEP?

No. The receiving public agency would implement the out-of-state IEP until such time that a new IEP is developed, if the student is eligible according to the AAC.

114. What options are available when an out-of-state transfer student cannot produce an IEP, and the parent is the source for identifying "comparable" services?

The federal regulations require that to facilitate the transition for a student the new public agency in which the student enrolls must take reasonable steps to promptly obtain the student's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the student, from the previous public agency in which the student was enrolled; and the previous public agency in which the student was enrolled must take reasonable steps to promptly respond to the request from the new public agency. If, after taking reasonable steps to obtain the student's records from the public agency in which the student was previously enrolled, including the IEP and any other records relating to the provision of special education or related services to the student, the new public agency is not able to obtain the IEP from the previous public agency or from the parent, the new public agency is not required to provide services to the student. This is because the new public agency, in consultation with the parent, would be unable to determine what constitutes comparable services for the student, since that determination must be based on the services contained in the student's IEP from the previous public agency. However, the new public agency must place the student in the regular school program and conduct an evaluation pursuant to, if determined to be necessary by the new public agency. If there is a dispute between the parent and the new public agency regarding whether an evaluation is necessary or regarding what Special Education and Related Services are needed to provide FAPE to the student, the dispute could be resolved through the mediation procedures or, as appropriate, the due process procedures. Once a due process complaint notice requesting a due process hearing is filed, the student would remain in the regular school program during the pendency of the due process proceedings.

115. What if a student transfers from an out-of-state agency to a public agency without an IEP, yet it is obvious he/she is in need of special education services?

If the parent and the new public agency agree on services that the student needs until records are received from the previous public agency, those agreed upon services may be provided. If the parent and the public agency do not agree on the services to provide, the student is enrolled in the regular education program along with any **Special Education and Related Services** on which the parent and the public agency agree. The public agency may also ask the parent for consent to conduct an initial evaluation.

116. Is it permissible for a public agency to require that a student with a disability who transfers from another state with a current IEP that is provided to the new public agency remain at home without receiving services until a new IEP is developed by the public agency?

No. If a student with a disability (who had an IEP that was in effect in a previous public agency in another state) transfers to a public agency in a new state, and enrolls in a new school within the same school year, the new public agency (in consultation with the parent) must provide the student with FAPE (including services comparable to those described in the student's IEP from the previous public agency), until the new public agency:

- Conducts an evaluation (if determined to be necessary by the new public agency); and
- Develops, adopts, and implements a new IEP, if appropriate.

The public agency must provide FAPE to the student when the student enrolls in the public agency in the new state, and the public agency may not deny services to the student pending the development of a new IEP.

117. Do you have to get consent from the parent to request records from the sending public agency?

Parental consent is not required for the transmission of special education records between public agencies. Parental notice is required. SES will be placing a sample form on our Web site for transfer of records.

118. Do public agencies have a time limit on facilitating the transfer of student records?

The new public agency in which the student enrolls must promptly obtain the student's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the student, from the previous public agency in which the student was enrolled. The previous public agency in which the student was enrolled must promptly respond to the request from the new public agency. If paper copies of records are requested by the new public agency, SES recommends the records be delivered within ten days of the request.

119. What is the timeline for the receiving public agency to adopt an IEP from a previous public agency or to develop and implement a new IEP?

The federal regulations do not establish a timeline for the new public agency to adopt, develop, and implement the student's IEP from the previous public agency. However, the new public agency must take these steps within a reasonable period of time to avoid any undue interruption in the provision of required services.

120. How do we document parent participation in a meeting if they participated by phone?

In hard copy forms and in STISETS, on the parent signature line write, "parent participated by phone."

121. How do we document the parent chose to participate by phone but at the time of the meeting they did not answer the phone?

If the parent said he/she was going to participate in the meeting by phone and did not participate, document that the parent was unavailable by phone.

122. Do you have to develop a new IEP for each senior even if the annual review signature date is in March or April?

According to OSEP, an "annual review" of the IEP must be conducted every 365 days. The IEP that carries the student through the last day of school would be okay as far as the implementation/duration dates. However, you will still need to review the IEP by the annual review date (signature date of the IEP) to document that the IEP has been reviewed in a timely manner. Here are some suggested ways to meet this requirement for exiting seniors (exiting with a regular diploma or will be 21 before August 1):

Option 1

Provide the Notice of Proposed Meeting/Consent for Agency Participation form checking the purpose of the meeting is to "Review the IEP". If the IEP Team decides to complete the Summary of Academic Achievement and Functional Performance (SOP) during the meeting that purpose should be added on the Notice of Proposed Meeting/Consent for Agency Participation. Hold an IEP Team meeting, review the IEP and if the student is indeed exiting (exiting with a regular diploma or will be 21 before August 1) complete a Notice of Intent Regarding Special Education Services, documenting the review of the IEP and also providing notice again that the student is expected to exit in May. If the SOP will be completed with the student at a later date that should be indicated on the Notice of Intent Regarding Special Education Services form.

The case manager would go into the student folder in STISETS and manually enter the date of the meeting in the field called *Date of Most Recent Annual IEP Signature*. The IEP Team could use a

hard copy of the signature page of the IEP to document attendance at the meeting. The *Notice of Intent Regarding Special Education Services* form should indicate who was in attendance. Do not open a new IEP process.

Option 2

Provide the Notice of Proposed Meeting/Consent for Agency Participation indicating the purpose of the meeting is to "Revise the IEP". If the IEP Team decides to complete the Summary of Academic Achievement and Functional Performance (SOP) during the meeting that purpose should be added on the Notice of Proposed Meeting/Consent for Agency Participation. Hold an IEP Team meeting, amend the Student Profile to document that the IEP Team met on ______ (add date) to review the IEP and that the student will graduate as scheduled in May with a regular diploma or that the student has reached the age of 21. Update goals that may have been mastered, amend the signature page with new signatures and date. Send a copy of the amended IEP along with the Notice of Intent Regarding Special Education Services form informing the parent of actions taken. If the SOP will be completed with the student at a later date that should be indicated on the Notice of Intent Regarding Special Education Services form.

The case manager would go into the student folder in STISETS and manually enter the date of the meeting in the field called *Date of Most Recent Annual IEP Signature*. The IEP Team could use a hard copy of the signature page of the IEP to document attendance at the meeting. The *Notice of Intent Regarding Special Education Services* form should indicate who was in attendance. Do not open a new IEP process.

Option 3

If there is any doubt that the student will be exiting in May, the IEP Team should develop an IEP so that an IEP is in place on the first day of school in the fall. Follow process 4 in *Mastering the Maze*. If the IEP Team decides to complete the *Summary of Academic Achievement and Functional Performance* (SOP) that purpose should be added on the *Notice of Proposed Meeting/ Consent for Agency Participation*. If the SOP will be completed with the student at a later date that should be indicated on the *Notice of Intent Regarding Special Education Services* form.

123. What are the ALSDE's policies for promotion and retention?

The AAC does not contain regulations for promotion and retention. Each public agency should have its own policies regarding promotion and retention based on the number of credits required for graduation in high school.

The same applies for elementary grades with the school/system deciding what classes, number of classes, etc., that must be passed in order to progress from one grade to the next grade.

Optional Forms

- ___ IEP Planning Sheet for Parents
- <u>Student Profile Information</u>
- ____ Teacher's IEP Input Survey
- ____ Parent's IEP Input Survey
- **Assessment of Student Participation in General Education Classes**
- ____ Antecedent Behavior Consequence (ABC)

INDIVIDUAL EDUCATIONAL PLANNING IEP Planning Sheet for Parents

Stu	udent's Name:Date:
Pa	rent's Name:
sor	develop the best possible program, we need your assistance and knowledge of your child. Below are ne questions for you to answer in preparation for the IEP meeting. Please write down your thoughts and nd this form back to The information that you share will be used to epare a draft profile or word picture about your child.
*	What do you feel are the strengths of your child?
*	What do you feel are your child's weaknesses (e.g., areas that may be frustrating or that you feel your child has a particular need to improve?
*	How do you think your child learns best? (What kind of situation makes learning easiest?)
*	Please describe educational skills that your child practices at home regularly (e.g., reading, making crafts, taking things apart, putting things together, using the computer, coloring).
*	Does your child have any behaviors that are of concern to you or other family members? (If so, please describe the behavior(s).
*	What are your child's favorite activities?
*	What are your child's special talents or hobbies?
*	Does your child have a history of ear infections or frequent upper respiratory infection?
*	When was the last eye examination completed with your child?
*	Is there a history of speech delay/language delay in your family (grandparent, parent, sibling)?

How does your child usually react when upset and how do you deal with the behavior?

✤ If you have particular concerns about your child's school program this year, please describe them.

What are your main hopes for your child this year? ______

- Please list any other information that would help us gain a better understanding of your child.
- ✤ Are there any concerns that you would like to discuss at the next IEP meeting? _____

Thank you for contributing valuable parental insights.

INDIVIDUAL EDUCATIONAL PLANNING IEP Planning Sheet for Parents

Student's Name:	Date:	
Parent's Name:		

To develop the best possible program, we need your assistance and knowledge of your child. Below are some questions for you to think about in preparation for the IEP meeting. Please write any additional thoughts and/or information that you wish to include for future reference by the IEP Team.

• What do you feel are the strengths of your child?

_Is overly active

Tries new things	Has a sense of humor	Does well in home activities
Makes new friends easily	Has neat ideas	Says, "please" and "thank
Encourages others	Talks clearly	you"
Offers help to others	Good feelings about self	Is happy
Likes books	Understands what is said	Plays well with other
Admits mistakes	Listens attentively	children
Does chores when asked	Follows instructions	Is a good sport
Does homework	Asks for help	Has good eye contact
Does not give up easily	Keeps trying	Has good appetite
Adjusts well to changes in	Adjusts well to different	Has limited fears
routine	people	Makes self understood
Likes music	Likes to be read to	Proud of self
		Smiles at people
		_

• What do you feel are your child's weaknesses (e.g., areas that may be frustrating or that you feel your child has a particular need to improve)?

Argues with you	Is too serious	Is easily distracted
Eats things that are not food	Acts without thinking	Trouble making friends
Trouble with going from	Won't do work	Worries about others
one task to another	Breaks things	Does not speak clearly
Worries about what parents	Does not listen well	Does not ask for help
think	Has eye problems	Is critical of self
Stays mad a long time	Has fears	Does not smile
Refuses help	Forgets things	Has ear problems
Complains about work	Tries to hurt self	Has a short attention span
Does not seem happy	Has fevers	Whines
Does not adjust well to	Needs to be shown how to	Needs a lot of supervision
change	do something	Is sick a lot
Is nervous	Always wants to be right	Is easily upset
Screams	Daydreams	Has toileting accidents

		1 450
Does not understand the	Gets upset when things are	Bullies brothers/sisters
first time he/she hears	lost	Has frequent colds
something	Has bad allergies	Climbs on things
Needs very simple	Has a short attention span	Cries easily
directions	Repeats one thought over	Has seizures
Is nervous about answering	and over	Won't read
Stares blankly	Gets mad if he/she doesn't	Throws temper tantrums
Won't mind	get own way	Is shy with others
Can't understand math	Can't read	Stays sick a lot
Does not play well with	Won't do math homework	Has ear infections
others	Hits others	Does not laugh much
Does not talk very well	Cannot say what he/she is	Is afraid of dying
Does not make all the	thinking about without a	Breaks things
sounds right when he/she	long wait	
talks	,	
Gets mad/angry when		
he/she can't do something		
fast		

• How do you think your child learns best? (What kind of situation makes learning easiest)?

One on one with a teacher	One on one with a friend
One on one with parent	One on one with sister/brother
Working with picture books	With work sheets
With objects (like for counting)	Working in a classroom
Watching someone else do the activity first	With lots of rewording of the directions
When my child is close to the one teaching	With no noise in the room
With music	With the computer as a tool
With my child in my lap	With my child sitting next to me in a soft chair
With my child seated at a table	With my child seated at a desk
With the lights turned on low	With bright light in the room
With a snack	Without food around
With the TV/radio on	With no TV/radio on

- Please describe educational skills that your child practices at home regularly (e.g., reading, crafts, using the computer).
- ____Reads to parent every day ____Works on math every day ___Likes to make cookies ___Likes to make crafts
- ____Reads to brother/sister every day
- Draws pictures with pencil, crayons, markers Uses the computer every day to do math,
 - reading

Does your child have any behaviors that are of concern to you or other family members? If so, please describe the behavior(s).

 Wets bed at night Breaks things Refuses to do homework Is sad Makes noises when playing Acts without thinking Stays alone all the time Voice is scratchy sounding Screams Does not seem able to finish something Threatens to hurt others 	Says, "I wish I were dead" Does not sleep well Tantrums Has stomach problems Refuses to play with others Complains about health Is easily distracted Does not laugh/smile Talks about dying Says, "Nobody likes me" Has trouble making decisions Uses foul language	Argues about everything Refuses to go to bed Argues a lot Has allergies Babbles to self Has headaches Is too serious Stutters Plays with own sex parts Bites nails Is easily frustrated Does not talk plain
What are your child's special talents o	r hobbies?	
Music Telling stories Saying poetry Remembering information Art Writing stories	Coloring Reading Dressing up Cooking Photography	Riding horses Memorizing Bicycling Gardening Working puzzles
What are your child's favorite activitie	28?	
Does your child have any particular fe	ars? If so, please describe.	

•

•

• How does your child usually react when upset and how do you deal with the behavior?

- Do you have any particular concerns about your child's school program this year? If so, please describe.
- What are your main hopes for your child this year?

- Is there other information that would help us gain a better understanding of your child?
- Are there any concerns that you would like to discuss at the next IEP Team meeting?

Thank you for contributing valuable parental insights.

Sincerely,

(IEP Team Coordinator)

STUDENT PROFILE INFORMATION (HAVE STUDENT COMPLETE THIS FORM EACH YEAR)

FULL NAME:
DATE OF BIRTH:
ADDRESS:
NAMES OF PARENT(S):
YOU LIVE WITH BOTH PARENTS:, ONE PARENT:
OTHER THAN PARENT: WHO?
NUMBER OF SISTER(S):NUMBER OF BROTHER(S):
FAVORITE SPORT(S):
FAVORITE SCHOOL SUBJECT(S):
HOBBIES:
CHURCH:
CLUBS OR ORGANIZATIONS YOU ARE A MEMBER:
SPORTS YOU PLAY:
MEDICAL PROBLEM(S):
DO YOU TAKE MEDICINE?FOR WHAT?
FUTURE JOB OR PLANS:
CLASSES YOU WANT TO TAKE NEXT YEAR: 122
356
78

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TEACHER'S IEP INPUT SURVEY

Те	eacher's Name: Date:	
Stu	udent's Name:	
Su	bject:Case Manager:	
	ease give responses to the following items:	
1.	How does the child participate in class instructions (stays on task, answers or responds	in class, etc.)?
2		
2.	How does he/she interact or get along with peers/teachers?	
3.	What are some areas or activities that he/she needs to improve on in your class or did no	ot
	successfully complete?	
		~
4.	What were some activities that he/she completed successfully in your class or at school	?
5.	Did you provide any modifications or accommodations, if so, what?	
5.	Did you provide any mountcations of accommodations, it so, what?	
6.	Do you think he/she can progress in general education classes without special education	n services?
	If so, explain.	

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PARENT'S IEP INPUT SURVEY

Par	rent's Name:	Date:		
tudent's Name:				
'ea	acher's Name:			
leo	ase complete the following items an	d return this form to the above teacher at the school:		
	How does the child participate in ho	ome jobs/tasks (stays on task, etc.)?		
•	How does he/she interact or get alor	ng with family members/classmates/teachers?		
	What are some areas or activities the	at your child needs to improve or did not complete		
	successfully at home or school that	you would like to get some support for him/her?		
	·			
	What were some activities that your	r child did complete successfully or did well at home or at		
	school?			
	Other comments, questions, suggest	tions.		
	1			

Developed by the Wilcox County Board of Education, Special Education Department.

Assessment of Student Participation in General Education Classes

- Student:_____
- Grade, Subject, and Class Period:______
- Classroom Teacher:_____
- Prep Periods:_____Room Number:____# of Students in Class: _____
- Instructions:1. After the student attends the specific general education class for approximately one week, the team reviews all the skills identified in Sections I and II of this assessment tool.
- •

Score + for items that student consistently performs; +/- for items that student does some of the time but not consistently; - for items that student never or very rarely performs; and NA for items that are not appropriate for the student/class

- 2. Circle about 5 items that the team identifies as priorities for instructional emphasis for the individual student.
- 3. <u>Write</u> objectives for each of the circled items, then design related instructional programs.
- 4. <u>Review</u> student progress on all items at least 2 more times during the school year. Revise as needed.

I. CLASSROOM ROUTINES AND ACTIVITIES

Date:			
1. Gets to class on time.			
2. Gets sealed in class on time.			
3. Performs transitional activities during class in response to situational cues (e.g., changes in seating, activity)			
4. Begins tasks.			
5. Stays on task.			
6. Participates in some regular class activities without adaptations.			
7. Terminates tasks.			
8. Tolerates out-of-the-ordinary changes in classroom routine			
9. Follows class rules.			
10. Locates/brings materials to class as needed.			
11. Shares materials with peers when appropriate.			
12. Uses materials for their intended purpose.			
13. Puts materials away after use.			
14. Uses classroom materials and equipment safely.			
15. Works cooperatively with a partner.			
16. Works cooperatively with a small group.			
17. Performs competitive learning tasks.			
18. Readily accepts assistance.			
19. Evaluates quality of own work (given a model).			
20. Copes with criticism/correction without incident and tries an alternative behavior.			

II. SOCIAL AND COMMUNICATION SKILLS

Date:			Date:
21. Interacts with peers:a. responds to othersb. initiates.			29. Follows directions:
 22. Interacts with the classroom teacher: a. responds to the teacher b. initiates 23. Uses social greetings: a. responds to others b. initiates 			d. given to students as a group30. States or indicates:a. don't know/don't understandb. when finished with an activity.31. Orients toward the speaker or other source of input
24. Uses farewells: a. responds to others b. initiates.			32. Secures listener attention before communicating.
25. Uses expressions of politeness (e.g., please, thank you, excuse me):a. responds to othersb. initiates			33. Maintains eye contact with the listener when speaking
26. Participates in joking or teasinga. responds to othersb. initiates			34. Takes turns communicating in conversation with others.
27. Makes choices and indicatespreferences:a. responds to others (cue or questions)b. initiates			35. Gives feedback. a. gives positive feedback b. gives negative feedback
Asks questions a. asks for help b. asks for information (e.g., clarification, feedback)			36. Uses appropriate gestures and body movements when interacting with others. Image: Constraint of the second
			Comments:

Figure 5.2 Classroom assessment tool. (From Macdonald, C., & York, J. [1989]. Assessment, objectives, instructional programs. In J. York, T. Vandercook, C. Macdonald, & S. Wolff [Eds.], Strategies for full inclusion [pp. 83-116]. Minneapolis: University of Minnesota, Institute on Community Integration; reprinted by permission.)

ABC OBSERVATION FORM

STUDENT'S NAME:	OBSERVATION DATE		
OBSERVER:	TIME:		
ACTIVITY:	CLASS PERIOD:		
BEHAVIOR:			
ANTECEDENT	BEHAVIOR	CONSEQUENCE	

FROM: Addressing Student Problem Behavior, An IEP Team's Introduction to Functional Behavioral Assessment and Behavior Intervention Plans (2nd edition). Center for Effective Collaboration and Practice.

ABC OBSERVATION FORM

STUDENT:		OBSERVER:
DATE:		
Context of Incident:		
Antecedent:		
Behavior:		
Consequence:		
Comments/Other Observatio	ns:	

FROM: Addressing Student Problem Behavior, An IEP Team's Introduction to Functional Behavioral Assessment and Behavior Intervention Plans (2nd edition). Center for Effective Collaboration and Practice.