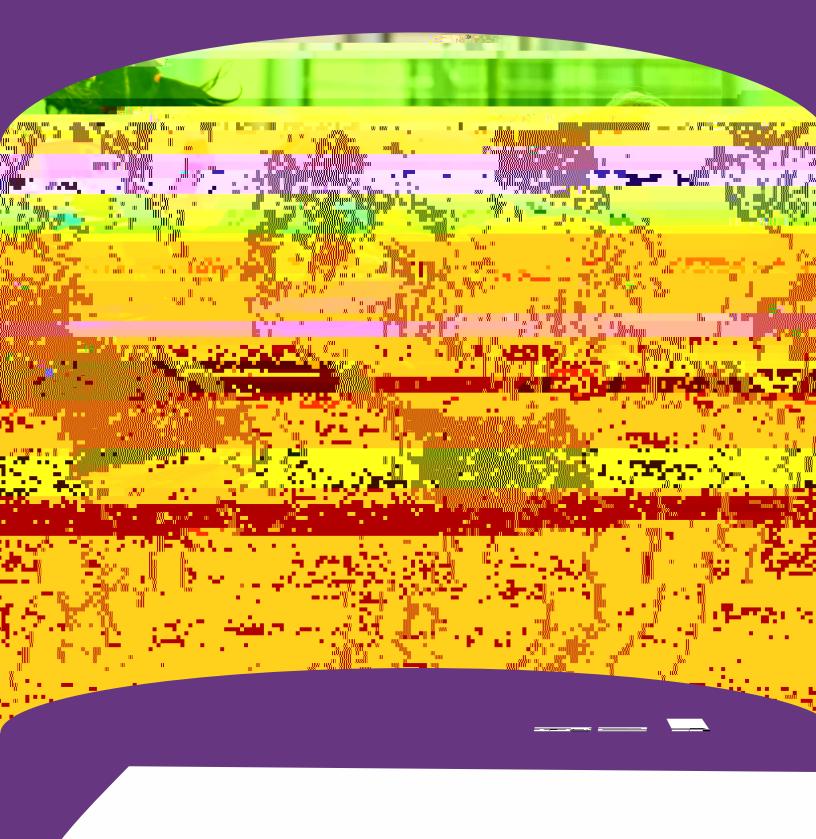
Notice of Procedural

September 2022



Notice of Procedural Safeguards

Rights of Parents of Children with Disabilities

The Individuals with Disabilities Education ADEA, as amended in 2004, requires schools to provide parents of a child with a disability with a notice containing a full explanation of the procedural safeguards available under A and its implementing regulations. This document, produced by the Texas Education AgencyT(EA), is intended to meet this notice requirement and help parents of children with disabilities understand their rights under DEA

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Under IDEA the term parent means a biological parent, an adoptive parent, a foster parentwho meets state requirements, a guardian, an individual acting in the place of a biological or adoptive parent including a grandparent, stepparent, or other relative with whom the child lives, an individual who is legally response () CE & Z] o [• A o (CE U) CE a surrogate parent.

The termnative language when used with someone who has limited English proficiency means the language normally used by that persuita

For more information, visi<u>Children and Youth Experiencing</u> Homelessnes(<u>kink: bit.ly/39v6Kz</u>G)

To be eligible to serve as a surrogate parent, you must not be an employee of the TEA the school, or any agency that is involved in the education or care of the child, and you must not haveany interest that conflicts with the interest of the child A person appointed as a surrogate parent must have adequate knowledge and skills, be willing to serve, exercise 1 v [v v iμ Pu v] v μ μ] v P Ζ Z]0 []v U νμ Z]0 [tèd, visit the] P Z V } À]}o Ζ Ζ μ Z] O Z}}oU À] Z]0 [Ζ µ]}v V Ζ U } v [.] `] Z }v]vÀ}oÀ Z]0 [}v µo 1 v Z] } v U μ attend ARD committee meetings, and complete a training program. The person appointedby a school to act as a surrogate part must complete the training program before Z]0 [}uu] Ζ V Ζ μo Ζ 1 v P V } u μ later than the 90th day after the date of initiappointmentas a surrogate parentO re W* n E2 ()]TJ EMC ET Q q 66_g <</MCID 57 >>BD61.993 02 (r)552aap v998 (t)51.993 (57.

IEE Ordered by a Hearing Offic

If a hearing officer orders an IEE as part of a due process hearing, the school must pay for it.

Procedures When Disciplining Children with Disabilities

Authority of SchooPersonnel

Caseby-CaseDetermination

School personnel may consider any uni**que**umstances on a caseby-case basis when determining whether a change of placement, made in accordance with the following requirements related to discipline, is appropriate for a child with a disability who violates a school code of student conduct.

General

To the extent that they also take such action for children without disabilities, school personnel may, for not more than 10 school days in a

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officer, or until the expiration of the time period of removals provided for and described under threadingAuthority of School Personnel/hichever occurs first.

Protections for Children Not Yet Eligible for Special Education and Related Services

General

If your child has rtoyet been determined eligible for special education and related services and violates a code of student conduct, but the school had

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Special Education Information

If you need information about special education issues, you may call the Special Education InformCatiter at855 SPEDTEX (8557733839). If you call this number and leave a message, someone will return your call during normal business hours. Individuals who are deaf or hard of hearing may call the DTEX umber using Relay Texaslat 7

Resolving Disagreements

There may be times when you disagree with the actions taken

statement that the public agency has violated a special education requirement the facts up on which the statement is based and your signature and contact information of the complaint concerns a specific child, the complaint m

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Nothing inIDEAlimits the rights, procedures, and remedies availa

However, the court may not reduce fees if it finds that the schod or the state unreasonably delayed the final resolution of the action or proceeding or there was a violation under the procedural safeguards provisions of IDEA Part B.

State rule related to the special education due process hearing programbegins at <u>19 TAC §89.115[Link:</u> <u>bit.ly/3nQcmtG)</u>. Thispage intentionally left blank.

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