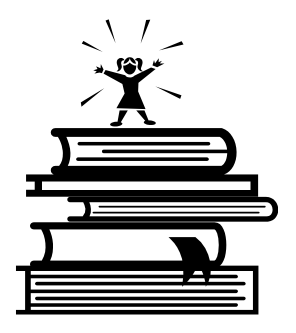
WESTFIELD PUBLIC SCHOOLS

STUDENT ASSISTANCE MANUAL

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INTRODUCTION

The focus of this document is to formalize the **Student Assistance Process** in the Westfield Public Schools. The district goal is to provide students with the opportunity to receive as much remediation in the general education program as it is possible to provide. This approach to remediation, in many cases, may allow the student who is having difficulty the opportunity to meet with success within the general education program. The basic concepts of the **Student Assistance Process** are:

- 1. assess the needs of the student
- 2. develop appropriate accommodations
- 3. access general education remediation options

Such efforts to meet the student's needs in the general education classroom may include but are not limited to changes in:

- teaching strategies
- teaching environments
- materials
- amounts of output
- time constraints

All accommodations and the results will be documented using the **Student Assistance Report.**

This district wide procedure will ensure that all students are given every opportunity to access the curriculum in the general education setting. Those students who are clearly in need of additional services will be efficiently and effectively identified.

WHEN TO USE THE STUDENT ASSISTANCE PROCESS

You should consider implementing the **Student Assistance Process** when a student.....

- $\sqrt{}$ is referred for Special Education Evaluation;
- $\sqrt{}$ is considered for expulsion or has multiple suspensions;
- $\sqrt{}$ is being considered for retention;
- $\sqrt{}$ shows a <u>pattern</u> of not benefiting from informal accommodations;
- $\sqrt{}$ is identified as "at risk" or shows the potential of dropping out of school;
- $\sqrt{\text{consistently}}$ needs more time than most students to complete assignments;
- $\sqrt{}$ regularly needs testing with accommodations to demonstrate knowledge;
- √ <u>frequently</u> exhibits behavior that significantly interferes with school performance, such as inattentiveness or impulsiveness associated with an impairment;
- $\sqrt{}$ is <u>chronically</u> absent or late for reasons related to an impairment;
- has shown a <u>steady decline</u> in academic performance, for which there is no other known cause;
- $\sqrt{}$ has experienced a <u>steady increase</u> in disciplinary problems with no explanation.

When evaluating a student for consideration under the Student Assistance Process, the team should identify patterns of a concern as opposed to isolated factors.

THE STUDENT ASSISTANCE PROCESS

The **Student Assistance Process** is a regular education initiative that takes place under the direction of the Principal. This process usually precedes any recommendation for additional services. When a Special Education referral is initiated, the **Student Assistance Process** <u>must</u> also be implemented at the same time as the Special Education evaluation. The results derived from the accommodations developed during the **Student Assistance Process** will be documented, kept on file and shared at the Team Meeting.

STUDENT ASSISTANCE PROCESS

• Schedule a Team Meeting with parents and personnel who are knowledgeable about the student

PRIOR TO STUDENT ASSISTANCE TEAM MEETING

- Gather available information:
 - 1. student records
 - 2. observations
 - 3. learning styles
 - 4. cultural and linguistic background
 - 5. previous consultations with student, family and other professionals
- Complete an **Academic Performance Inventory** identifying strengths and needs

STUDENT ASSISTANCE TEAM MEETING

- Discuss relevant data and fill in **Student Assistance Report** identifying areas of concerns and recommended accommodations
- Give parent's rights for Section 504 and Special Education and secure signatures for both on the
 Notice of Receipt Form
- Schedule a date and time to reconvene at least six weeks and no later than eight weeks
- <u>Implement</u> recommended accommodations

PRIOR TO RECONVENING

• Complete Accommodations Report

RECONVENING OF STUDENT ASSISTANCE TEAM

- Discuss the results of the accommodations and interventions that have been implemented during the past weeks
- Make Team recommendation
- Complete and process the Student Assistance Report

Student Assistance Process Student Experiences School Difficulties Schedule Student Assistance Team Meeting

Gather Available Information

- Observation
- Identification of learning style
- Student records
- Strengths and needs

- Cultural and linguistic background
- Previous consultations with student, family members, and other professionals



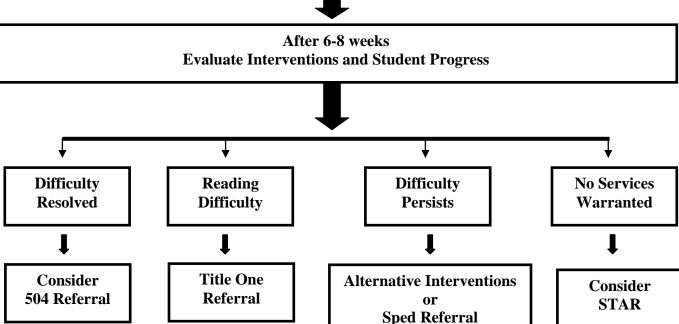
Identify Student Strengths and Needs



Identify and Implement Regular Education Accommodations

- Consultation with Support Services, and other resources.
- Accommodations in the areas of teaching strategies, teaching environments, or materials
- Utilize regular education initiatives in the building





Westfield Public Schools Academic Performance Form PreK-1 Strengths and Needs

Student:	Grade: HR/Rm #:
Name of person making referral:	Date:
CHECK HOW THE STUDENT LEARNS BEST:	
Visual Tactile (Manipula	ation by hand)
Auditory Kinesthetic (Who	
Auditory Kinesticue (Wilo	te body involvement)
PLEASE CHEC	K ALL THAT APPLY
Attending Skills	LANGUAGE-RECEPTIVE
_Needs frequent teacher prompting in	Watches others before beginning or continuing on a
_Small groups	project
_Large groups	Follows three step directions in correct sequence
ORGANIZATIONAL SKILLS	Can locate body parts named by the teacher
Keeps track of and takes care of personal and school	Given a sentence or short story can answer simple comprehension questions
materials	Responds appropriately to questions
Stays on tract and completes work with little	responds appropriately to questions
monitoring or verbal prompting	PARTICIPATION/SOCIAL SKILLS
	Unable to keep hands, feet and objects to him/herself
ARTICULATION	Has difficulty sharing, waiting turn and cooperating
Difficult to understand	with peers
Sound errors involved:	Tends to be a "loner" during playtime
MARKINE A DINEGO	Is withdrawn and/or over-anxious with adults
MATH READINESS	ENTE MOTOR GYALLS
Rote counts toCounts 1:1 up to	FINE MOTOR SKILLS
Prints numbers up to	Reverses letters or numbers, but can correct with model
with a model	Turns paper and/or body when printing or coloringAdequately grasps pencil, crayons, etc.
without a model	Colors within the lines, even pressure, one direction
Names 5-7 basic shapes	without turning paper or body
Draws 5-7 basic shapes	Cuts on lines using a variety of materials
	Prints upper case letters, using good sizing, control and
GROSS MOTOR SKILLS	spacing
Age appropriate skills for running, jumping, hopping,	Prints name with no model, using good sizing, control
skipping, balance, and climbing	and spacing
Hand/foot dominance established	
RightLeft	<u>LANGUAGE-EXPRESSIVE</u>
Crosses midline	Hesitates to speak
READING READINESS	Exhibits word finding problems
Can match letter (i.e., k-k, m-m).	Uses pronouns, prepositions, and articles correctly
If given its name, can select the letter from a set	States full name, address, and telephone numberCan label objects and describe use
Pairs upper and lower case letters	Can label objects and describe use Can sequence picture cards left to right and retell story
Can print letters named	Uses past, present, and future tenses correctly
Can provide correct sounds of letters presented	eses pass, present, and ratare tempes correctly
Given words and pictures, can match those beginning	ADDITIONAL REMARKS
with same sound	
Pairs rhyming pictures	

___Matches and names 8-10 basic colors

Westfield Public Schools Academic Performance Form 2-5 Strengths and Needs

Student:	Grade: HR/Rm #:
Name of person making referral:	Date:
CHECK HOW THE STUDENT LEARNS BEST:	
Visual Tactile (Manipulation	on by hand)
Auditory Kinesthetic (Whole	
Auditory Kinesthetic (whole	body involvement)
PLEASE CHECK A	LL THAT APPLY
READING	SPEAKING
READING	SI EARING
On grade level	Speech is difficult to understand
One year below grade level	Verbal expression often limited to phrases
Two or more years below grade level	Reluctant to use speech
Can sequence and recite a storyWeak application of phonetic skills	Speech responses often appear inappropriateDifficulty finding words to use
Uses context clues, prior knowledge and word	Difficulty finding words to use
analysis to establish word meanings	LISTENING SKILLS
Limited sight vocabulary	
Vocabulary below grade level	Understands and follows verbal directions
DATA TOTT	Often appears to not hear what is said
MATH	GENERAL WORK SKILLS
On grade level	W. d.'
One year below gradeTwo or more years below grade level	Work is generally disorganized and of poor qualityHas short attention span
Confuses operational processes	Constantly avoids work by engaging in other activities
add/subtract	constantly avoids work of engaging in outer activities
multiply/divide	PERSONALITY CHARACTERISTICS
Has difficulty renaming	
borrowing	Easily upset by small frustrations
carrying Enters numbers in wrong place	Overreacts to both pleasant and unpleasant situations Often acts before thinking
Cannot handle number facts above the number	Constantly seeks approval
SPELLING	RELATIONSHIP TO OTHERS
Spells phonetically	Relates easily to children and adults
Begins words properly but is unable to finish	Prefers playing alone
Totally unrecognizable	Noticeably immature
WDITING	Explosive and aggressive
WRITING	Minor, but constant irritant to others
Illegible	PHYSICAL CHARACTERISTICS
Poor organization of work	
Extremely slow, often unable to complete assignments	Very active/unable to sit still
Reversal of letters	Overly lethargic and passive
	Other (Specify)

Westfield Public Schools Academic Performance Form 6-12 Strengths and Needs

ident:	Grade: HR/Rm #:		
ne of person making referral:	Date:		
HECK HOW THE STUDENT LEARNS BEST:			
	Ianipulation by hand)		
Auditory Kinestheti	c (Whole body involvement)		
CHECK ALL	AREAS OF DIFFICULTY		
CHECK ALL A	AREAS OF DIFFICULT I		
ACADEMICS	BEHAVIORAL or PHYSICAL		
reading comprehension	attendance		
_oral communication	punctuality		
_spelling	health		
reasoning skills	cooperative behavior		
homework	leadership		
_lab or classwork	acceptance of praise		
_prepared with books, pencils, etc.	acknowledgment of mistakes		
_effort	attention		
_written language	alertness		
_math basic skills			
_organizational skills	SOCIAL		
_quizzes/tests	peer relationships		
_long range assignments	adult relationships		
_work quality	comfort level in-group situations		
_participation	school activities involvement		
consistency	EMOTIONAL		
seeks help as needed	<u>EMOTIONAL</u>		
independent worker	self-confidence		
perseverance	responsibility		
creativity	temperament		
_aural skills	self-esteem		
penmanship			
visual skills			

NOTICE OF RECEIPT OF PARENT RIGHTS

Parents must receive and acknowledge receipt of both

Section 504 Rights and Special Education Rights.

NOTE:

Student: _____ ID #: _____ School: _____ Grade: _____ SECTION 504 I have received a copy of the Section 504 Grievance Procedures and Parent/Student Rights Parent/Guardian Signature Date SPECIAL EDUCATION I have received a copy of the Notice of Procedural Safeguards Parent/Guardian Signature Date

WESTFIELD PUBLIC SCHOOLS STUDENT ASSISTANCE ACCOMMODATION REPORT

Stude	ent:		Grade:	HR/Rm #:
Name of person making referral:			Dat	te:
Pleas	se check each accommodation used		Circ	le those that were successful
	Scheduling Accommodations: Shortened academic dayChange in class levelShortened academic scheduleOne major exam per day Setting Accommodations:Small groupStudy_correl		Recording Accommoda Marks answers in testOral (i.e., tape recordedInterpreterAccept manuscript orPeer note taker Grading AccommodationCombination of symbol	booklets er) cursive ons:
C.	Study carrelProximity seatingTeacher facing child Format Accommodations: Oral administration of tests		achievement performaCompetency checklist	ance or degree of effort
D.		G.	Organizational Accomm Daily assignment log Copies of notes Color-coding system f Orally verbalize seque Repeat directions (ora Short and simple directions Review notes daily Study guides Assignments posted	for notebooks ential steps l)
	Templates and/or graph paper Hi-liters (to underline in class texts) Spell-checker Computer/word processor Calculator Manipulatives Place keepers, trackers, and pointers Augmentative communication device Auditory trainer Tape recorder	Н.	Outline of class lectur Other Accommodations Progress reports Advance notice of test	<u>s:</u>
			Check if additional	comments on back

WESTFIELD PUBLIC SCHOOL STUDENT ASSISTANCE REPORT

tuaei	nt:			_ Date:		
each	er:Scho	ol:			(Grade:
arent	Name:	Addre	ess:			
	Identification of Concerns			(PLEASE CO	MPLETE AI	L SECTIONS
•	Recommended Accommodations					
	Accommended Peccommoduluous					
[•	Scheduled Date of Reconvening of Student Assistance To					
	Scheduled Date of Reconvening of Student Assistance To Results of Accommodations					
	Results of Accommodations					
	Results of Accommodations Recommendation					
	Results of Accommodations Recommendation ANo Services Warranted					
,	Results of Accommodations Recommendation ANo Services Warranted BTitle 1 Referral					
7.	Results of Accommodations Recommendation ANo Services Warranted BTitle 1 Referral C504 Referral					
I. 7.	Results of Accommodations Recommendation ANo Services Warranted BTitle 1 Referral C504 Referral DSPED Referral					

Section 504 PARENT/STUDENT RIGHTS

Identification, Evaluation & Placement

The following is a description of the rights granted by federal law to students with disabilities. The intent of the law is to keep parents fully informed concerning decisions about their child and to inform parents of their rights if they disagree with any of these decisions.

Parents have the right to:

- 1. Have their child take part in, and receive benefits from public education programs without discrimination because of his/her disability;
- 2. Have the school system advise them of their rights under federal law;
- 3. Receive notice with respect to identification, evaluation, or placement of their child;
- 4. Have their child receive a free appropriate public education. This includes the right to be educated with non-disabled students to the maximum extent appropriate. It also includes the right to have the school system make reasonable adjustments to allow their child an equal opportunity to participate in school and school-related activities:
- 5. Have their child educated in facilities and receive services comparable to those provided non-disabled students;
- 6. Have their child receive special education and related services if she/he is found to be eligible under IDEA or Section 504 of the Rehabilitation Act;
- 7. Have evaluation, educational, and placement decisions made based upon a variety of information sources, and by persons who know the student, the evaluation data, and placement options;
- 8. Have transportation provided to and from an alternative placement setting at no greater cost to them than would be incurred the student were placed in a program operated by the system;
- 9. Have their child be given an equal opportunity to participate in non-academic and extracurricular activities offered by the system;
- 10. Examine all relevant records relating to decisions regarding their child's identification, evaluation, education program and placement;
- 11. Obtain copies of educational records at a reasonable cost, unless the fee would effectively deny them access to the records;
- 12. A response from the school system to reasonable requests for explanations and interpretations of their child's records;

- 13. Request amendment of their child's educational records if there is reasonable cause to believe that they are inaccurate, misleading or otherwise in violation of the privacy rights of their child. If the school system refuses this request for amendment, it shall notify them within a reasonable time, and advise them of the right to a hearing;
- 14. Request mediation or an impartial due process hearing related to decisions or actions regarding their child's identification, evaluation, education program or placement. The parents and the student may take part in the hearing and have an attorney represent them. Hearing requests must be made to the attention of the Section 504 Coordinator;
- 15. Ask for payment of reasonable attorney fees if they are successful is their claim;
- 16. File a local grievance.

The 504 Coordinators for the Westfield Public Schools are as follows: **The Director of Assessment & Accountability**, (413) 562-2298 **The Administrators of Special Education and Student Support** (413) 572-6556

Parent's Notice of Procedural Safeguards

Dear Parents:

You are receiving this Notice of Procedural Safeguards (Notice) because your son or daughter (student) has been referred for an evaluation or is currently receiving special education services. If your student is eligible for special education, the school district must provide a free appropriate public education commonly referred to by the acronym FAPE. In order to provide a FAPE the school district must work in partnership with you. You will be a member of the IEP team that will consider your student's unique needs and develop an individualized education program or IEP, for your student. The IEP must provide instruction that is tailored to your student's unique needs and includes sufficient support services to enable your student to make meaningful educational progress and to assist your student in acquisition of knowledge and skills, including those necessary for social and emotional development according to appropriate chronological and developmental expectations. Any special education services identified for your student must be provided at public expense with no cost to you. All students in the Commonwealth's public education system, including students with disabilities, are entitled to the opportunity to learn the material that is covered by the academic standards in the Massachusetts curriculum frameworks. Massachusetts also provides an individual right to FAPE for its resident students with disabilities who attend private schools at private expense, and who seek public special education services.

Both State and federal laws contain rules that school districts must follow when deciding if a student is eligible for special education and, if so, what services the student will receive. These laws also provide detailed procedures for ensuring that the student receives a FAPE during the entire time he or she is eligible for special education. Special education is a highly complex and regulated area of education law. The detail in the law is intended to protect your student and to help ensure that he or she receives appropriate educational services. You can get additional help in understanding the special education process from your school guidance office, the Massachusetts Department of Elementary and Secondary Education (ESE), organizations for parents of students with disabilities, and private special education organizations. Information from these sources will help you work in partnership with your school district to make sure that your student receives appropriate educational services.

This Notice provides you with important information on your right to be involved in planning your student's special education. Procedural safeguards are the specific rules that make sure that you know what the school district is proposing to do ("receive notice"), agree with the school district's plan ("give parental consent") and have a range of opportunities for resolving disagreements with the school district ("due process"). Procedural Safeguards in the law also provide additional protections outlined in this document.

We hope this Notice will be of assistance to you as you take an active role in your student's educational experience.

This document, the Parent's Notice of Procedural Safeguards, answers the following questions:

1.	What is "prior written notice" and when do you receive it?	Page 15
2.	What is "parental consent" and when must the school district ask for your consent?	Page 15
3.	What is an "independent educational evaluation"?	Page 17
4.	When can you see your student's student records?	Page 17
5.	How can parents and schools resolve disputes?	Page 18
6.	What are your responsibilities if you place your student in a private school?	Page 22
7.	What must be done to plan for your student's transition from school?	Page 22
8.	How may a school discipline a student with a disability?	Page 22
9.	Where can the laws and regulations and other useful information be found?	Page 24

You will receive this Notice at least once each year if your student is identified as eligible for special education. You can also request a copy from your school district at anytime or from the ESE. This document is available on the ESE Web site at http://www.doe.mass.edu/sped/prb.

1. What is prior written notice and when do you receive it?

34 CFR §300.503

The school district must provide you with a written notice when it proposes, or refuses, to take steps to identify your student, to evaluate your student, to provide special services to your student, or to change your student's program. Federal regulations call this a "prior written notice." The written notice must:

- Describe *what* the school district proposes or refuses to do;
- Explain **why** the school district is proposing or refusing to take the action;
- Describe how the school district decided to propose or refuse to take the action, including telling you
 about each evaluation procedure, assessment, record, or report that your school district used to make its
 decision; and
- Describe any other options that your student's individualized education program (IEP) Team considered and the reasons why those options were rejected.

School districts will provide this information to you using forms developed by the ESE and available on the ESE Web site or their own forms containing the same information.

You will receive prior written notice when the school district: proposes to conduct an initial evaluation or reevaluation; proposes a new or amended IEP; proposes a change in placement, including a proposed change in placement for disciplinary reasons; or proposes to end special education services.

You will also receive a notice if the school district makes a finding of no eligibility for special education services or refuses a request you have made related to evaluations or provision of special education to your student Notices from the school district must be provided in your native language or other mode of communication you use, unless it is clearly not feasible to do so. If your native language or other mode of communication is not a written language, your school district must ensure that the school's notice is translated for you orally or by other means (e.g., by sign language), and that you understand the content of the notice.

When you are given prior written notice, you will also be given a copy of this Notice of Procedural Safeguards, or if you have already received this Notice during the current school year, you will be told how you can obtain another copy. You will also be given information about whom you can contact for help in understanding federal and state special education laws.

2. What is parental consent?

34 CFR §300.9 and 603 CMR 28.07 (1)

The school district may not give your student a special test or special service unless you agree and give your written "parental consent." The school district must clearly explain what it is proposing to do for your student and will ask you to sign your name on the consent form to show that you agree to the school's proposal. This is giving "parental consent."

Giving your consent is voluntary. You may take back your consent at any time. If you do, however, the withdrawal of consent will only apply to future action by the school district not to something that has already happened. Your school district may not use your refusal to consent to one service or activity as a reason to deny you or your student any other service, benefit, or activity.

Your consent is <u>not</u> required before your school district may review existing data as part of your student's evaluation or reevaluation, give your student a test or other evaluation that is given to all students without consent such as the MCAS or classroom tests that are part of the general education program, or share information with federal or state educational officials.

A school district will ask for your parental consent in the following circumstances:

To authorize the initial evaluation to determine if the student is eligible for special education:

The school district cannot conduct an initial evaluation of your student to determine whether your student is eligible to receive special education and/or related services without first obtaining your consent. If your student is referred for an evaluation, the school district must ask for your consent to the evaluation within five school days.

To approve initial services:

If, after the initial evaluation has been completed, the Individualized Education Program (IEP) Team has decided that your student is eligible for special education, the IEP Team will propose special education and related services for your student. You must give your consent before your school district can provide special education and related services to your student for the first time. If you do not consent, the school district cannot provide special education and related services to your student. You can accept or reject the whole proposal or part of it. The IEP or any part that you accept must begin as soon as you accept it.

To make a change in services, placement or reevaluation:

Once you have agreed to an IEP for your student, the school district must obtain your consent before the school district may change the services or the placement of your student, or conduct a reevaluation. If you refuse to give your consent, you have an obligation to engage with the district in active discussion to resolve your disagreement. If you and the district are unable to resolve your disagreement and the district believes that your refusal denies your student a free appropriate public education (FAPE), the school district must request a hearing at the Bureau of Special Education Appeals (BSEA) to obtain authority to provide educational services or to reevaluate your student without your consent.

To excuse members of the IEP Team from attending a Team meeting:

Members of the IEP Team may be excused from attending a Team meeting if you agree in writing in advance of the meeting. If the Team will be discussing the excused Team member's area, then the excused member must provide his or her input in writing before the Team meeting. If you do not agree to excuse the Team member he or she must attend the IEP Team meeting.

2.2 When will the student be asked for consent?

34 CFR §300.520 and 603 CMR 28.07 (5)

Under Massachusetts' law a student has reached adulthood upon his or her eighteenth (18th) birthday. When a student turns age 18, therefore, all of the decision-making rights that you have as a parent transfer to your adult student, unless a court has appointed a legal guardian for your student or your student indicates in writing that he or she wants to share decision-making with you or wants you to continue to have authority to make decisions about his or her educational program. The school district must discuss with you and your student the impact of this transfer of rights at least a year before the student's eighteenth birthday. As the parent of an adult student with a disability, you will continue to receive all the required notices from the school, and you will continue to be able to inspect your student's educational records, even if your student makes his or her own educational decisions.

2.2 When will an educational surrogate parent give consent? 34 CFR §300.519 and 603 CMR 28.07 (7)

If a student is in the custody of the Department of Social Services, or the student's parents or guardian cannot be identified or located or have had their parental rights terminated, the ESE has a responsibility to ensure there is an adult with no conflicting interests to make special education decisions on behalf of the student. This person is called an educational surrogate parent. The ESE determines if it is necessary to appoint an educational surrogate parent for the student. If appointed, an educational surrogate parent has the same rights and responsibilities as a parent in special educational matters for the student.

3. What is an Independent Educational Evaluation?

34 CFR §300.502 and 603 CMR 28.04(5)

An Independent Educational Evaluation (IEE) is an evaluation conducted by a qualified examiner who is not employed by the school district responsible for the education of your student.

You have the right to request an IEE of your student at public expense if you disagree with the school district's evaluation. If you request an IEE, the school district must provide you with information about where you may obtain an IEE and about the state requirements that apply to IEEs.

3.1 When is an Independent Educational Evaluation conducted at public expense?

In Massachusetts, under state law, you will receive an IEE at full or shared public expense if you meet income eligibility requirements. Students who are eligible for free or reduced cost meals are entitled to an IEE at public expense. Other students are eligible for a shared cost IEE according to a sliding fee scale. Sharing your financial information with the school district is completely voluntary on your part. If you choose to share such information, the school district must immediately notify you in writing whether or not you are eligible for full or partial funding of an IEE and proceed to fund the IEE based on eligibility. Your right to a publicly funded IEE through income eligibility will extend for 16 months from the date of the school district's evaluation with which you disagree.

If you do not meet income eligibility requirements or choose not to disclose financial information, the district must consider your request for a publicly funded IEE under federal law. Within 5 days, the district may either agree to provide an IEE at public expense or request a hearing at the Bureau of Special Education Appeals (BSEA) to demonstrate that the evaluation conducted by the district was comprehensive and appropriate. More details regarding IEEs are available in the ESE Administrative Advisories 2004-1 and school available from your local district and on the ESE Web site http://www.doe.mass.edu/sped/advisories/?section=admin.

You are entitled to only one IEE of your student at public expense each time your school district conducts an evaluation. You may have independent evaluations conducted at your own expense at any time.

3.2 The results of IEEs must be considered within 10 days by the school district.

If you obtain an IEE of your student at public expense or you share with the school district an evaluation of your student that you obtained at private expense, your school district must convene a Team meeting within ten school working days after receiving the evaluation information. The Team will consider the evaluation results and determine what, if any, changes should be made to your student's IEP.

4. When can you see your student's student records?

34 CFR 300.611 and 603 CMR 23.00

The student record consists of your student's transcript and temporary school record and includes health records, tests, evaluations, discipline records and other records pertaining to your student's special education eligibility or program.

You and your student (if your student is 14 or older) have a right to look at any and all of the student's records within 10 days of your request and before any IEP meeting or due process hearing. You may also have copies of the information upon request for a reasonable charge.

In addition, you can meet with professionally qualified school personnel to have the records explained. You may also have your representative (advocate, consultant, or attorney) inspect, review, and interpret your student's

¹ The school district can only limit access to the student record if it has received a legal document such as a restraining order or a divorce or custody decree that restricts access to information about the student's.

record if you give your specific, written informed consent. All of the rights associated with the student record are contained in the Massachusetts Student Record Regulations 603 C.M.R.23.00.

Those regulations can be found at http://www.doe.mass.edu/lawsregs/603cmr23.html or by requesting a copy of the regulations from the school district or ESE.

Generally only the parent, eligible student, authorized school personnel, and state and federal education officials are allowed to see the student record without the specific, informed, written consent of the parent or adult student. The school district may be required to provide some information to state and federal officials as the result of a court order or in response to a health and safety or law enforcement issue. Helpful information about these and other student records issues can be found at http://www.doe.mass.edu/lawsregs/advisory/cmr23qanda.html.

6. How can parents and schools resolve disputes?

34 CFR 300.151, 300.506 -300.518 AND603 CMR 28.08

State and federal special education laws provide many opportunities for parents to be involved in educational planning for their student who has a disability. If parents and school districts disagree about changes relating to the identification, evaluation, or educational placement of a student with a disability, or the FAPE services provided to a student with a disability, the laws provide a menu of ways to resolve the disagreement. Your student shall remain in his or her current education program and placement during any dispute regarding placement or services, unless you and the school district agree otherwise or your student's placement is changed as a result of discipline.

Following are alternatives ways that you and your school district can resolve disagreements.

5.1 Bring the dispute to the attention of local public officials.

As a first step to resolve your dispute, you may contact your school Principal, the Administrator of Special Education or your Superintendent to ask for help. It is a good practice to write a letter explaining the situation about which you are concerned.

5.2 Use the ESE Problem Resolution System.

If you feel that you need help from outside of your school district, you may contact the ESE, Office of Program Quality Assurance Services (PQA) at 781-338-3700 to use the state "Problem Resolution System" described at http://www.doe.mass.edu/pqa/prs/. You can file a complaint with PQA about any violation of state or federal education law or obtain help from PQA staff to resolve the problem informally. If you want a formal investigation by PQA, you will have to submit your complaint in writing. PQA staff will assist you in preparing and submitting the complaint. Your written complaint should include: a statement of your concerns, your attempts to resolve your concerns, the actions by the school you believe would resolve your concerns and your signature and contact information. If your complaint is about a specific student, you should provide the student's name and residential address and the name of the school. The issues that you are complaining about, however, must have occurred no more than one year before PQA receives your complaint. If you choose to file a formal complaint with the PQA Problem Resolution System, you must also send a copy of your written complaint to the school district that is the subject of the complaint. PQA will resolve your complaint within 60 days and send you a copy of the findings and decision.

Filing a formal complaint with PQA will not prevent you from using other methods, such as conversations with your local school district, mediation, or a <u>due process hearing</u> at the Bureau of Special Education Appeals (discussed below) to resolve your complaint.² If you request a due process hearing, however, a complaint that you file through the problem resolution system will be set aside until the due process hearing is completed.

² For a comparison of how the problem resolution system resolves a complaint with how a complaint is resolved through a due process hearing see: http://www.doe.mass.edu/sped/docs.html

5.3 Ask for a neutral mediator to be appointed.

Mediation³ is a service provided by a neutral individual who is trained in special education law and in methods of negotiation. Mediation can be scheduled whenever the parents and schools have a disagreement about special education matters, even if a complaint was made through the PQA Problem Resolution System. The mediator helps the parent and school district talk about their disagreement and reach a settlement that both sides can accept. Discussions during mediations are confidential and nothing that is said by either party can be used later if the dispute becomes the subject of a formal hearing or court proceeding. Once an agreement is reached, it will be put in writing, both sides will sign it, and it may be enforced by a court.

Mediation can be set up by contacting the BSEA at 781-338-6443. The mediator will schedule a meeting with you and the school district within 30 days of the request for mediation. Meetings will be held at a convenient time and place. Participation is voluntary, therefore both the school district and the parents must agree to participate in mediation. There is no fee for the service.

Additional information about how mediation works is available from the BSEA 781-338- 6400 and can be found in their publications "Frequently Asked Questions about Mediation" and the "Explanation of Mediation.5"

5.4 Request a due process hearing and participate in a resolution meeting.

If you and the school district have been unable to work out your disagreement, then you are entitled to have a neutral and impartial hearing officer listen to both sides of the dispute, hear testimony, examine evidence, and make a decision. This hearing is convened by the BSEA and is called a due process hearing. The BSEA hearing officer is trained in special education law and must not have any personal or professional connection to you or anyone else who is involved in the disagreement.

The due process hearing will consider disputes about eligibility; evaluation; IEPs; educational placement decisions, including those resulting from discipline; FAPE; provision of special education; or procedural protections of state and federal law for students with disabilities. You must file for a hearing within two years of when you knew, or should have known⁶ about the events that form the basis for your complaint. This time period can be extended if you can show that you were prevented from filing for a hearing because the school district misrepresented that it had resolved the issue in your complaint or if the district withheld certain required information from you.

Either you or your school district can file a written <u>due process hearing request</u>⁷ with the other party and send a copy to the BSEA to obtain a due process hearing. The BSEA has developed a <u>hearing request form</u>⁸ that you may use, or you can write your own letter instead of using the form, but you must be sure to include your student's name and residential address (or contact information if the student is homeless); the name of your student's school; a description of the problem you are concerned about, including specific facts relating to the problem; and a proposed solution to the problem. Note that the hearing will be limited to the issues that are identified in the complaint.

You must send your due process hearing request to the school district (or other party to the complaint) and a copy to the BSEA. If the due process complaint does not provide enough information, the opposing party may challenged its *sufficiency* within 15 days. The BSEA will decide whether the complaint is sufficient within 5 days of the challenge. Additional information may be added to the complaint if the opposing party agrees or if the hearing officer gives permission. If additional issues are added to the complaint at a later time, however, the hearing timetable begins all over again.

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³ A description of the mediation process can be found on the ESE Web site at http://www.doe.mass.edu/bsea/mediation.html

⁴ http://www.doe.mass.edu/bsea/mediation.html?section=faq

⁵ http://www.doe.mass.edu/bsea/forms/m_brochure.doc

⁶ The phrase "or should have known" reminds you that you have a responsibility to be aware of your student's program.

⁷ Information on the due process hearing request can be found at: http://www.doe.mass.edu/bsea/process.html?section=1

⁸ http://www.doe.mass.edu/bsea/forms/hearing.doc

If there is no challenge to the sufficiency of the complaint, then the hearing process continues. If the school district has not already sent a <u>prior written notice</u> to you about the issue that you are complaining about, then within 10 calendar days of receiving your due process hearing request, the school district must send you a written response to the complaint.

Note: If <u>the school district</u> has filed the due process hearing request, <u>the parent must respond</u> within 10 calendar days of receiving the hearing request, and specifically address the issues that the school district raised.

After you file a due process hearing request, the school district has 30 days to work with you to resolve the disagreement before the due process hearing may occur. ⁹

The school district is required to set up a resolution meeting within 15 calendar days of receiving your due process complaint. The school district will determine with you which members of the IEP Team must attend the meeting. Someone from the school district who can make decisions about your student's program must attend the meeting. The school district's lawyer *may not* attend unless you have a lawyer who is attending the meeting.

You must participate in the resolution meeting unless you *and* the school district agree, in writing, not to have the meeting or if you and the school district decide to use the <u>mediation process</u>. If the school district cannot get you to participate in the resolution meeting, it can ask the hearing officer to dismiss your complaint.

If you are willing to meet, but the school district refuses or delays the resolution meeting more than 15 days after receiving notice of your hearing request, then you can ask the hearing officer to proceed with the hearing process. If you meet, but the school district has not resolved the due process complaint to your satisfaction within 30 days of your filing the complaint, then the due process hearing may go forward.

The resolution process ends when one of the following events occurs:

- When you and the school district agree, in writing, to end the resolution period;
- At the end of the 30 day resolution period:
- · At the end of mediation; or
- When you and an official of the school district sign a document that spells out your agreement that resolves your dispute. This is a "settlement agreement" and can be enforced by a state or federal court. Note that if you and the school district enter into an agreement as a result of a resolution meeting, either you or the school district may void the agreement within 3 business days of the time that both you and the school district signed the agreement.

5.5 Present your evidence to an impartial hearing officer during a due process hearing.

When you file a due process complaint, the BSEA will set a hearing date, assign a hearing officer, and send you detailed information about the hearing process and a list of free or low-cost attorneys and advocates whom you may contact for help.

During the due process hearing you and the school district will each present evidence and provide the testimony of witnesses to an impartial hearing officer from the BSEA. At any due process hearing, including a hearing relating to disciplinary procedures, you may:

- be accompanied, advised and represented by a lawyer and/or advocate;
- have your student present at the hearing;
- have the hearing open to the public;
- present evidence such as documents and reports;
- request, or require through subpoena, witnesses to come to the hearing and answer questions;

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⁹ If you and the school district agree to mediation, you may agree to continue the mediation after the 30 day period.

¹⁰ No resolution session is required if the school district has requested the due process hearing.

- see any evidence that is to be used at the hearing at least five business days ahead of time and ask the hearing officer to keep out any evidence that you have not seen; and
- obtain a written or, at your option, electronic, word-for-word record of the hearing findings of fact and decision at no cost to you. To obtain a written record of the hearing, you must make your request in writing.

Additional information about due process hearings can be obtained from the BSEA at 781-338-6400 and from the BSEA Web site: http://www.doe.mass.edu/bsea/process

Hearings are conducted according to the Massachusetts Administrative Procedure Act¹¹ and the BSEA Hearing Rules. 12 The hearing officer must issue a final decision within 45 days of the end of the resolution period described above unless the hearing officer has granted extensions of time at the request of either party. The hearing officer will send a copy of the decision to you and to the school district. Both the parents and the school district must abide by the decision of the hearing officer.

A hearing officer's decision on whether your student is being offered a FAPE must be based on a finding that your student's special education rights were violated or a determination that the school district failed to fulfill its other obligations to your student under the special education laws and regulations. If you have complained about a violation of the special education procedures (such as failure to hold a proper team meeting, poor record keeping, or failure to follow timelines) a hearing officer may find that your student did not receive FAPE *only if* the failure to follow the procedures:

- Interfered with your student's right to a FAPE:
- Significantly interfered with your ability to be involved in decisions about your student's education;
- Deprived your student of an educational benefit.

The decision of the hearing officer is a final agency decision and cannot be reconsidered by the BSEA or changed by the ESE. Hearing decisions are public 13 and are available on the BSEA Web site at http://www.doe.mass.edu/bsea/decisions.html.

5.6 Appeal a hearing decision to a state or federal court.

If either the parent or the school district disagrees with the decision of the hearing officer, they can seek review of that decision in state or federal court. Any such request for review must be filed within 90 days of the decision.

5.7 Attorneys' Fees: 34 CFR §300.517

Each party is responsible for paying its own attorney's fees unless the court decides otherwise. If you obtain a favorable result in a written hearing decision or court proceeding, the court ¹⁴ may decide that the school district should pay your reasonable attorneys' fees. Note, however, that you will not be able to obtain these fees for the time spent litigating your case after the district made a settlement offer if:

- the district made a written offer of settlement 10 or more days before the hearing,
- you did not accept the offer within 10 days, and
- the outcome of the hearing was no better than the settlement offer.

A court could order you or your attorney to pay the school district's or state agency's legal expenses if the court finds that your attorney filed a complaint or continued to litigate after learning that the complaint had no basis in fact, was unreasonable, was frivolous, or was pursued for an improper purpose.

¹¹ M.G.L. c.30A

http://www.doe.mass.edu/bsea/forms/hearing_rules.doc

Hearing decisions are published after redacting information that would allow the student to be readily identified.

¹⁴ A BSEA Hearing Officer may not award attorney's fees.

6. What are your responsibilities if you place your student in a private school and you believe your school district should reimburse you for the tuition? 34 CFR §300.148

There are some occasions when a parent believes that the public school is not providing a FAPE to the student and the parent decides to place the student in a private school. A parent may enroll his or her student in private school at private expense at any time. If, however, the parent believes that the public school should be responsible for the costs of the student's education in the private school, the parent must tell the school district of objections to the student's IEP and program, reject the IEP, inform the school district of his or her intent to remove the student and enroll the student in a private school, and request a hearing by the BSEA. A parent must inform the school district before removing the student from the public school either orally at the last Team meeting before the removal or in writing at least 10 business days before removing the student from school.

The school district is not required to pay for a student to attend a private school if the school district has made a FAPE available to the student. Disagreements between parents and the school district about whether the student's program provides a FAPE and requests for financial reimbursement for the cost of a private program may be resolved through due process procedures discussed earlier in this document. The hearing officer will determine whether the school district made a FAPE available to your student. If the hearing officer finds that the school district did *not* provide your student with a FAPE, that you followed the above steps, and that the private school placement was appropriate, the hearing officer, after considering all of the circumstances surrounding the removal of the student, may require the school district to reimburse you for all or part of the cost of the private school placement.

7. What must be done to plan for your student's transition from high school?

Planning for your student's transition to post secondary opportunities must begin when your student is 15, and must be discussed each year. The school district must discuss your student's transition needs with you and your student and must consider the goals for your student after he or she completes school by graduating with a regular high school diploma or reaching the age of 22. School districts must use the Transition Planning Form to record the results of this annual discussion. Your student's IEP must include measurable post-secondary transition goals, objectives and services based upon an appropriate assessment of his or her disability and transition needs.

Graduation with a regular high school diploma is a change of placement and ends the student's eligibility for special education. The school district must inform you if and when the district expects your student to graduate with a regular high school diploma. This discussion should take place during the Team meeting no less than 1 year in advance of the student's graduation.

8. How may a school discipline a student with a disability?

34 CRF 300.530

Public schools must have procedures and standards in place to assure a safe learning environment for students. Schools are expected, and high schools are required, to publish their rules of conduct so that students know how they are expected to behave. If a student misbehaves and violates the school code of conduct, the school may discipline the student. Discipline must be fair and even-handed.

In general, any student may be suspended or removed from school for disciplinary reasons for a short time, which is no more than 10 days. Before any removal or suspension the student must be told what he or she is accused of having done and must be given a chance to tell his or her side of the story. During a short disciplinary removal, the school is not required to provide instruction to a disabled student unless it is does so for non-disabled students. Once a student with a disability has been removed from the school placement for more than 10 cumulative days during the school year the student must receive educational services that will allow the student to continue to participate in the general education curriculum and to progress toward the goals set out in his or her IEP. School officials must consult with at least one of the student's teachers to determine what services are necessary. These services must begin on the 11th school day of a student's disciplinary removal during the school year and continue during the disciplinary removal.

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http://www.doe.mass.edu/sped/28MR/28m9.doc

Schools must follow special disciplinary rules for students with disabilities who have been found eligible for special education. A chart depicting the operation of these disciplinary rules can be found on the ESE Web site. These special disciplinary rules apply as soon as a student is removed from his or her current education placement for more than 10 days in a row, or if a student is removed for disciplinary reasons for more than a total of 10 days in any school year and there is a pattern of removal for comparable behaviors. The school must notify you as soon as the decision is made to remove your student from his or her education placement for more than 10 days and provide you with a copy of this Notice.

The student's IEP Team must meet within 10 days of the school's decision to impose the discipline. At this meeting, called a "manifestation determination," you and other members of the IEP Team will determine if the misbehavior was caused by or had a direct relationship to the student's disability, or was the direct result of the school's failure to provide the services required by the student's IEP. In making the manifestation determination, you and other members of the IEP team must consider relevant information from your student's file, including your student's IEP, your and the teachers' observations of your student's behavior, and any relevant information you provide.

If the team determines that the student's behavior was not caused by or directly related to the student's disability or the failure to properly implement the IEP, then a student with a disability can be disciplined in the same manner and for the same length of time as other students are disciplined for the same offense.

The IEP Team, however, must determine the interim alternative educational setting (IAES) where the student will be placed and the educational services that will be provided. An IAES is a setting other than the student's current placement that enables the student to continue to receive educational services according to his or her IEP. School personnel may consider the student's unique circumstances in determining whether a change in placement is appropriate for a student with a disability.

If the Team determines that the student's behavior was caused by or directly related to the student's disability or the failure to properly implement the IEP, then the student must be returned to the last approved IEP placement unless you and the IEP Team decide on a different placement. The student must also be provided a functional behavioral assessment. A functional behavioral assessment or FBA is a comprehensive assessment of behavior that provides the IEP Team with information about the student's behavior and identifies behavioral intervention services and program modifications that are designed to address the behavioral violation so it does not recur. If the student has already had a functional behavioral assessment and has a behavioral intervention plan, then the IEP Team should determine if any changes should be made to the behavioral intervention plan. If the behavior was caused by the failure to properly implement the IEP, the school must take immediate steps to remedy the deficiencies.

Note that if your student possessed or used a weapon or drugs, or caused serious bodily injury to another person on school property or at a school event your student may be placed by the principal in an IAES for up to 45 school days without regard to whether the behavior is determined to be a manifestation of the student's disability. The IEP Team will determine the IAES and the appropriate educational services that will be provided to the student while he or she is in the IAES.

¹⁶ The special education disciplinary rules also apply to some students who have not yet been found eligible for special education. If, prior to the conduct in question, the parent has put his or her concern that the student's has a possible disability in writing to supervisory or administrative personnel or the student's teacher; if the teacher or other staff has expressed concerns about the student's pattern of behavior directly to the director of special education or other supervisory personnel, or if the student has been referred for an evaluation that has not yet been completed these special rules apply. The special education disciplinary rules *do not* apply if the parent has refused to consent to the evaluation or if the student has previously been found to be not eligible for special education.

¹⁷ http://www.doe.mass.edu/sped/IDEA2004/spr_meetings/disc_chart.doc

¹⁸ Placement is determined by the IEP Team and is the location where IEP services are provided.

8.1 Appeal of a disciplinary decision:

If a parent disagrees with any decision regarding placement of his or her student under the disciplinary provisions or disagrees with the manifestation determination, or if the school district believes that maintaining the current placement of the student is substantially likely to result in an injury to the student or to others, either the parent or the school district may appeal the decision by requesting a hearing with the BSEA, as described earlier in this document.

The BSEA will convene a hearing on a disciplinary placement or manifestation determination on an expedited schedule. 19 During the appeal of a disciplinary placement or manifestation determination, the student must remain in the IAES until the hearing officer makes a decision or the disciplinary period is completed, unless the parent and the school district agree to a different placement.

9. Where can the laws and regulations and other useful information be found?

9.1 LAWS AND REGULATIONS

You can find the full text of the state Special Education law in Massachusetts General Law Chapter 71B. The state law is popularly known as "Chapter 766." The state special education regulations are found in the Code of Massachusetts Regulations (CMR) at 603 CMR 28.00. The law and the regulations and other helpful resources are on the ESE Web site. 20

The federal special education law is the Individuals with Disabilities Education Act, known as "IDEA." The federal statute is located in the United States Code at 20 U.S.C. § 1400. The implementing regulations for IDEA may be found in the Code of Federal Regulations (CFR) at Chapter 34, Section 300. A copy of the federal statute and regulations and explanatory information can be found on the U.S. Department of Education Web site at http://idea.ed.gov/.

9.2 INDIVIDUALIZED EDUCATION PROGRAM PROCESS GUIDES AND FORMS

A general overview of how the special education process works (taken from the IEP guide prepared by the USDOE) can be found at http://www.doe.mass.edu/sped/iep.

For the ESE explanation of the how an IEP is developed, consult the IEP Process Guide and the standard IEP forms available on the ESE Web site: http://www.doe.mass.edu/sped/iep

9.3 TABLE OF ABBREVIATIONS

Many common special educational phrases are abbreviated by acronyms composed of the initial letters of the phrase. For your convenience the acronyms and phrases used in this document are listed below:

BSEA: Bureau of Special Education Appeals

Code of Federal Regulations

CMR: Code of Massachusetts Regulations

Massachusetts Department of Elementary and Secondary Education ESE:

FAPE: Free Appropriate Public Education **Functional Behavioral Assessment** FBA: IAES: Interim Alternative Educational Setting Individuals with Disabilities Education Act Independent Educational Evaluation IEE: IEP: Individualized Education Program **Program Quality Assurance Services** PQA:

²⁰ http://www.doe.mass.edu/sped/laws.html

¹⁹ See BSEA Hearing Rule II.C. Expedited Hearing. http://www.doe.mass.edu/bsea/forms/hearing_rules.doc p.6.

9.3 TABLE OF WEBSITES

Bureau of Special Education Appeals

http://www.doe.mass.edu/bsea/decisions.html

http://www.doe.mass.edu/bsea/forms/hearing_rules.doc

http://www.doe.mass.edu/bsea/forms/hearing.doc

http://www.doe.mass.edu/bsea/mediation.html

http://www.doe.mass.edu/bsea/forms/m_brochure.doc

http://www.doe.mass.edu/bsea/mediation.html?section=faq

http://www.doe.mass.edu/bsea/process.html

Discipline: http://www.doe.mass.edu/sped/IDEA2004/spr meetings/disc chart.doc

Individuals with Disabilities Act: http://idea.ed.gov/.

Individualized Education Program: http://www.doe.mass.edu/sped/iep

Independent Educational Evaluation: http://www.doe.mass.edu/sped/advisories/?section=admin

Parent's Notice of Procedural Safeguards: http://www.doe.mass.edu/sped/prb.

PQA Problem Resolutions System compared to BSEA Due Process Complaint http://www.doe.mass.edu/sped.docs.html

Program Quality Assurance Services Problem Resolution System: http://www.doe.mass.edu/pga/prs

Special Education Laws and Regulations: http://www.doe.mass.edu/sped/laws.html

Special Education Transition Planning Form: http://www.doe.mass.edu/sped/28MR/28m9.doc

Student Records Regulations: http://www.doe.mass.edu/lawsregs/603cmr23.html

Student Records Questions and Answers

http://www.doe.mass.edu/lawsregs/advisory/cmr23ganda.html?section.

STUDENT ASSISTANCE CHECKLIST

Schedule Student Assistance Team Meeting
Collect relevant data
Complete Academic Performance Inventory
Convene Student Assistance Team
Discuss relevant data
 Recommend Accommodations
 Schedule Date to Reconvene Team
 Complete Sections I, II, and III of Student
Assistance Report
 Secure Parent Signature (504, SpEd. Rights)
Implement Accommodations
Reconvene Student Assistance Team
 Complete Accommodations Report
Review Results
 Make Recommendations
 Complete/Process Student Assistance Report

DOCUMENTATION

If the	recommendation is a
	cal for 504 Eligibility, the Team will need lowing:
	Student Assistance Report
	Parent's Rights Signature Page
	Report Card
SPED	Referral for Evaluation, send the
follow	ing original documentation to the Special
Servic	es Office:
	Student Assistance Report
	Parent's Rights Signature Page
	Request for Initial Evaluation with parent signature