Welcome!

The webinar will begin shortly.

Attendee Participation

1. Open and close your control panel.

2. Join audio:
   - Choose **Mic & Speakers** to use VoIP
   - Choose **Telephone** and dial using the information provided
   - If you are joining the audio by telephone mute your computer speakers

3. Submit questions and comments via the Questions panel.

*Note:* Today’s presentation is being recorded and the link will be sent to you when it is available.
Your Participation

- Please continue to submit your text questions and comments using the Questions panel.
- Please raise your hand to be unmuted for verbal questions.

Note: Today’s presentation is being recorded, and the link will be sent to you when it is available.
COVID-19 Response

- MSIP received over 400 inquiries related to the current pandemic. In response to these inquiries MSIP developed a series of Q&A documents which would address the various questions received by our stakeholders.
Q&A Development

Currently Posted

- Dispute Resolution Part B | Part C
- Procedural Safeguards Part B | Part C
- Fiscal
  - IDEA Fiscal Flexibilities Part B
  - Use of Funds Part B | Part C
  - Period of Availability Waiver Documents Part B | Part C
- Evaluation/Timelines Part C
- Service Provision Part B | Part C
Initial Guidance

- **Questions and Answers**: Providing Services to Children with Disabilities During the Coronavirus Disease Outbreak (March 2020)

- **Supplemental Fact Sheet**: Addressing the Risk of COVID-19 in Preschool, Elementary and Secondary Schools While Serving Children with Disabilities (in conjunction with the Office for Civil Rights. March 21, 2020)
Dispute Resolution

- Dispute Resolution in COVID-19 Environment Q&A Documents (June 22, 2020)
  - Documents address inquiries concerning the implementation of the IDEA dispute resolution procedures in the current COVID-19 environment

- Part B

- Part C
Procedural Safeguards

Procedural Safeguards in the COVID-19 Environment Q&A Documents (June 30, 2020)

- Documents address inquiries concerning the implementation of the IDEA procedural safeguards in the current COVID-19 environment

- Part B

- Part C
Fiscal: Period of Availability Waiver

- **Waiver authority for period of availability for IDEA Part B funds for federal fiscal year 2018** (June 8, 2020)
  - Streamlined waiver for state education agencies and subgrantees that will allow for the use of IDEA Part B grant funds for an additional year beyond what is known as the Tydings period, for years impacted by the COVID-19 emergency.

- **Waiver authority for period of availability for IDEA Part C funds for federal fiscal year 2018** (September 10, 2020)
  - A State Lead Agency that is also an SEA, may request a waiver on behalf of their State that will permit the IDEA Part C lead agency to use Federal fiscal year (FFY) 2018 IDEA Part C grant award funds for an additional year beyond what is known as the Tydings period.
Use of Funds in the COVID-19 Environment Q&A Documents (June 25, 2020)

- Documents address inquiries concerning the implementation of the IDEA use of funds in the current COVID-19 environment

- **Part B**

- **Part C**
Fiscal: IDEA Fiscal Flexibilities Part B

Flexibility on IDEA Part B Fiscal Requirements in the COVID-19 Environment Q&A Document (June 26, 2020)

• Response to inquiries concerning flexibility in the implementation of the Individuals with Disabilities Education Act (IDEA) Part B fiscal requirements in the current COVID-19 environment
Evaluation/Timelines Part C

- Evaluation and Assessment Timelines for IDEA Part C in the COVID-19 Environment Q&A Document (July 6, 2020)
  - Addresses inquiries concerning the implementation of the Individuals with Disabilities Education Act (IDEA) Part C evaluation and assessment timelines in the current COVID-19 environment
Implementation of IDEA Provision of Services in the Current COVID-19 Environment Q&A Document

- Documents address inquiries concerning implementation of IDEA provision of service in the current COVID-19 environment.
  - Part B (Sept. 28, 2020)
  - Part C (Oct. 21, 2020)
Part C of the IDEA provides funds to the State lead agency (State LA) to make EI services available to all eligible infants and toddlers with disabilities and their families living within the State.

These EI services are provided in conformity with the child’s individualized family service plan (IFSP), 34 C.F.R. § 303.13(a)(9). Under 34 C.F.R. § 303.340, for each infant or toddler with a disability, the State LA must ensure the development, review, and implementation of an IFSP developed by a multidisciplinary team, which includes the parents, that:

(a) Is consistent with the definition of that term in 34 C.F.R. § 303.20; and

(b) Meets the requirements in 34 C.F.R. § 303.342 through 34 C.F.R. § 303.346.
IFSP Meeting and Notice

Q1. How can parents, State LAs and their early intervention service (EIS) providers hold initial, periodic and annual IFSP meetings when LAs and EIS providers cannot conduct face-to-face meetings?

During the time of this pandemic when in-person meetings are not feasible or practicable, the Department is extending the flexibility for IFSP periodic reviews that is allowed in 34 C.F.R. § 303.342(b)(2) to the State LAs and local EIS providers to conduct initial and annual IFSP meetings through alternate means, such as through a telephone or video conference call (if feasible and consistent with privacy standards) if acceptable to the parents and other IFSP team meeting participants.
IDEA Part C Service Provision Q2

45-Day Timeline

Q2. Does IDEA allow for flexibility in meeting the 45-day timeline for conducting the initial IFSP meeting?

Yes, in specific circumstances.

1) The child or parent is unavailable to complete the required activities (screening, initial evaluation, initial assessments of the child and family, and the initial IFSP meeting) due to exceptional family circumstances that are documented in the child’s early intervention records; and

2) The parent has not provided consent for the screening (if applicable), the initial evaluation, or the initial assessment of the child despite documented and repeated attempts by the lead agency or EIS provider to obtain parental consent.

Given that in-person meetings may not be feasible or advisable due to the pandemic related to COVID-19, the pandemic can constitute the basis for documented exceptional family circumstances to the 45-day timeline.
Q3. What must a State LA and its EIS providers do if they cannot provide IDEA Part C services in accordance with the IFSP due to the pandemic?

- When the lead agency or EIS provider cannot provide IDEA Part C services in accordance with the IFSP, it must provide prior written notice to the parents as soon as possible.

- The child’s IFSP Team, which includes the parents, must then determine which services can be provided to meet the child’s needs during this time, and consider other services or alternate means of service delivery, if feasible and consistent with privacy interests, such as through the use of telecommunications, including telephone or videoconferencing, or consultative services to the parent.
"No matter what primary instructional delivery approach is chosen, SEAs, LEAs, and IEP Teams remain responsible for ensuring FAPE is provided to all children with disabilities."

If State and local decisions limit or prevent in-person instruction due to health and safety concerns, SEAs, LEAs, and IEP Teams are not relieved of their obligation to provide FAPE to each child with a disability under IDEA.
Q1. What steps can an LEA take to ensure each child with a disability has an IEP in effect at the start of the 2020-2021 school year?

Under 34 C.F.R. § 300.323(a), at the beginning of each school year, each public agency, which includes LEAs, must have an IEP in effect for each child with a disability within its jurisdiction. To ensure that an appropriate IEP is in place for each child, the LEA may need to convene a meeting of the child’s IEP Team, which includes the individuals described in Q2, to determine whether any revisions to the IEP are needed. 34 C.F.R. § 300.324(b)(1).
As conditions continue to change throughout the country, some of the special education and related services included in a child’s IEP may need to be provided in a different manner; however, all children with disabilities must continue to receive FAPE and must have “the chance to meet challenging objectives.” Therefore, IEP Teams should identify how the special education and related services included in a child’s IEP will be provided and should consider a variety of instructional methods and settings.
Q2. Which members of the IEP Team must participate in the review discussed in Q1?

IEP Team members referenced in 34 C.F.R. § 300.321(a) are generally required.

Excusal of a member from attending the IEP Team meeting if the parent and the public agency agree, in writing, and

• 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. OR

• If the member’s area of the curriculum or related services IS being modified or discussed in the meeting, the member submits written input prior to the meeting.
IDEA Part B Service Provision Q3

Q3. When is an LEA permitted to use the IEP amendment process in 34 C.F.R. § 300.324?

- Involves changes to a child’s IEP after the annual IEP Team meeting for a school year,
- The parent and the public agency may agree not to convene an IEP Team meeting for the purpose of making those changes,
- Instead, they may develop a written document to amend or modify the child’s current IEP.
- An amendment to an IEP cannot take the place of an annual IEP Team meeting.
- If changes are made to the child’s IEP this way, the public agency must ensure that the child’s IEP Team is informed of the changes.
- Upon request, a parent must be provided with a revised copy of the IEP with the changes incorporated.
- The prior written notice provision applies, even if the IEP is amended without convening an IEP Team meeting,
Q4. If extended school year (ESY) services were unable to be provided during the summer due to the COVID-19 pandemic, what additional steps can public agencies take to make FAPE available to children with disabilities who require such services?

- A child’s entitlement to needed ESY services continues to apply even if schools and other facilities are closed due to COVID-19.

- While ESY services are typically provided to children with disabilities during the summer months, some ESY services, may not have been able to be delivered this past summer.

- In such instances, public agencies should consider providing ESY services to the child during the normal school year, during school breaks or vacations where appropriate to the child’s needs and consistent with applicable standards.
IDEA Part B Service Provision Q5 through Q7

▶ Timelines
  • Initial evaluations (60 days or State-established timeline, including any allowable exceptions)
  • Initial (within 30 days of eligibility determination) and Annual IEP Team meetings
  • Alternate means of meeting participation
  • Reevaluations (at least once every three years)

▶ Completing Necessary Assessment Procedures
Virtual Learning: Use of Devices and Technology

- Is it the school district’s responsibility to ensure that children with disabilities understand how to interface effectively with their devices in order to access education?

  - In developing each child’s IEP, the IEP Team must consider among other things, whether the child needs assistive technology devices and services to receive FAPE. See 34 C.F.R. § 300.324(a)(2)(5).

  - An IEP Team may also consider whether parent counseling and training is required as a related service necessary for the child to benefit from special education.

*Parent counseling and training* means assisting parents in understanding the special needs of their child; providing parents with information about child development; and helping parents to acquire the necessary skills that will allow them to support the implementation of their child’s IEP or IFSP. See 34 C.F.R. § 300.34(c)(8).
Use of Devices and Technology - continued

Resources:

• National Center on Accessible Educational Materials: http://aem.cast.org


Commonly Asked Questions from External Stakeholders

▶ Are the procedures and timelines for developing and implementing IEPs the same during the pandemic?

▶ What steps can parents take if they believe their child cannot receive FAPE when services are provided virtually?

▶ Are Federal, State, or local funds available for parents to obtain services from a private provider (e.g., tutor, therapist, etc.)?
What is the LEA’s responsibility to provide one-to-one aides or other supplementary aids and services?

- The IEP Team should identify how the special education and related services included in a child’s IEP will be provided and should consider a variety of instructional methods and settings.

- The IEP Team determines the level of support the child requires – looking across all instructional methods -- fully virtual, fully in-person or a hybrid model.

- Example:
  - Sign language interpreting services
  - Additional adult assistance needed for transition from classes located throughout the building
Newsletters

- March – November 2020 editions of the OSEP Update and the department’s Early Learning newsletter provide COVID-19 related information and resources from the Department of Education, other federal agencies and OSEP grant recipients
To review other Q&A Documents & Supports

▶ Please visit:
  • https://sites.ed.gov/idea/topic-areas/#COVID-19

▶ Additional information specific to the COVID-19 pandemic may be found online at:
  • https://www.ed.gov/coronavirus

▶ Additional supports
  • ECTA: Coronavirus Disease (COVID-19)
  • ECTA: Supporting Families During the Pandemic
  • COVID-19 Resource Hub for Supporting Students with Disabilities
Your feedback helps CPIR improve.

Please take a moment to complete a very brief survey about the usefulness of this webinar to you.

Thank you for attending!